

DRAFT Operable Unit 1 Site Management Plan

*Fulton Avenue Superfund Site
150 Fulton Avenue
Garden City Park, Nassau County, New York*

18 December 2017

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LIST OF ACRONYMS

ACRONYM	DEFINITION
AOC	Administrative Order on Consent
AS	Air Sparge (ing)
ARARs	Applicable or Relevant and Appropriate Requirements
BGS	Below Ground Surface
BRA	Baseline Risk Assessment
CERCLA	Comprehensive Environmental Response Compensation and Liability Act
CFR	Code of Federal Regulations
CJ	Consent Judgment
DART	Days Away from Work, Restricted Time or Transfer from Job
EMR	Experience Modification Rate
EPA	United States Environmental Protection Agency
ERM	Environmental Resources Management (ERM) Consulting & Engineering, Inc.
FAPG	Federal-Aid Policy Guide
FS	Feasibility Study
FSWD	Franklin Square Water District
GAC	Granular Activated Carbon
Garden City	Incorporated Village of Garden City
GCPIA	Garden City Park Industrial Area
HASCP	Health and Safety Contingency Plan
SETTLING DEFENDANT	Genesco Inc.
GPM	Gallons Per Minute
GRP	Green Remediation Plan
IRM	Interim Remedial Measure
ISCO	In-Situ Chemical Oxidation
LIPA	Long Island Power Authority
OSWER	Office of Solid Waste and Emergency Response
MCLs	Maximum Contaminant Levels
MGD	Million Gallons Per Day
NAICS	North American Industry Classification System
NCDPW	Nassau County Department of Public Works
NCP	National Contingency Plan
NPL	National Priorities List
NYS	New York State
NYSDEC	New York State Department of Environmental Conservation

ACRONYM	DEFINITION
OM&M	Operations, Maintenance and Monitoring
OU1	Operable Unit No. 1
PCE	Perchloroethene a.k.a. (Tetrachloroethene)
PRAP	Proposed Remedial Action Plan
PRPs	Potentially Responsible Parties
QA	Quality Assurance
QAO	Quality Assurance Officer
QAPP	Quality Assurance Project Plan
QC	Quality Control
RI	Remedial Investigation
ROD	Record Of Decision
SMP	Site Management Plan
SPDES	State Pollution Discharge Elimination System
SVE	Soil Vapor Extraction
TBC	To Be Considered
TCE	Trichloroethene
TRIR	Total Recordable Incidence Rate
TNH	Town of North Hempstead
USGS	United States Geological Survey
VGC	Incorporated Village of Garden City
VOC	Volatile Organic Compound
VP	Vertical Profile

This Site Management Plan (SMP) is the central, comprehensive guiding document for implementation of the Fulton Avenue Superfund Site (Site) first operable unit (OU1), interim remedial action (RA) in accordance with the OU1 remedy selected in the U.S. Environmental Protection Agency's (EPA's) 30 September 2015 OU1 Record of Decision Amendment (Amended OU1 ROD) for the Site.

The OU1 RA activities (the Work) will be implemented in accordance with the revised OU1 Consent Judgment (2016 CJ) and revised OU1 Statement of Work (2016 SOW) approved by the Court on 15 August 2016. Copies of the Amended OU1 ROD, 2016 CJ and 2016 SOW are presented in Appendix A.

This SMP sets forth the objectives, performance standards, guidelines and scopes of work for implementation of the OU1 RA. During 2016-2017, new groundwater monitoring wells were installed, guiding documents were updated and approved by EPA, required evaluations were completed and resultant deliverables submitted to EPA, and thus, remaining significant OU1 RA activities for which the Settling Defendant is responsible are limited to long-term groundwater monitoring and reporting, and maintenance of the associated groundwater monitoring wells and the sub-slab depressurization/venting system (SSDS) at the 150 Fulton Avenue property. Operation of Village of Garden City (VGC) supply wells 13 & 14 and the associated air stripper treatment systems are not under the Settling Defendant's control.

Key supporting documents of this SMP include:

1. Groundwater Monitoring Plan;
2. Quality Assurance Project Plan (QAPP) – Appendix B;
3. Health and Safety Contingency Plan – Appendix C;
4. Contractor Procurement Plan;
5. Operations, Maintenance & Monitoring (OM&M) Plan;
6. Institutional/Engineering Control Certifications; and
7. Green Remediation Plan (GRP).

1.1

SITE DEFINITION & CHARACTERISTICS

1.1.1

Site Definition

The property located at 150 Fulton Avenue, Garden City Park, Nassau County, New York (Fulton Property) is owned by Gordon Atlantic Corporation. It is located within the Garden City Park Industrial Area (GCPIA), Village of Garden City Park, Town of North Hempstead (TNH),

Nassau County, New York. The Fulton Property is currently occupied by a business machine support company. Figure 1 shows the location of the Fulton Property.

Operations at the Fulton Property from approximately 1 January 1965 through approximately 31 December 1974 are alleged to have included dry-cleaning of fabric with tetrachloroethylene (PCE). The Fulton Property has been identified as a contributing source of PCE contamination of groundwater beneath the Site creating a plume of PCE-dominant groundwater contamination in the Upper Glacial and Magothy aquifers which extends to the southwest, impacting certain public supply wells owned by the VGC.

The Fulton Property was listed on the Registry of Inactive Hazardous Waste Disposal Sites in New York State (Registry) as Site Number 130073 in 1996. EPA also included the Fulton Property on the National Priorities List (NPL) of Federal Superfund Sites as part of EPA's larger Fulton Avenue Superfund Site in April 1998.

The NYSDEC defines the Site as the 0.8-acre Fulton Property and environmental conditions, including groundwater contamination that has migrated beyond the property boundary (the NYSDEC Site).

In contrast, the EPA Amended OU1 ROD states:

"The Fulton Avenue Superfund Site (the Site) includes a 0.8-acre property located at 150 Fulton Avenue, Garden City Park, Nassau County, New York (hereinafter, the Fulton Property). In addition, the Site includes all locations impacted by contamination released at the Fulton Property, and all other contamination impacting the groundwater and indoor air in the vicinity of the Fulton Property. The Site also includes an overlapping groundwater plume, primarily contaminated with trichloroethene (TCE) in the Upper Glacial and Magothy aquifers, the origin(s) of which are not fully known but are under study by EPA as part of the second operable unit (OU2) for the Site."

For clarity, it should be noted that EPA views the VOC impacts in groundwater at VGC public supply wells Nos. 9, 13 & 14 as the result of one regional plume containing contamination from multiple sources, some known and some unknown as reported in the 2005 Remedial Investigation (RI) Report for the Site.

The EPA is investigating the TCE-dominant portion of the plume as well as possible other sources of PCE and TCE as part of OU2 for the Site. The EPA currently is performing a Remedial Investigation and Feasibility Study (RI/FS) for OU2, and expects to issue a ROD for OU2 that will constitute the final groundwater remedy for the Site and that will serve as a final decision for OU1.

Hereafter, this OU1 SMP will refer to the PCE- and TCE-dominant portions of the plume as the OU1 plume and the OU2 plume, respectively. The general historical outlines of the OU1 and OU2 plumes are shown in Figure 2.

1.1.2 General Site Characteristics

The Site is situated in the outwash plain on Long Island, New York which is relatively flat, with local relief of approximately 12 feet over a distance of 2,600 feet. Nearer to the Fulton Property, the area is slightly sloping with local relief of approximately five feet.

The soil at the Site is classified as urban land (defined as areas where at least 88% of the surface is covered with asphalt, concrete, or other paving material). Approximately 500 feet of interbedded sands and limited clay lenses overlay Precambrian bedrock. Soils underlying the Site are classified as a sandy loam. There are three aquifers that exist beneath the Site, two of which are affected. The Upper Glacial aquifer is the surficial unit which overlies the Magothy aquifer. The Magothy is the primary source for public water in the area. The Upper Glacial and Magothy aquifers are in hydraulic communication, i.e., as groundwater flows southwesterly beneath the Site, it also moves downward into the Magothy aquifer.

The land uses within the Site are a mix of residential, commercial, and industrial. The GCPIA is an industrial/commercial area and the area south of the Long Island Railroad tracks is largely residential. Approximately 208,000 people live within three miles of the Fulton Property. There are about 20,000 people living within one mile of the Fulton Property. Residents within the area obtain their drinking water from public supply wells. The vicinity of the Fulton Property is industrial but residential areas are immediately adjacent to the industrial area.

Storm water runoff from the GCPIA and VGC streets is collected into storm drains and recharged to the Upper Glacial aquifer via local recharge basins. The Garden City Country Club (GCCC) lies south of the residential area. Its manicured grassland surrounds a pond which accepts storm water runoff from VGC streets surrounding the golf course.

Detailed information concerning the Site geology, hydrogeology, and the nature and extent of impacts to soil and groundwater is presented in the 2005 RI Report, Part 2 of the Amended OU1 ROD, as well as numerous technical documents submitted to EPA during 2011 - 2015 listed in the Administrative Record of the Amended OU1 ROD.

1.2 SITE INVESTIGATIVE, REMEDIAL & ADMINISTRATIVE HISTORY

An overview of the Site investigative, remedial and administrative history is presented below. Greater detail can be found in the Amended OU1 ROD (Appendix A).

1.2.1

Investigative Summary

Beginning in 1986, numerous investigations were conducted by the Nassau County Departments of Health and Public Works to identify the source(s) of VOCs impacting public supply wells in Nassau County located downgradient of the GCPIA. Subsequent investigations undertaken by NYSDEC identified the Fulton Property as one of several contributing sources of PCE contamination of groundwater beneath the NYSDEC Site which led to listing the Fulton Property on the NYS Registry as well as the NPL.

Although NYSDEC initially assumed the role of lead regulatory agency, the NYSDEC and EPA cooperatively oversaw the implementation of an RI/FS and a Soil Interim Remedial Measure (Soil IRM) described below. NYSDEC and EPA agreed that EPA would be designated as the lead agency for the Fulton Avenue Site at the conclusion of the RI/FS process.

The source of PCE contamination at the Fulton Property was identified as a former drywell which was subject to a Soil IRM that involved soil/sediment removal, air sparging (AS) and soil vapor extraction (SVE). The former dry well was closed as part of the Soil IRM. The system was operated until NYSDEC Technical and Administrative Guidance Memorandum (TAGM) soil cleanup levels were achieved. The Soil IRM removed an estimated 10,000 pounds of PCE during its period of operation (1999 – 2001). The completion of the Soil IRM was approved by NYSDEC and the dismantling of the SVE system was authorized on 2 January 2002. A SSDS was installed beneath the building at the conclusion of the Soil IRM to mitigate the potential for intrusion of soil vapor containing residual PCE into the existing building. This system remains in operation to protect the indoor air quality.

Between 1999 – 2006, an RI/FS that included an Exposure Pathways Analysis and Baseline Risk Assessment was performed under a NYSDEC Administrative Order on Consent (AOC), Index # W1-0707-94-08. The RI/FS focused on environmental conditions at the Fulton Property and contamination that had migrated beyond the property boundary.

1.2.2

2007 Record of Decision/2009 Consent Judgment & Statement of Work

The RI and FS Reports were reviewed by NYSDEC and EPA, and approved under the AOC. After approval, lead-agency status changed from NYSDEC to EPA. EPA subsequently developed a Proposed Remedial Action Plan (PRAP) for OU1 which, following a public comment period, was finalized and presented as a selected remedy in a Record of Decision issued on 28 September 2007 (2007 ROD). The 2007 ROD described EPA's preferred action to address the OU1 plume which included among other things:

- In-Situ Chemical Oxidation (ISCO) treatment of source contamination in groundwater at and near 150 Fulton Avenue; and

- Construction and operation of an intercepting groundwater extraction and treatment system midway along the spine of the OU1 plume.

Thereafter, EPA invited two potentially responsible parties (PRPs) to negotiate an agreement to implement the remedy set forth in the 2007 ROD. One of the identified PRPs, Genesco Inc. (Settling Defendant) agreed to implement the OU1 RA and executed a CJ with EPA.

The CJ (EPA CJ No. CV-09-3917) (2009 CJ) and attached SOW (2009 SOW) were lodged with the United States District Court for the Eastern District of New York on 10 September 2009. Notice of the same inviting public comment was published in the Federal Register / Vol. 74, No. 179, 17 September 2009. On 18 November 2009, EPA issued notice to proceed initiating the OU1 RD and subsequent implementation of the OU1 RA. On 17 June 2011, the United States requested entry of the Consent Judgment. The Court did not rule on the government's motion.

1.2.3 *2015 Record of Decision/2016 Consent Judgment & Statement of Work*

In March of 2012, while the remedial design was underway, the Village and the Settling Defendant proposed modifications to the 2007 ROD that would, among other things, eliminate the interim groundwater extraction and treatment system while ensuring the continued operation of the wellhead treatment systems on VGC water supply wells 13 and 14.

Following the Settling Defendant's submittal of several technical evaluations prepared at EPA's request, and after EPA's further evaluation of conditions at the Site, EPA determined that it would be appropriate to amend the 2007 ROD.

EPA subsequently developed a new PRAP for OU1 which, following a public comment period, was finalized and presented the current selected remedy in the Amended OU1 ROD for the Site. Therein, the EPA concluded that eliminating the groundwater extraction and treatment system from the OU1 remedy would be appropriate at this time because PCE levels in groundwater reaching the intakes of wells 13 and 14, which had been increasing at the time of the 2007 ROD, instead have been declining since the summer of 2007. The lower PCE levels in groundwater suggest that the extraction well system contemplated in the 2007 ROD is not needed to help prevent more highly elevated levels of contamination from reaching wells 13 and 14. The existing treatment systems at water supply wells 13 and 14 have been and are expected to continue to effectively provide a safe drinking water supply. The attenuating nature of the OU1 plume indicates that the source of the PCE may be depleting and that the highest levels of contamination have already passed through the well head treatment systems at supply wells 13 and 14. A final decision regarding the groundwater contamination will be made following the EPA's completion of additional investigations at the Site.

In addition, RD sampling conducted by the Settling Defendant at and in the area around the Fulton Property did not identify PCE source material in the shallow aquifer in the immediate vicinity of the former drywell nor immediately downgradient of the Fulton Property. Consequently, the Amended OU1 ROD also eliminated ISCO treatment of the shallow aquifer at or immediately downgradient of the Fulton Property.

PCE concentrations are generally declining while elevated levels of PCE continue to be present in one monitoring well approximately 400 feet downgradient of the Fulton Property. The EPA expects to continue the investigation of potential source material.

During 2015-2016, the 2016 CJ and 2016 SOW were signed by the Settling Defendant and EPA, and filed with the Court on 15 August 2016. Further, the VGC and the Settling Defendant have entered into a separate agreement in *Incorporated Village of Garden City v. Genesco Inc. and Gordon Atlantic Corp.*, Civil Action No. 07-cv-5244 (E.D.N.Y.) whereby the Village has agreed to, among other things:

- Operate VGC water supply wells 13 and 14 with the air stripper treatment systems for 30 years at pumping levels consistent with the 2009 operation of those wells;
- Not to take any action that would reduce the volume, level of treatment or hydraulic control at the wells except with the consent of EPA regardless of whether those wells are needed for a potable water supply; and
- Operate, maintain, repair, and replace equipment of, as necessary, the two air strippers on those wells as called for in the Amended OU1 ROD.

The aforementioned agreement will facilitate the Settling Defendant's performance of the Work in accordance with the Amended OU1 ROD, and the 2016 CJ with attached 2016 SOW, including all terms, conditions and schedules set forth herein or developed and approved thereunder.

1.2.4 Remedial Design Actions 2016-2017

1.2.4.1 Amended OU1 Remedial Design Work Plan

An amended OU1 RD Work Plan was prepared and submitted to EPA on 14 October 2016 in accordance with the requirements of the revised August 2016 OU1 CJ and revised OU1 SOW.

The amended OU1 RD Work Plan sets forth the objectives, performance standards, scopes of work, required deliverables and schedules for the OU1 RD activities, and subsequent implementation of the OU1 RA.

EPA subsequently requested a revised version of the previously EPA-approved QAPP and additional groundwater monitoring well design details

be submitted for review and approval prior to any groundwater sampling or well installations.

QAPP: A revised and conformed QAPP for the Site was submitted to EPA on 5 January 2017 for review and approval. On 20 March, EPA issued written comments regarding the revised QAPP. The document was revised and resubmitted to EPA on 11 May 2017. On 1 June 2017, EPA issued an additional set of written comments on the May 2017 QAPP. The document was further revised and submitted for final approval on 20 June. On 27 June 2017, EPA provided notification that the QAPP was approved.

Groundwater Monitoring Well Design: A Supplemental Groundwater Monitoring Well Specification Package was submitted to EPA on 13 January 2017 and subsequently approved on 25 January 2017 authorizing the well installation activities discussed further below (Remedial Construction Activities).

On 14 July 2017, a final draft of the amended OU1 RD Work Plan was submitted to EPA for review and approval. The document was revised to address EPA comments communicated in a letter dated 20 June 2017. The document included additional key appendices including:

- Appendix B: Supplemental Groundwater Monitoring Well Specifications – previously approved By EPA on 25 January 2017;
- Appendix C: Quality Assurance Project Plan – previously approved by EPA on 27 June 2017;
- Appendix D: Health and Safety Contingency Plan; and
- Appendix E: NCDOH Approvals For The Air Stripping Units For Village of Garden City Well Nos 13-14.

On 3 August 2017, EPA issued a letter conditionally approving the amended OU1 RD Work Plan. Minor revisions were effected in accordance with the letter including updated schedules for the OU1 RD/RA activities, and a final document was submitted to EPA on 16 August 2017.

1.2.4.2

VGC Public Supply Well Nos. 13 & 14 Air Stripper Treatment Systems Evaluation/Report

The evaluation was completed and the VGC Public Supply Well Nos. 13 & 14 Air Stripper Treatment Systems Evaluation/Report was prepared and submitted to EPA on 15 September 2017. The report presented the results of an engineering evaluation to determine if replacing components of, or repairing or upgrading, such existing systems for VGC water supply wells 13 and 14 is necessary to ensure the protection of human health.

This evaluation consisted of a physical inspection of VGC wells 13 & 14 air stripper treatment systems, review of relevant sampling data and other

information including technical specifications, treatment capacities, and presented the following conclusions/recommendations:

- The air stripping treatment systems are ten years old, regularly maintained, and in good physical condition and working order. According to VGC, the air strippers have a life expectancy of approximately 30 years. Based on the data provided, the air strippers are functioning as designed, achieving removal efficiencies greater than 99%.
- The VGC is obliged to operate wells 13 & 14 and associated air strippers in accordance with the Settlement Agreement, and is investing significant monies to implement the ongoing electrical system upgrade/well rehabilitation project that once completed should ensure continued reliable operation for years to come.
- Recommendations are as follow:
 1. The VGC complete the electrical system upgrade/well rehabilitation project as soon as possible.
 2. The VGC continue their regular inspection, preventative maintenance (e.g., lubrication, blower belt changes, pump/well rehabilitation, etc.) and repair programs.
 3. A similar inspection should be performed and an Air Stripper Evaluation Report be submitted to EPA every 5 years, during the year preceding EPA Five-Year review cycles.
 4. Operational information furnished by the VGC should be summarized and reported in each Quarterly Progress Report to EPA with a determination that the VGC is meeting their obligations in accordance with the Settlement Agreement or identification of excursions with recommended corrective action.
 5. Monitor and discuss in advance with the VGC any potential excursions from meeting the Settlement Agreement obligations.

1.2.4.3

Vapor Phase Evaluation Report

The evaluation was completed and the Air Stripper Vapor Phase Evaluation Report was prepared and submitted to EPA on 15 September 2017. The report presented the results of an engineering evaluation to determine whether a vapor-phase carbon unit is needed to capture and treat VOCs discharged from the air stripper treatment units on VGC wells 13 and 14 in order to comply with NYSDEC's DAR-1. In summary, the report concludes:

- That the air stripper treatment units on VGC wells 13 and 14 are not currently exceeding the short-term or annual guideline concentration (SGC or AGC) values for PCE or TCE that are shown in NYSDEC DAR-1. It is highly unlikely that a condition would arise in the future to cause such an exceedance.
- The modeling analysis presented therein demonstrates that the VGC will be able to operate wells 13 and 14 at 2009 pumpage levels as required by

the 2016 Settlement Agreement without exceeding the SGC/ AGC values for PCE or TCE.

- Because current and future anticipated operations will be below the SGCs and AGCs in NYSDEC's DAR-1, a vapor-phase carbon unit is not needed to capture and treat VOCs discharged from the air stripper treatment units on VGC public water supply wells 13 and 14.

1.2.4.4 *Remedial Construction Activities*

During 2017, new deep multi-level groundwater monitoring well MW28A-H was drilled, installed and completed to a depth of 495 feet below ground surface on the GCCC golf course. The Waterloo eight-zone multi-level well system was subsequently installed within the well, tested, and determined to be fully functional for long-term groundwater monitoring.

In addition, conventional well MW21D was installed to supplement the existing well cluster (MW21 A-C) on Wickham Road just north of Stewart Avenue located approximately 1,200 feet directly upgradient of VGC water supply wells 13 and 14. The deepest well in the quadruplet cluster, the screen for MW21D was set at 448-458 feet below ground surface. Well development and demobilization activities concluded in early October and an initial groundwater sample was collected on 5 November 2017.

1.2.4.5 *Groundwater Monitoring*

EPA's approval of the amended OU1 RD Work Plan and construction of wells MW21D and MW28A-H triggered commencement of the long-term groundwater monitoring program in accordance with Attachment 1 of the 2016 SOW (Monitoring Well Sampling Program). The first sampling event was completed during September 2017, and included sampling all wells in Groups 1-3 with the exception of new well MW21D discussed above. As discussed in Section 2.1 – Groundwater Monitoring Plan, long-term groundwater monitoring will continue in accordance with the groups/schedules established in the 2016 SOW. These activities will sample collection, laboratory analysis, data validation, data evaluation/reporting, and disposal of the investigative derived waste (IDW), i.e., monitoring well purge water.

1.2.5 *150 Fulton Avenue Sub-Slab Depressurization System*

On 20 June 2017, EPA forwarded the results of sub-slab soil vapor/indoor air quality (IAQ) samples collected from beneath and within the building at the Fulton Property in February 2017. EPA indicated in the accompanying letter to Gordon Atlantic Corporation (the owner of the property) that the wind-driven SSDS should be upgraded by the addition of a continuously operating, electrically-powered fan. Following discussion with the EPA, the Settling

Defendant voluntarily agreed to install a fan. EPA requested submission of a work plan for review and approval prior to any modification of the SSDS.

On 22 September 2017, the Sub Slab Depressurization System Modification Work Plan was submitted to EPA for review and approval. The work plan proposed upgrade of the existing SSDS currently operating at the Fulton Property by the addition of a continuously operating, electrically-powered fan.

On 27 November 2017, EPA issued a letter conditionally approving the Sub Slab Depressurization System Modification Work Plan. EPA's letter seeks a semi-annual sub-slab soil vapor/IAQ sampling and reporting program to be undertaken for a minimum of 2 years (4 events) after which time EPA will decide if further work should be done.

On 1 December 2017, the Settling Defendant offered an alternate scope to include a sub-slab soil vapor/indoor air sampling event such that the next steps would be:

- Installation of the fan (as originally planned);
- Collection of sub-slab vacuum measurements (as originally planned);
- Performance of one (1) sub-slab soil vapor/IAQ sampling event at EPA's February 2017 sampling locations approximately six months after the fan installation (new expanded scope) – seasonality is immaterial as the building HVAC systems are positive pressure and the building is closed all year round;
- Submittal of a letter report that would document the fan installation, vacuum measurements and sub-slab soil vapor/IAQ sampling results (as originally planned but expanded to include those sampling results); and
- Based on those results, a potential scope and frequency of future monitoring would then be considered and discussed with EPA to establish an appropriate monitoring/reporting program.

The Settling Defendant is coordinating access/schedules with the owner of the Fulton Property and contractors to install the fan and have it operating in January 2018.

1.3 SUMMARY OF REMEDIAL ACTION

1.3.1 Objectives/Performance Standards

The OU1 RA Objectives/Performance Standards set forth in the Amended OU1 ROD as elaborated in the 2016 SOW are:

- Minimize and/or eliminate potential, current, and future human exposures, including inhalation of vapors and ingestion of groundwater contaminated with volatile organic compounds;

- Help to reduce further migration of groundwater contaminated with PCE and TCE in the PCE-dominant portion of the groundwater plume; and
- Compliance with all applicable or relevant and appropriate requirements (ARARs) as set forth in the Amended OU1 ROD.

1.3.2 *Regulatory Requirements*

In accordance with the 2016 CJ and appended 2016 SOW, the OU1 Objectives & Performance Standards will be met through implementation of the OU1 RA selected in the Amended OU1 ROD. The 2016 CJ requires Settling Defendant to finance and perform the OU1 RA in accordance with the Amended OU1 ROD, and the 2016 SOW, including all terms, conditions and schedules set forth therein.

1.3.2.1 *Applicable or Relevant & Appropriate Requirements*

Table 1 presents potential ARARs, which may govern remedial actions for the OU1 plume. This table lists: the citation; a description of the ARAR; ARAR type (i.e., chemical, action or location specific); and, reason the ARAR is listed (e.g., remedy selection and/or remedial action) and how it applies to the remedy evaluation. Also included are other criteria To Be Considered (TBCs). In addition to ARARs, the National Contingency Plan (NCP) defines other advisories, criteria or guidance as well as proposed standards issued by federal or state agencies that do not meet the definition of an ARAR as TBC information NCP at 40 Code of Federal Regulations (CFR) 300.400(g)(3)). The preamble to the NCP states that TBCs are to be used on an as appropriate basis.

1.3.2.2 *Supervising Contractor*

ERM Consulting & Engineering, Inc. (ERM) was previously approved as the Site Supervising Contractor by EPA on 19 November 2009.

1.3.2.3 *Project Coordinator*

Settling Defendant's Project and Alternate Project Coordinators are Mr. Chris Wenczel (ERM) and Mr. Jim Perazzo (ERM), respectively. EPA's Project and Alternate Project Coordinators are Mr. Kevin Willis and Mr. Salvatore Badalamenti, respectively.

1.3.2.4 *Progress Reporting*

Quarterly progress reports for the OU1 RA are required to be submitted to EPA on or before the 10th day of each third month which are January, April, July and October.

2.0 *KEY OU1 RA PLANS*

2.1 *GROUNDWATER MONITORING PLAN*

Groundwater monitoring/reporting will be performed to confirm the long-term effectiveness of the OU1 remedy, including assessing whether the concentrations and extent of groundwater contaminants related to OU1 are continuing to decrease or whether they pose a risk of exceeding the treatment capacity of the VGC water supply wells 13 and 14 so as to warrant upgrades to the treatment systems. In accordance with the requirements set forth in the 2016 SOW, the Groundwater Monitoring Plan shall include, but not be limited to, the following:

1. At a minimum, groundwater samples shall be collected and analyzed from the following wells at the Site: MW15A-B, MW20A-C, MW21A-D, MW22A-C, MW23A-D, GCP-08, GCP-15S, GCP-01S/D and GCP-18S/D, MW26A-H, MW27A-H and MW28A-H.
2. Each groundwater monitoring well identified in the preceding subparagraph shall be sampled at the frequency identified on Attachment 1 to the 2016 SOW (Monitoring Well Sampling Program) incorporated herein this SMP as Table 2. The groundwater monitoring and reporting activities will be performed in accordance with the specifications and requirements set forth in the QAPP (Section 2.2).

Sampling and analysis may be performed less frequently if approved by EPA, or more frequently if required by EPA. Any decision by EPA to increase the sampling frequency shall be made by the Chief of EPA Region 2's New York Remediation Branch or a more senior EPA official. Any decision by EPA to increase the sampling frequency prior to the issuance of EPA's report for the first periodic review of the OU1 Remedial Action pursuant to CERCLA Section 121(c), 42 U.S.C. § 9621(c), shall not be subject to dispute resolution pursuant to Section XIX of the 2016 CJ. However, the Settling Defendant may invoke dispute resolution pursuant to Section XIX after the issuance of EPA's report for the first such periodic review with respect to (i) any sampling frequency in effect at the time that EPA issues such report and that is more frequent than the sampling frequency provided for the corresponding well(s) in Attachment 1 to the 2016 SOW or (ii) any EPA decision to increase the sampling frequency after such report is issued.

3. All groundwater samples shall be analyzed for Target Compound List volatile organic compounds using EPA Method 8260B or another method as required by EPA.
4. IDW generated from the groundwater monitoring activities is anticipated to consist of the following:

- Water - decontamination fluids, monitoring well development water, and purge water from monitoring well sampling; and
- Disposables - personal protective equipment (PPE), tubing used for groundwater sampling, paper towels, and plastic.

IDW generated from the field sampling efforts will be placed in Department of Transportation (DOT) approved 55-gallon steel drums or other appropriate containers and staged in the secure fenced area at the Fulton Property for as-required waste characterization sampling in advance of disposal. All containers of IDW will be labeled with generator name, address, contents, container number, waste determination status, and accumulation start date.

2.2

QUALITY ASSURANCE PROJECT PLAN

The existing, EPA-approved Site-specific QAPP has been updated for the long-term groundwater monitoring activities required by the 2016 SOW and conformed to the format of the March 2012 Uniform Federal Policy for Quality Assurance Project Plans (UFP-QAPP) Optimized UFP-QAPP Worksheets, a copy of which is presented as Appendix B. This document was previously submitted as a separate deliverable which EPA reviewed and approved on 27 June 2017.

The purpose and objective of the QAPP is to ensure that the analytical results are accurate and representative of field conditions. The UFP-QAPP is a workbook that consists of a collection of templates or worksheets that, once completed, addresses all required elements of a QAPP. While use of the term QAPP has been retained, the information contained in the worksheets captures the elements that would comprise related project-planning documents, such as a Sampling and Analysis Plan, Work Plan, and Field Sampling Plan. Hence, the QAPP is designed to be a stand-alone document containing certain background supporting information (Worksheet #10: Conceptual Site Model), specifications, and procedures necessary for project personnel to carry out their assigned responsibilities. For example, the field team should be able to rely on the QAPP for complete sampling instructions/standard operating procedures, including how to sample, where to sample, how many samples to collect, the types of bottles, preservatives, related QC, etc.

The QAPP is an integral part of this OU1 SMP for long-term management of the Site that is a dynamic document which will be subject to revision from time to time during the course of the OU1 RA. Revisions will likely be required to address changes in regulatory requirements or field conditions to ensure the scope of the QAPP is aligned with the needs of the OU1 RA, and that data goals are met including the accuracy and representativeness of all analytical results.

2.3

HEALTH AND SAFETY CONTINGENCY PLAN

The existing, Site-specific Health and Safety Contingency Plan (HASCP) has been updated for the field activities required by the 2016 SOW (well installations and long-term groundwater monitoring) and conformed to ERM's current required corporate format, a copy of which is presented as Appendix C.

The HASCP establishes ERM's occupational health and safety requirements, responsibilities and procedures to protect workers and the public health and safety, and the response to contingencies that could impact public health, safety, and the environment during the OU1 RA activities. The HASCP is a dynamic document that will be subject to revision from time to time, as required in the future. Revisions could be required to address changes in regulatory requirements, ERM's required corporate format or field conditions to ensure the protection of Site workers and the public.

2.4

CONTRACTOR PROCUREMENT PLAN

This plan describes the contractor selection process to be used for subcontractor procurement to support implementation of the OU1 RA.

Both competitive bidding and sole-source processes will be used to procure appropriate contractors and vendors for the various phases of the OU1 RA implementation. Regardless of what procurement process is used, all contractors will have to meet ERM's minimum insurance requirements, and will have to be prequalified and approved to perform work for ERM.

In order to manage risks posed by high-hazard activities performed by ERM subcontractors, ERM has instituted a subcontractor health and safety prequalification process. The activities to be performed by the selected subcontractor may expose subcontractor personnel to hazardous chemicals or waste in the performance of their tasks. Therefore, requirements up to, and possibly including, OSHA standard 29 CFR 1910.120 (entitled Hazardous Waste Operations and Emergency Response) may be applicable to subcontractor services. The Subcontractor is required to recognize and comply with any OSHA or other regulatory requirements applicable to the services they provide to ERM. All prequalified subcontractors must complete an initial application to be reviewed by ERM's North American Health & Safety Team, and if approved, annual recertification is required.

Minimum ERM safety criteria are as follows:

- No fatalities in the past 5 years;
- A total recordable incidence rate (TRIR) at or below the industry average for the past 3 years based on North American Industry Classification System (NAICS) code;

- A lost/restricted rate (DART) at or below the industry average for the past 3 years based on NAICS code;
- Experience Modification Rate (EMR) at or below 1.0 for the past 3 years; and
- No open regulatory citations or willful OSHA citations received within the past 3 years.

2.5 *OPERATIONS, MAINTENANCE AND MONITORING PLAN*

2.5.1 *Village of Garden City Public Supply Well Nos. 13 & 14 Operations and Treatment*

The VGC controls the operation of public supply wells 13 and 4, and the existing treatment systems associated with these wells. The VGC relies on internal and external engineering support to maintain wells 13 & 14, including the design, installation, OM&M, and periodic evaluations of treatment systems intended to remove VOCs from influent groundwater before conveying the water into the public supply system. Consequently, any such OM&M plans for operation of the wells and the existing treatment systems associated with these wells are incorporated by reference as noted in the 2016 SOW.

As noted in Section 1.2.4.2 and further elaborated in VGC Public Supply Well Nos. 13 & 14 Air Stripper Treatment Systems Evaluation/Report, wells 13 and 14, and associated air stripping treatment systems are regularly maintained, and in good physical condition and working order. According to VGC, the air strippers have a life expectancy of approximately 30 years. Based on the data provided, the air strippers are functioning as designed, achieving removal efficiencies greater than 99%.

The VGC is obliged to operate wells 13 & 14 and associated air strippers in accordance with the Settlement Agreement, and is investing significant monies to implement the ongoing electrical system upgrade/well rehabilitation project that once completed, should ensure continued reliable operation for years to come.

The air stripping treatment systems should be reevaluated 5 years during the year preceding EPA Five-Year review cycles. These evaluations will include:

- Inspections completed by personnel familiar with such systems;
- Evaluation of supply well air stripper influent/effluent sampling results to confirm the air strippers are functioning as designed; and
- Preparation of an Air Stripper Evaluation Report to be reviewed by the Project Coordinator and submitted to EPA.

2.5.2 *Groundwater Monitoring Wells*

During each groundwater sampling event, the field sampling team will complete an EPA Region 2 Superfund Well Assessment Checklist for each well sampled and photographs taken of each well top to ensure continued integrity and function for long-term groundwater level/quality monitoring. The results thereof will then be evaluated by the Project Coordinator to determine maintenance actions (well top repairs and/or redevelopment) by a qualified subcontractor.

If well roadway box replacements are required, road opening permits will be acquired from the VGC Department of Public Works.

If measured total well depths indicate sediment accumulation filling more than 25% of the well screen interval, those wells will be vacuumed and redeveloped using the airlift redevelopment methodology. Compressors used for well vacuuming/redevelopment activities must be outfitted with oil vapor filters on the air discharge to the downhole airlift assembly. Standard redevelopment monitoring methodologies will be followed that will include measurements of turbidity, pH, conductivity, dissolved oxygen (DO), specific conductivity (SP), oxidation-reduction potential (ORP) and temperature.

EPA will be provided advance notice of such activities and the results thereof will be reported in the Quarterly Progress Reports.

2.5.3 *150 Fulton Avenue Sub-Slab Depressurization System*

The SSDS will be checked monthly to verify that it is operating. Any electrical faults or fan failures will be corrected by a NY State-licensed electrical contractor. Any needed access will be coordinated with the Fulton Property owner and building tenant.

As noted in Section 1.2.5, initial sub-slab vacuum measurements will be collected following the fan installation. Six months thereafter, one (1) sub-slab soil vapor/IAQ sampling event will be performed at EPA's February 2017 sampling locations. A letter report will be submitted to EPA documenting the fan installation, vacuum measurements and sub-slab soil vapor/IAQ sampling results. Based on those results, a potential scope and frequency of future monitoring would then be considered and discussed with EPA to establish an appropriate future monitoring/reporting program.

2.5.4 *Institutional/Engineering Control Certifications*

Institutional and engineering controls are presently in-place at the Site. Certifications that any institutional and engineering controls are in place and are being complied with will be required by the party(ies) implementing the remedy every five years to coincide with the EPA 5-Year Reviews.

2.5.4.1 *Institutional Controls*

Institutional controls include local laws that restrict future use of groundwater at the Site. Specifically, Part 5 of the Nassau County Sanitary Code prevents installation of a private potable water supply well in areas served by a public water supply system. This prevents contact with the OU1 plume before VOCs are extracted and treated at VGC wells 13 and 14.

2.5.4.2 *Engineering Controls*

Engineering controls include the treatment systems on VGC wells 13 and 14 that limit exposure to impacted groundwater, and the SSDS operating at the Fulton Property to mitigate the potential for intrusion of soil vapor containing residual PCE into the existing building.

2.5.4.3 *5-Year Reviews*

Due to the interim nature of the OU1 RA, it may take longer than five years to achieve the performance standards. Consequently, EPA will conduct a periodic review of Site conditions no less often than once every five years.

2.6 **GREEN REMEDIATION PLAN**

2.6.1 ***Introduction***

The Site is located in EPA Region 2, which established touchstone practices for green remediation policies. Region 2 set forth the Clean and Green Policy (EPA, 2009, updated in 2012) which is applicable to Superfund cleanup sites and establishes a preference for green remediation options. Accordingly, this Green Remediation Plan (GRP) considers and specifies how the OU1 RA can be implemented using the principles in EPA Region 2's Clean and Green Policy to reduce the carbon footprint and operating costs of the OU1 RA.

New groundwater monitoring wells MWs 21D and 28A-H have been installed and remaining significant OU1 RA activities for which the Settling Defendant is responsible are limited to long-term groundwater monitoring and reporting, maintenance of the associated groundwater monitoring wells and maintenance of the SSDS at the Fulton Property. Operation of VGC supply wells 13 and 14 and the associated air stripper treatment systems are not under the Settling Defendant's control. Hence there are limited opportunities for significant green remedial strategies beyond basic approaches such as mindful/efficient use of resources, vehicles and selective recycling of wastes generated by the OM&M of the OU1 RA.

The EPA, NYSDEC and CLU-IN have published guidance on measures for reducing the environmental impact of remediation activities. The principles

and suggested methods in the guidance were used to analyze the work activities and make recommendations on the most-likely and highest-impact contributors to potential environmental impact.

2.6.2 *Approach*

The green remediation analyses included the following steps:

- Define scope of the analysis;
- Define a Green Remediation framework for analysis and recommendations;
- Assess impact of project activities according to this framework;
- Identify beneficial (green) alternatives; and
- Recommend actions toward reduction of environmental footprint, including adoption of beneficial alternatives

2.6.3 *Scope:*

The Green Remediation analysis considered groundwater sampling/ monitoring/ maintenance activities that include:

- Planning
 - Sample planning
 - Assignment of personnel
 - Ordering equipment
- Mobilization
 - Personnel transportation
 - Equipment transportation, including sample bottles
- Sampling
 - Purging
 - Sample collection
- De-mobilization
 - Sample delivery to lab
 - Decontamination
 - Equipment return
 - Personnel transportation
- Well Repairs/Redevelopment

2.6.4 *Green Remediation Framework*

The EPA's framework for green remediation considers "five core elements" (EPA, 2012).



The groundwater monitoring activities are evaluated according to their impact on each element. The availability of more sustainable practices and technologies were considered, and alternative approaches to sampling activities will be sought to reduce waste and pollution. (DEC, 2010)

Element	Evaluation Criteria (DEC, 2010)	Tangible Actions (DEC, 2010)
Materials & Waste	<ul style="list-style-type: none"> • Material use/reuse volumes • Waste generated, hazardous & non-hazardous • Recycling participation/percent age 	<ul style="list-style-type: none"> • Beneficially reuse materials that would otherwise be waste • “Emphasis instead is placed on reducing onsite materials use, increasing the recycled content in the materials that are used, reducing onsite waste generation, and recycling or reusing materials that have served their purpose.” (EPA, 2012)
Energy	<ul style="list-style-type: none"> • Fuel usage • Energy use & efficiency • Energy sources (renewable participation) 	<ul style="list-style-type: none"> • Reduce energy usage • Use renewable energy or purchase renewable energy credits to offset 100% of the electricity demand • Use of Ultra Low Sulfur Diesel or Biodiesel
Air & Atmosphere	<ul style="list-style-type: none"> • Emissions of GHGs, direct and indirect • Emissions from combustion of fuels on site or for transportation 	<ul style="list-style-type: none"> • Reduce CO₂/GHG emissions • Reduce vehicle idling: turn off vehicles when not in use for more than 5 minutes
Water	<ul style="list-style-type: none"> • Water uses, sources – volume • Negative impacts on water resources 	<ul style="list-style-type: none"> • Reduce usage of water • Reuse water • Minimize fresh water consumption

Element	Evaluation Criteria (DEC, 2010)	Tangible Actions (DEC, 2010)
Land & Ecosystems	<ul style="list-style-type: none"> Impact to land and aquifer, creating habitat or working landscapes, sustainable redevelopment 	<ul style="list-style-type: none"> Reduce habitat disturbance Create habitat / usable land

2.6.5

Impact Assessment

	Materials & Waste	Energy	Air & Atmosphere	Water	Land & Ecosystems
Planning	Immaterial impact	Immaterial impact	Immaterial impact	Immaterial impact	Immaterial impact
Mobilization	Immaterial impact	Fuel consumption	Vehicle emissions	Immaterial impact	Immaterial impact
Sampling	<ul style="list-style-type: none"> Tubing Nitrile gloves Sample bottles Paper forms 	Battery or compressed gas, e.g., nitrogen	Immaterial impact	Purged water	Immaterial impact
De-Mobilization	Immaterial impact	Fuel consumption	Vehicle emissions	Decontamination water	Immaterial impact

The three primary impacts are determined to be:

1. Fuel consumption and vehicle emissions related to transportation of people, equipment and materials;
2. Materials and waste associated with sampling; and
3. Treatment of purged water and use of water for decontamination.

2.6.6

Beneficial Alternatives and Recommendations

Targeted Impact	Targeted Core Element(s)	Beneficial Alternative
Fuel Consumption & Vehicle Emissions Related To Transportation Of People, Equipment & Materials	Energy Air & Atmosphere	<ul style="list-style-type: none"> Conduct sample planning to minimize driving during sampling, including: <ul style="list-style-type: none"> Efficient sequencing of wells according to proximity Assigning local resources and

		<p>ordering materials from local suppliers</p> <ul style="list-style-type: none"> Investigate feasibility of using Low Emission, Ultra Low Sulfur Diesel or Biodiesel vehicles for transport Turn off vehicles when not in use for more than 5 minutes <p>Proposed Metrics:</p> <ul style="list-style-type: none"> Miles driven Gallons of gasoline used (adjust for any differences in sample planning)
Materials & Waste Associated With Sampling	Materials & Waste	<ul style="list-style-type: none"> Re-use tubing: retain dedicated dropline for each well Install multi-level wells going forward, where economically feasible and where it meets project requirements Train staff to conduct sampling in a way that minimizes disposal of gloves <p>Proposed Metrics:</p> <ul style="list-style-type: none"> Feet of tubing used Pairs of gloves used
	Energy	<ul style="list-style-type: none"> Evaluate and select most energy-efficient method of driving pumps (nitrogen, gas generator, battery); investigate renewable energy source
Treatment Of Purged Water & Use Of Water For Decontamination	Water	<ul style="list-style-type: none"> Not applicable: a relatively minimal amounts of wastewater (~3 gallons per well per sampling event) is generated. <p>Proposed Metrics:</p> <ul style="list-style-type: none"> Gallons of purge water Gallons of decontamination water

Proposed Metrics: Establish benchmarks based on first two 2018 groundwater sampling events (March & June), implement measures to reduce impact in subsequent sampling events and measure the effectiveness of the changes implemented. Make adjustments or implement additional improvements and continue measurements in subsequent sampling periods to monitor the impact on metrics.

Works Cited

DEC, N. Y. (2010). *DER-31 / Green Remediation*. DEC Office of Remediation and Materials Management.

EPA. (2012). *Methodology for Understanding and Reducing a Project's Environmental Footprint*. EPA.

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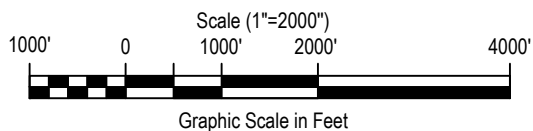
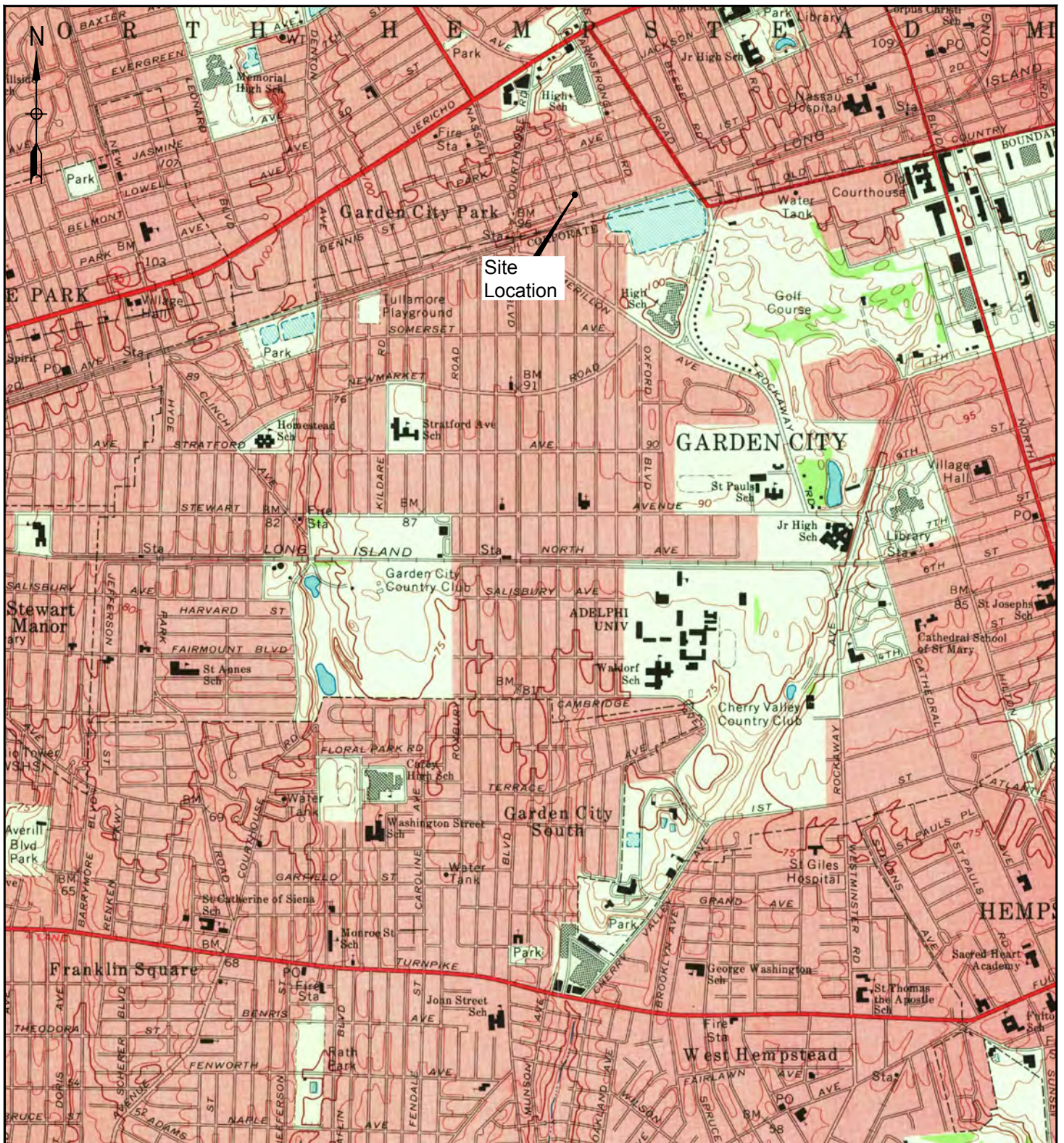
A Gantt-format schedule showing the major OU1 RA activities including critical path activities and expected regulatory review and approval time periods is presented in Figure 3. The schedule shows completion and submittal to EPA of the Final OU1 RA Report within six months of EPA's written notification of approval of the OU1 RD Report.

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LIST OF FIGURES

- 1 Site Location Map***
- 2 Long-Term Groundwater Monitoring Well Network & New Well Locations***
- 3 Remedial Action and Monitoring Schedule***

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SOURCE: U.S.G.S. QUADRANGLE MAPS, LYNBROOK, N.Y., 1969

<p>TITLE</p> <p>Site Location Map 150 Fulton Avenue Garden City Park, NY</p>			
<p>PREPARED FOR</p> <p>Genesco Inc.</p>			
<p>Environmental Resources Management</p>			<p>FIGURE</p> <p>1</p>
<p>DRAWN BY</p> <p>EMF</p>	<p>SCALE</p> <p>AS SHOWN</p>	<p>DATE</p> <p>07/13/16</p>	

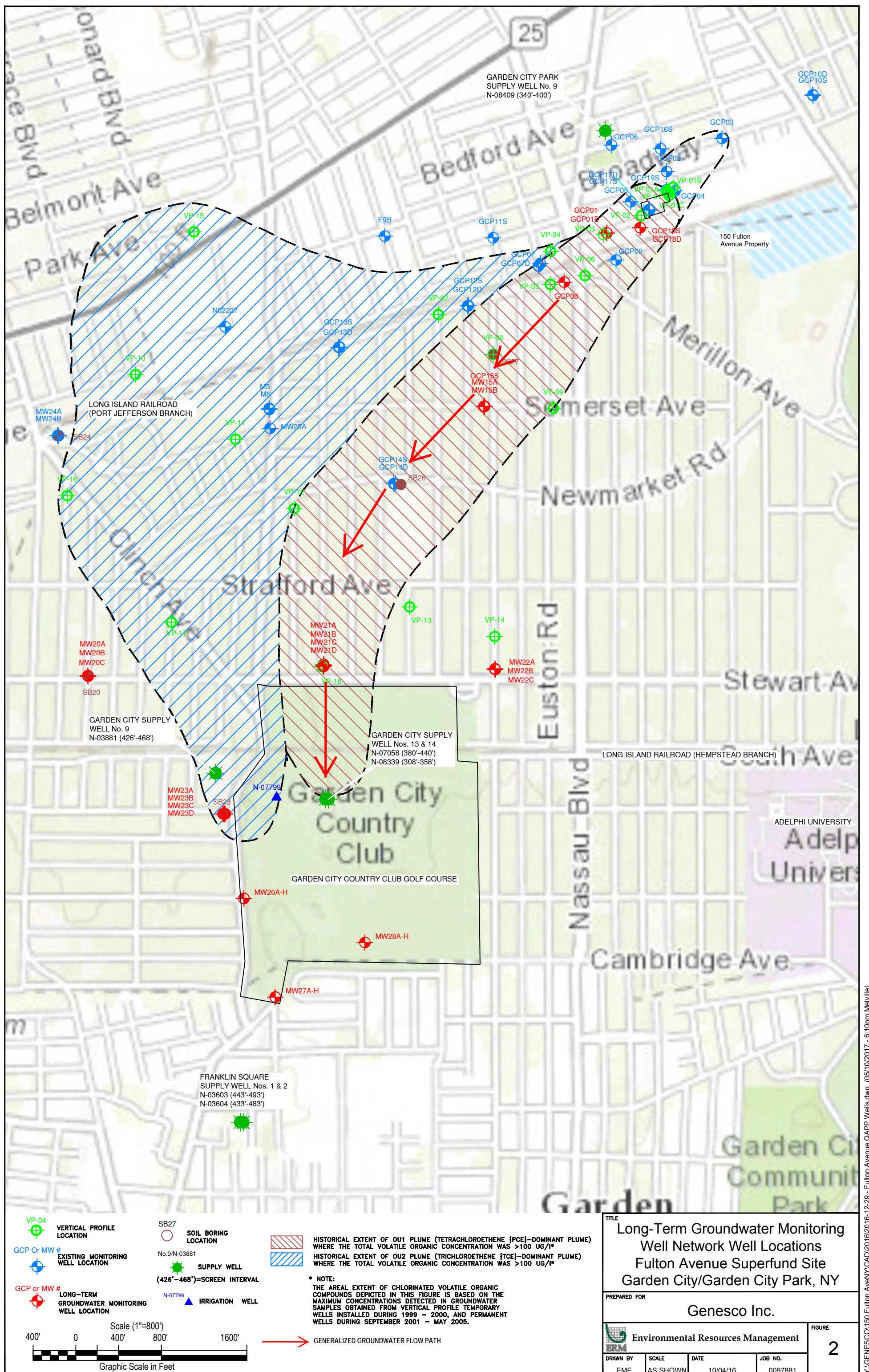
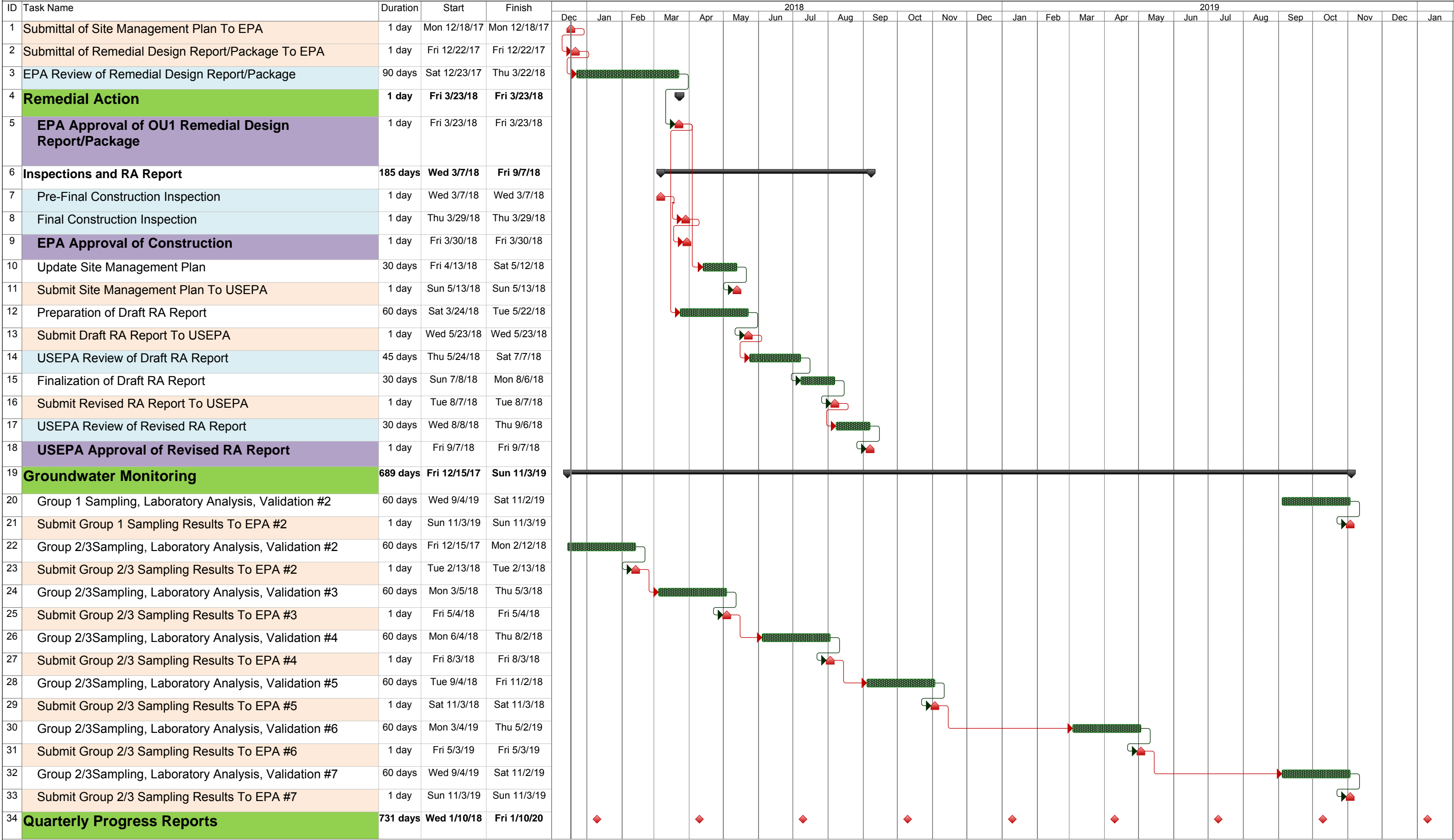


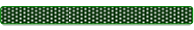


FIGURE 3
REMEDIAL ACTION SCHEDULE
FULTON AVENUE SUPERFUND SITE : OPERABLE UNIT 1
NASSAU COUNTY, NEW YORK



Date: Mon 12/18/17

Task



Milestone



Recurring Task



Summary



LIST OF TABLES

- 1 Listing of ARARs and TBCs***
- 2 OU1 Long-Term Monitoring Well Sampling Program***

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Table 1A: Chemical-Specific Applicable or Relevant and Appropriate Requirements (ARARs): Advisories. Criteria and Guidance to be Considered (TBCs): and Other Guidelines

Statute/Regulation/Guideline	Citation	Requirement Synopsis
Safe Drinking Water Act, National Primary Drinking Water Standards	Safe Drinking Water Act (SDWA), 42 U.S.C. §§ 300f – 300j-26; 40 CFR Part 141	Establishes federal maximum contaminant levels (MCLs), which are enforceable standards for contaminants in water delivered to a user of a public water system. The MCLs for PCE and TCE are 5 parts per billion (ppb).
New York State Department of Health Drinking Water Regulations for Public Water Systems	10 NYCRR Part 5, Subpart 5-1 - Tables	Establishes state MCLs and monitoring requirements for contaminants in a public water system.
Resource Conservation and Recovery Act (RCRA) Identification and Listing of Hazardous Waste	42 U.S.C. §§ 6905, 6912, 6921-6922; 40 CFR Part 261	Part 261 identifies, among other things, those solid wastes which are subject to regulation as hazardous wastes under specified RCRA regulations, including 40 CFR Parts 262, 263, 264 and 268. Applicable to the identification of hazardous wastes that may be generated, treated, stored, or disposed during remedial activities.
New York State Regulations for Identification and Listing of Hazardous Waste	New York State Environmental Conservation Law (ECL) Article 27, Title 9; 6 NYCRR Part 371	Establishes procedures for identifying solid wastes which are subject to regulation as hazardous wastes.

Table 1B: Location-Specific ARARs. TBCs. and Other Guidelines

Statute/Regulation/Guideline	Citation	Requirement Synopsis
National Historic Preservation Act	16 U.S.C. §§ 470-470x-6; 36 C.F.R. Part 800	CERCLA remedial actions are required to take into account the effects of remedial activities on any historic properties (including objects) included on or eligible for inclusion on the National Register of Historic Places. Substantive requirements of the National Historic Preservation Act will be met for any cultural resources that may be impacted by the drilling of monitoring wells at the Site.

Table 1C: Action-Specific ARARs, TBCs, and Other Guidelines

Statute/Regulation/Guideline	Citation	Requirement Synopsis
RCRA Standards Applicable to Generators of Hazardous Waste	42 U.S.C. §§ 6901-6992k; 40 C.F.R. Part 262	Includes manifest, record keeping and other requirement applicable to generators of hazardous wastes.
RCRA Preparedness and Prevention	42 U.S.C. §§ 6905, 6912(a), 6924, and 6925; 40 CFR §§ 264.30 - 264.31	Contains requirements for safety equipment and spill control when treating, handling and/or storing hazardous wastes.
RCRA Contingency Plan and Emergency Procedures	42 U.S.C. §§ 6905, 6912(a), 6924, and 6925; 40 CFR §§ 264.50 - 264.56	Provides emergency procedures to be used following explosions, fires, etc. when storing hazardous wastes.
RCRA Land Disposal Restrictions	42 U.S.C. §§ 6921 and 6924; 40 CFR Part 376	Identifies hazardous wastes for which land disposal is restricted and provides a set of numerical constituent concentration criteria at which hazardous waste is restricted from land disposal (without treatment).
New York Hazardous Waste Management System – General	New York State ECL Article 27, Title 9 6 NYCRR Part 370	Provides definitions of terms and general instructions for the Part 370 series of hazardous waste management.
U.S. Department of Transportation Rules for Transportation of Hazardous Materials	49 CFR Parts 107, 171, 172, 177 to 179	Outlines procedures for the packaging, labeling, manifesting, and transporting hazardous materials. Any company contracted to transport hazardous material from the site will be required to comply with these regulations.
RCRA Standards Applicable to Transporters of Hazardous Waste	40 CFR Part 263	Establishes standards for hazardous waste transporters. Any company contracted to transport hazardous material from the site will be required to comply with these regulations.
New York Hazardous Waste Manifest System and Related Standards for Generators, Transporters and Facilities	6 NYCRR Part 372	Establishes record keeping requirements and standards related to the manifest system for hazardous wastes. Any company contracted to transport hazardous material from the site will be required to comply with these regulations.

Table 1C: Action-Specific ARARs, TBCs, and Other Guidelines (Cont'd)

Statute/Regulation/Guideline	Citation	Requirement Synopsis
New York Waste Transporter Permit Program	6 NYCRR Part 364	Establishes permit requirements for transportations of regulated waste. In accordance with CERCLA Section 121(e), a permit is not required for on-site CERCLA response actions, although the on-site transportation of regulated waste will comply with substantive requirements of these regulations.
Federal Directive – Control of Air Emissions from Superfund Air Strippers	EPA OSWER \Directive 9355.0-28	Guidance on the use of controls for Superfund site air strippers as well as other vapor extraction techniques in attainment and non- attainment areas for ozone.
New York State Prevention and Control of Air Contamination and Air Pollution, General Prohibitions	6 NYCRR Part 211	Prohibits emissions of air contaminants to the outdoor atmosphere of such quantity, characteristic or duration which are injurious to human, plant or animal life or to property, or which unreasonably interfere with the comfortable enjoyment of life or property.
New York Division of Air Resources DAR-1 (Air Guide-1) AGC/SGC Tables		Guideline concentrations for toxic ambient air contaminants. Emissions from air strippers will comply with Air Guide-1.

Table 2
OU1 Long-Term Monitoring Well Sampling Program
Fulton Avenue Superfund Site
Garden City Park, New York



Per 2016 SOW Attachment 1: Monitoring Well Sampling Program

Group 1 Wells are as follows:

GCP-01 S/D
GCP 08
GCP-18 S/D
GCP-15S
MW15 A-B
MW20 A-C
MW22 A-C
MW23 A-D

Group 1 Wells shall be sampled and analyzed at the following frequency:

The first sampling round shall commence within 20 days of EPA approval of the RD Work Plan, and sampling shall be performed every 24 months thereafter.

Group 2 Wells are as follows:

MW21 A-D

Group 2 Wells shall be sampled and analyzed at the following frequency:

Year 1 – quarterly, to commence approximately 30 days after completion of construction of MW21 D and MW28 A-H
Year 2 – semi-annually (every six months)
Year 3 – semi-annually (every six months)
Year 4 – no sampling and analysis
Year 5 (and beyond) – once in year 5 and every 24 months thereafter.

Group 3 Wells are as follows:

MW26 A-H
MW27 A-H
MW28 A-H

Group 3 Wells shall be sampled and analyzed at the following frequency:

Year 1 – quarterly, to commence approximately 30 days after completion of construction of MW21 D and MW28 A-H
Year 2 – 9 of 24 zones with EPA approval of the specific zones, semi-annually (every six months)
Year 3 – 9 of 24 zones with EPA approval of the specific zones, semi-annually (every six months)
Year 4 – no sampling and analysis
Year 5 (and beyond) – once in year 5 and every 24 months thereafter.

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- A 30 September 2015 OU1 Record of Decision Amendment,
2016 Consent Judgment & 2016 Statement of Work***
- B OU 1 Quality Assurance Project Plan***
- C OU 1 Health and Safety Contingency Plan***

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Appendix A

*30 September 2015 OU1 Record of Decision Amendment,
2016 Consent Judgment & 2016 Statement of Work*

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RECORD OF DECISION AMENDMENT

**Fulton Avenue Superfund Site
First Operable Unit**

Nassau County, New York



United States Environmental Protection Agency
Region 2
New York, New York
September 2015

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- Attachment 1* - Proposed Plan
- Attachment 2* - Public Notice - Commencement of Public Comment Period
- Attachment 3* - May 12, 2015, Public Meeting Sign-In Sheets
- Attachment 4* - May 12, 2015, Public Meeting Transcript
- Attachment 5* - Written Comments Submitted During Public Comment Period

PART 1: DECLARATION

SITE NAME AND LOCATION

Fulton Avenue Superfund Site
Nassau County, New York
Superfund Identification Number: NY0000110247

STATEMENT OF BASIS AND PURPOSE

This Record of Decision (ROD) Amendment presents the amended interim remedial action for Operable Unit 1 (OU1) of the Fulton Avenue Superfund Site (the Site) located in the towns of North Hempstead and Hempstead in Nassau County, New York. This remedy was chosen in accordance with the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended (CERCLA), 42 U.S.C. §§ 9601-9675, and to the extent practicable, the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), 40 CFR Part 300. This decision document explains the factual and legal basis for selecting the amended OU1 remedy. The attached index (see Appendix III) identifies the items that compose the Administrative Record upon which the selected amended remedy is based.

The New York State Department of Environmental Conservation (NYSDEC) was consulted on the proposed amended remedy in accordance with CERCLA Section 121(f), 42 U.S.C. Section 9621(f), and concurs with the amended remedy (see Appendix IV).

ASSESSMENT OF THE SITE

The response action selected in this ROD Amendment is necessary to protect public health or welfare or the environment from actual or threatened releases of hazardous substances into the environment at the Site.

DESCRIPTION OF THE SELECTED REMEDY

The selected amended remedy is an interim remedy that provides for the continued protection of Village of Garden City (the Village) potable supply wells 13 and 14 from the OU1 portion of the groundwater contamination at the Site, which is primarily contaminated with tetrachloroethylene (PCE). This decision document amends the interim OU1 remedy selected in the U.S. Environmental Protection Agency's (EPA's) September 28, 2007 ROD by eliminating, in the interim, the groundwater pumping and

treatment system and the application of in-situ chemical oxidation (ISCO) that were part of the 2007 ROD. A final decision regarding groundwater restoration at the Site is expected to be made as part of OU2. The selected amended remedy for the Site includes the following major components:

- Continued operation, maintenance and monitoring (O&M) of the air stripping treatment systems currently installed on Village wells 13 and 14 in order to protect the public from exposure to Site-related volatile organic compounds (VOCs), including PCE, in groundwater entering those wells. These treatment systems will be maintained and replaced or upgraded as needed in order to ensure that water distributed to the public from wells 13 and 14 complies with applicable or relevant and appropriate requirements (ARARs), including the federal maximum contaminant levels (MCLs) under the federal Safe Drinking Water Act or, if more stringent, New York State drinking water standards at 10 NYCRR Part 5, Subpart 5-1. If needed, a vapor-phase carbon unit will be added to capture and treat VOCs being discharged from the air stripper treatment units. The pumping of supply wells 13 and 14 provides an incidental benefit of helping to reduce the mobility of contaminants in the OU1 portion of the plume. This ROD Amendment assumes the continued operation of Village wells 13 and 14 until those wells no longer are impacted by contaminants above the MCLs for PCE and trichloroethylene (TCE).
- A monitoring plan that will include groundwater sampling to monitor contaminant levels in groundwater at the Site. The monitoring program will include monitoring of contamination that is entering wells 13 and 14, monitoring of groundwater upgradient, sidegradient and downgradient of wells 13 and 14, and graphic depictions of the results.
- Institutional controls in the form of local laws that restrict future use of groundwater at the Site and limit exposure at the commercial facility located at 150 Fulton Avenue in Garden City Park, New York (the Fulton Property), a source of the groundwater contamination at the Site. Specifically, the Nassau County Sanitary Code regulates installation of private potable water supply wells in Nassau County. In addition, the commercial facility at the Fulton Property is zoned for industrial use, and the EPA does not anticipate any changes to the land use in the

foreseeable future. If a change in land use is proposed, additional investigation of soils may be necessary to determine whether the change in land use could affect exposure risks at the Fulton Property.

- A vapor intrusion evaluation of structures that are in the vicinity of the Fulton Property and that could potentially be affected by the OUI portion of the groundwater contamination plume. An appropriate response action (such as sub-slab ventilation systems) may be implemented based on the results of the investigation. The O&M of the existing sub-slab ventilation system at the Fulton Property will continue to be operated and maintained.
- A site management plan (SMP) that will provide for the proper management of all OUI remedy components, including compliance with institutional controls. The SMP will include: (a) O&M of the treatment systems on Village wells 13 and 14 as well as monitoring of Site groundwater upgradient, sidegradient and downgradient of wells 13 and 14; (b) conducting an evaluation of the potential for vapor intrusion, and an appropriate response action, if necessary, in the event of future construction at the Fulton Property; and (c) periodic certifications by the party(ies) implementing the remedy that any institutional and engineering controls are in place and being complied with.

DECLARATION OF STATUTORY DETERMINATIONS

The selected amended remedy satisfies the statutory requirements of CERCLA § 121(b), 42 U.S.C. § 9601(b), as follows: This interim action is protective of human health and the environment in the short term and is intended to provide adequate protection until a final remedy for the Site is implemented; complies with those federal and state requirements that are applicable or relevant and appropriate for this limited-scope action; and is cost-effective. This OUI action is an interim action only, and is not intended to utilize permanent solutions and alternative treatment (or resource recovery) technologies to the maximum extent practicable. Because this action does not constitute the final remedy for the Site, the statutory preference for remedies that employ treatment that reduces toxicity, mobility, or volume as a principal element will be addressed by the final response action decision for the Site. Subsequent actions are will be

evaluated to address fully the threats posed by conditions at the Site.

Because this remedy will result in hazardous substances remaining on-Site above health-based levels, a review will be conducted at least once every five years to ensure that the remedy continues to provide adequate protection of human health and the environment. Because this is an interim action ROD Amendment, review of the Site and this remedy will be ongoing as the EPA continues to develop remedial alternatives for the final response action.

ROD DATA CERTIFICATION CHECKLIST

The following information is included in the cited sections of the Decision Summary of this ROD Amendment. Additional information can be found in the Administrative Record file for the Site, the index of which is at Appendix III of this document.

- Contaminants of concern and their respective concentrations: Appendix II Tables 1 and 2;
- Baseline risk represented by the contaminants of concern: Summary of Site Risks and Appendix II Tables 3-8;
- Cleanup levels established for contaminants of concern and the basis for these levels: Remedial Action Objectives;
- A discussion of source materials constituting principal threats: Principal Threat Waste.
- Current and reasonably-anticipated future land use assumptions and current and potential future beneficial uses of groundwater used in the baseline risk assessment: Summary of Site Risks, Exposure Assessment;
- Potential land and groundwater use that will be available at the Site as a result of the selected remedy: Remedial Action Objectives;
- Estimated capital, annual operation and maintenance, and total present-worth costs, discount rate, and the number of years over which the remedy cost estimates are projected: Description of Alternatives, Comparative Analysis of Alternatives, Cost, Summary of Estimated Remedy Costs, and Appendix II, Table 9; and
- Key factors that led to selecting the remedy (*i.e.*, how the selected remedy provides the best balance of tradeoffs with respect to the balancing and modifying criteria,

emphasizing criteria key to the decision): Summary of the Rationale for the selected remedy.



Walter E. Mugdan, Director
Emergency and Remedial Response Division
USEPA Region 2

9/30/2015
Date

PART 2: DECISION SUMMARY

SITE NAME, LOCATION, AND DESCRIPTION

The Fulton Avenue Superfund Site (the Site) includes a 0.8-acre property located at 150 Fulton Avenue, Garden City Park, Nassau County, New York (the Fulton Property). In addition, the Site includes all locations impacted by contamination released at the Fulton Property, and all other contamination impacting the groundwater and indoor air in the vicinity of the Fulton Property. The Site also includes an overlapping groundwater contamination plume, primarily contaminated with trichloroethylene (TCE), in the Upper Glacial and Magothy aquifers, the origin(s) of which are not fully known but are under study by the EPA as part of the second operable unit (OU2) for the Site.

The Fulton Property is owned by Gordon Atlantic Corporation. It is located within the Garden City Park Industrial Area (GCPIA), Village of Garden City Park, Town of North Hempstead, Nassau County, New York (see Figure 1). A fabric-cutting mill operated at the Fulton Property from approximately January 1, 1965 through approximately December 31, 1974, and these operations included dry-cleaning of fabric with tetrachloroethylene (PCE). Currently, the Fulton Property is occupied by a business support company.

Approximately 208,000 people live within three miles of the Fulton Property. There are about 20,000 people living within a mile of the Fulton Property. Residents within the area obtain their drinking water from public supply wells. The vicinity of the Fulton Property is industrial but residential areas are immediately adjacent to the industrial area.

The Site is situated in the outwash plain on Long Island, New York. Approximately 500 feet of interbedded sands and limited clay lenses overlay Precambrian bedrock. There are three aquifers that exist beneath the Site, two of which are affected. The Upper Glacial aquifer is the surficial unit which overlies the Magothy aquifer. The Magothy is the primary source for public water in the area. No impeding clays were observed between the Upper Glacial and Magothy aquifers within the area investigated during the Operable Unit 1 (OU1) Remedial Investigation (RI), as described below.

SITE HISTORY AND ENFORCEMENT ACTIVITIES

Beginning in 1986, numerous investigations were conducted by the Nassau County Departments of Health and Public Works to identify the source(s) of VOCs impacting public supply wells in Nassau County located downgradient of the GCPIA. Based on the results of these investigations, the New York State Department of Environmental Conservation (NYSDEC) placed the Fulton Property on the Registry of Inactive Hazardous Waste Disposal Sites.

On March 6, 1998, the EPA placed the Site on the National Priorities List (NPL) of sites under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). At that time, NYSDEC was the lead regulatory agency overseeing the implementation of the RI and Feasibility Study (FS), and an Interim Remedial Measure (IRM) that is described below.

Genesco Inc., a potentially responsible party (PRP) for the Site, conducted the IRM from August 1998 to December 2001 to remove contaminants from a drywell on the Fulton Property in order to address a significant source of contamination that was impacting indoor air at the Fulton Property and the groundwater. During the IRM, contaminated soils were excavated, after which a soil vapor extraction (SVE) system was installed to address residual soil contamination at the bottom of the drywell. The system was operated until NYSDEC Technical and Administrative Guidance Memorandum (TAGM) soil cleanup levels were achieved. Over 10,000 pounds of PCE were estimated to have been removed from the source area during the operation of the SVE system. The completion of the IRM was approved by NYSDEC and the dismantling of the SVE system was authorized on January 2, 2002.

Following the IRM, Genesco installed a sub-slab ventilation system under the Fulton Property to protect occupants from exposure to VOC vapors that may enter the Fulton Property from beneath the building. This system remains in operation to protect the indoor air quality.

In 1999, under an Administrative Order with NYSDEC, Genesco contracted with an environmental consulting firm, Environmental Resources Management (ERM), to conduct an RI/FS under state law. Between March 2000 and May 2003, 20 monitoring wells were installed and sampled in the RI/FS study area. The RI Report was approved by NYSDEC in November 2005. An FS Report was approved by NYSDEC on February 15, 2007. The EPA prepared an addendum to

the FS Report in February 2007, and became the lead agency for the Site at that time.

A Proposed Plan for OUI at the Site was released by the EPA for public comment on February 23, 2007, and the public comment period ran from that date through March 31, 2007. The EPA selected the OUI interim remedy in the 2007 Record of Decision (ROD). The selected remedy included the following elements:

- In-Situ Chemical Oxidation (ISCO) treatment of source contamination in groundwater at and near 150 Fulton Avenue;
- Construction and operation of a groundwater extraction and treatment system midway along the spine of the PCE-dominant portion of the contaminant plume;
- Evaluation of the Village of Garden City's (Village's) 2007 upgrade to treatment systems on wells 13 and 14 to determine whether the upgrade was fully protective;
- Investigation and remediation, if necessary, of vapor intrusion into structures within the vicinity of the Fulton Property; and
- Institutional controls to restrict future use of groundwater at the Site.

On September 10, 2009, the United States filed for public comment, United States v. Genesco Inc., No. CV-09-3917 (E.D.N.Y.), a consent judgment in which Genesco agreed to implement the interim OUI remedy selected in the 2007 ROD. The consent judgment has not been approved by the Court. Pursuant to the consent judgment, however, Genesco began the remedial design of that remedy after the consent judgment was filed. The Village, which had filed its own lawsuit against Genesco and Gordon Atlantic Corporation, raised concerns about the settlement in comments filed with the court, and the consent judgment remains filed with the court but not entered. Discussions between and among the EPA, Genesco, and the Village have been ongoing since then.

In March of 2012, while the remedial design was underway, the Village and Genesco proposed modifications to the 2007 ROD that would, among other things, eliminate the interim groundwater extraction and treatment system while ensuring the continued operation of the wellhead treatment systems on Village water supply wells 13 and 14.

COMMUNITY PARTICIPATION

The Proposed Plan for this amended remedy and supporting documentation for the Site were made available to the public on April 24, 2015, at the EPA Region 2 Administrative Record File Room in New York, NY, the Garden City Public Library in Garden City; and at the Shelter Rock Public Library in Albertson, New York. The EPA issued a public notice in the Garden City News on April 24, 2015, which informed the public of the duration of the public comment period, the date of the public meeting, and the availability of the Proposed Plan and the Administrative Record file. The public comment period was held from April 24, 2015, through May 26, 2015. A public meeting was held on May 12, 2015, at the Garden City Village Hall, 351 Stewart Avenue, in Garden City, New York. The purpose of the meeting was to inform interested citizens and local officials about the Superfund process, to discuss and receive comments on the Proposed Plan, and to respond to questions from the public and other interested parties. Responses to comments and questions received at the public meeting are included in the Responsiveness Summary, which is part of this Record of Decision (Appendix V). The EPA did not receive any public comments on the Proposed Plan other than the comments presented at the public meeting.

SCOPE AND ROLE OF RESPONSE ACTION

This ROD Amendment addresses the remediation of a portion of the contaminated groundwater at the Site as an interim action. Section 300.5 of the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), 40 C.F.R. Section 300.5, defines an operable unit as a discrete action that is an incremental step toward comprehensively addressing a site's problems. A discrete portion of a remedial response eliminates or mitigates a release, a threat of release, or pathway of exposure. Cleanup of a site can be divided into number of OUs, depending on the complexity of the problems associated with the Site. The EPA also uses interim actions to address areas or contaminated media, such as groundwater, that ultimately may be included in the final record of decision for a site. Interim actions are used, for example, to institute temporary measures to stabilize a site or operable unit and/or prevent further migration of contaminants or further environmental degradation.

The Fulton Avenue Site is being addressed by the EPA in two operable units. This ROD Amendment selects an interim action to address protection of the public water supply and incidentally, migration of portions of the groundwater at the Site that are

primarily contaminated with PCE. The EPA has designated this action as OU1 of the Site remediation. The Fulton Avenue Site also includes TCE contamination in groundwater surrounding the PCE-dominant portion of the groundwater contamination being addressed in OU1. The EPA currently is investigating the TCE contamination as well as possible sources of PCE and TCE as part of OU2 for the Site. The EPA currently is performing an RI/FS for OU2, and expects to issue a ROD for OU2 that will constitute the final groundwater remedy for the Site and that will serve as a final decision for OU1. This OU1 interim remedial action will assure the provision of a safe drinking water supply from Village potable supply wells 13 and 14 while the Site-wide groundwater investigation continues.

This amended remedy modifies the scope and role of the response action identified in the 2007 ROD, which included a groundwater extraction and treatment system that was intended to work towards restoring the groundwater to its beneficial use. (See 2007 ROD at p.4.) The EPA concluded that eliminating the groundwater extraction and treatment system from the OU1 remedy would be appropriate at this time because PCE levels in groundwater reaching the intakes of wells 13 and 14, which had been increasing at the time of the 2007 ROD, instead have been declining since the summer of 2007. The lower PCE levels in groundwater suggest that the extraction well system contemplated in the 2007 ROD is not needed to help prevent more highly elevated levels of contamination from reaching wells 13 and 14, because such high levels of contamination are unlikely to be present in the future. The existing treatment systems at water supply wells 13 and 14 have been and are expected to continue to effectively provide a safe drinking water supply. The attenuating nature of the PCE-dominant portion of the groundwater plume indicates that the source of the PCE in the PCE-dominant portion of the plume may be depleting and that the highest levels of contamination may have already passed through the well head treatment systems at supply wells 13 and 14. A final decision regarding the groundwater contamination will be made following the EPA's completion of additional investigations at the Site.

In addition, remedial design sampling conducted by Genesco's contractor in the area around the Fulton Property did not identify PCE source material in the shallow aquifer in the immediate vicinity of the former drywell into which the EPA believes PCE was historically disposed. This ROD Amendment therefore does not call for ISCO to be applied to the shallow aquifer at that location. The EPA has, however, identified

fluctuating high levels of PCE (as high as approximately 50,000 parts per billion (ppb) in 1986) in groundwater in shallow monitoring well GCP-01. This monitoring well is located on Atlantic Avenue approximately 400 feet southwest of the Fulton Property and is used to monitor the shallow aquifer. While concentrations have fluctuated significantly over the sampling period, concentrations are generally declining. A sample at GCP-01 collected in March 2015 contained 210 ppb PCE. High PCE levels detected in GCP-01 suggest the existence of PCE source material in that vicinity. The EPA expects to continue the investigation of potential source material.

The 2007 ROD noted that the OU1 portion of the contamination plume would be restored to its beneficial use only when the TCE-dominant contamination is addressed in OU2. Since the nature and extent of the contamination present in the OU1 and OU2 portions of the plume - including sources of TCE - have not yet been fully characterized, the EPA does not have sufficient information at this time to determine whether the aquifer at the Site can be fully restored. Accordingly, aquifer restoration is not an objective of the amended OU1 interim remedy. The EPA will conduct additional investigations as part of OU2. Currently, groundwater restoration is one of the EPA's goals for the final Site remedy. The OU1 interim remedy will neither be inconsistent with, nor preclude, implementation of a final remedy for the Site.

SITE CHARACTERISTICS

Physical Characteristics

The Site is relatively flat, with local relief of approximately 12 feet over a distance of 2,600 feet. Nearer to the Fulton Property, the area is slightly sloping with local relief of approximately five feet. The soil at the Site is classified as urban land (defined as areas where at least 88% of the surface is covered with asphalt, concrete, or other paving material). The land uses within the Site are a mix of residential, commercial, and industrial. The GCPIA is an industrial/commercial area and the area south of the Long Island Railroad tracks is largely residential. Soils underlying the Site are classified as a sandy loam. Runoff from the streets goes into storm drains. The Garden City Country Club lies south of the residential area. Its manicured grassland surrounds a pond which accepts runoff from the golf course.

Geology

The Site is located in western Nassau County, Long Island. Long Island is situated within the Atlantic Coastal Plain physiographic province, which is underlain by a wedge of unconsolidated sediments that thickens and dips to the southeast toward the Atlantic Ocean. The unconsolidated deposits, which underlie the Site, range in age from late Cretaceous (65 million years ago) to recent.

The geology in the Site area is composed of approximately 500 feet of unconsolidated materials, mostly siliceous sands with interbedded limited layers of clay or lignites (fossilized organic material). These unconsolidated materials overlay Precambrian crystallized bedrock.

Three aquifers are present beneath the Site: the Upper Glacial Aquifer, the Magothy Aquifer and the Lloyd Sand Member Aquifer. These aquifers are designated as Long Island's sole-source aquifer system, with NYSDEC Class GA designations as sources of potable water supply. For the purpose of this ROD Amendment, only the Upper Glacial aquifer and the Magothy aquifer will be discussed because those two aquifers are the primary sources of potable water supply within Nassau County.

The depositional environments of the aquifer system create great variations (heterogeneity) in the hydrogeology of the Site. These variations in the aquifer matrix are shown as interbedding of lenses and layers of materials ranging in size from clays to medium sands to gravels (coarser-grained deposits), which cause significant variations in the hydraulic conductivity between strata and create preferential groundwater flow pathways within this aquifer system. The coarser-grained deposits that represent more transmissive strata presumably are responsible for preferential transport of groundwater and any dissolved contamination.

Upper Glacial Aquifer

The Pleistocene deposits contain the water table aquifer in this region of Long Island, which is referred to as the Upper Glacial aquifer. Within the Site, depth to water ranges between 45 to 60 feet below land surface, and the saturated thickness of the Upper Glacial aquifer can range anywhere between 40 and 85 feet. The published hydraulic conductivity values for the Upper Glacial aquifer range between 270 to 335 feet/day. Values collected during the RI show that a more accurate horizontal

hydraulic conductivity value for the Upper Glacial aquifer in this region of Nassau County is 380 feet/day. The average hydraulic gradient in the Upper Glacial aquifer within this area of Nassau County is 0.0017 feet/foot. The Upper Glacial aquifer is in hydraulic communication with, and provides groundwater recharge to, the underlying Magothy aquifer.

Magothy Aquifer

The Magothy formation is fully saturated. The hydraulic conductivity value for the Magothy aquifer in this region of Nassau County is 100 feet/day. The average hydraulic gradient in the Magothy aquifer within this area of Nassau County is 0.0019 feet/foot.

The Magothy aquifer receives groundwater recharge from the overlying Upper Glacial aquifer. The Fulton Property and the currently known extent of the OUI portion of the groundwater contaminant plume are located within an area designated as the deep flow recharge zone of the Magothy aquifer.

Nature and Extent of Contamination

Site investigations were performed prior to and subsequent to the 2007 ROD. Investigations performed prior to the 2007 ROD are briefly summarized below and described in more detail in the 2007 RI report and the 2007 ROD. The information provided below focuses on results of investigations performed after the 2007 ROD.

Soil

NYSDEC investigations in the 1990s identified a drywell immediately adjacent to the building at the Fulton Property as the primary source of PCE-dominant contamination migrating downgradient from the Fulton Property. This drywell was connected to a pipe that received dry cleaning waste from inside the building. The primary contaminant identified in drywell sediments, adjacent soil, and shallow groundwater beneath the drywell was PCE. TCE was also detected in soils on the Fulton Property at lower levels. Under an administrative consent order with NYSDEC, Genesco conducted the IRM from August 1998 to December 2001 to remove contaminants from the original drywell on the Fulton Property in order to prevent further contaminant migration into the aquifer and into the indoor air at the facility. Following the excavation of contaminated soils from the bottom of the drywell, Genesco installed a Soil Vapor

Extraction (SVE) system to address residual soil contamination. The SVE system operated until the soil vapor contaminant concentrations met NYSDEC TAGMs. Over 10,000 pounds of PCE were removed from the source area during the operation of the SVE system. Following this action, Genesco installed a sub-slab depressurization system under the building at the Fulton Property to provide additional protection of the occupants from exposure to the contamination. This system remains in operation.

In 2011 and 2013, Genesco's consultant, ERM, conducted sampling to identify PCE source materials in groundwater in the vicinity of the Fulton Property, including in the area near well GCP-01, that would be amenable to treatment with the ISCO that was selected as part of the 2007 ROD. Source material was not found in the shallow (Upper Glacial) aquifer in that area. The EPA intends to investigate the potential existence of possible source material in the deeper Magothy aquifer below the GCPIA (in the vicinity of GCP-01) as part of future investigations at the Site. The investigation of whether a deeper source of Site-related PCE contamination is present in the Magothy aquifer is beyond the scope of the interim action selected in this ROD Amendment.

Genesco conducted additional investigatory work in order to identify a source or sources responsible for the high PCE concentrations seen in monitoring well GCP-01. The investigation, however, did not identify sources of that contamination. The EPA is continuing to investigate additional areas for possible sources that may need to be addressed.

Groundwater

The OU1 groundwater sampling program prior to the 2007 ROD included sampling of 20 groundwater monitoring wells located at the Site and analysis of samples for organic and inorganic compounds. The highest PCE concentration observed in monitoring well (MW) cluster 21 prior to the ROD was 3,330 ppb, detected in MW 21C in 2006. The MW 21 cluster is located approximately 1,200 feet upgradient of Village supply wells 13 and 14. As part of this investigation, the EPA concluded that high levels of TCE observed predominantly in the western portion of the study area were not from the same source as the PCE in the PCE-dominant portion of the observed plume. The EPA decided that a separate investigation was necessary to address this TCE-dominant portion of the plume, leading to the designation of OU2 for the Site.

Since the 2007 ROD, sampling of the monitoring wells in the OU1 portion of the plume, as well as data gathered by the Village during its operation of Village supply wells 13 and 14, show that concentrations of PCE have steadily diminished in the OU1 portion of the contaminant plume. The Village collects samples on a monthly basis.

Prior sampling work included samples collected by Genesco in November 2011, by the EPA in June 2013, by Genesco in March 2015, and by Genesco again in May 2015.

PCE concentrations in MW 21C (located on Wickham Avenue near Stewart Avenue) have trended downward from the pre-ROD peak of 3,330 ppb in 2006 to 6.1 ppb PCE detected by the EPA in June 2013. More recently, sampling conducted by Genesco in March 2015 identified 1.5 ppb PCE in MW 21B and 1.3 ppb PCE in MW 21C, which are the lowest PCE levels detected in those well intervals since MW 21 was constructed in 2001. Samples collected in May 2015 identified 1,470 ppb PCE in MW 21B and 318 ppb PCE in MW 21C. Although the May 2015 analytical results are higher than the March 2015 results, they are not inconsistent with the overall downward trend in contamination observed in the OU1 area.

TCE concentrations in MW 21B and MW 21C declined from 80.7 ppb in 2011 to 1.1 ppb in 2015 in MW 21B, and from 48.4 ppb in 2011 to 0.0 ppb (non-detect) in 2015 in MW 21C. TCE samples collected in May 2015 identified 154 ppb in MW 21B and 18.8 ppb in MW 21C.

A downward trend has also been observed in Village supply wells 13 and 14, where the concentration of PCE in groundwater entering those wells decreased from a high of 1,020 ppb in June 2007 in well 13 to a concentration of 170 ppb detected in well 14 in both May and November, 2014. Samples collected in April 2015 detected 436 ppb PCE in groundwater entering well 13, and 250 ppb PCE in groundwater entering well 14. It should be noted that there are fluctuations in the PCE levels entering wells 13 and 14, though an overall downward trend is evident since 2007, when PCE concentrations in those wells peaked.

In MW 15A, located approximately midway between MW 21 and the Fulton Property, PCE levels have declined from 1,120 ppb PCE in November 2011 to 399 ppb in May 2015.

Sampling conducted since 2004 at MW 26, located generally between Village supply wells 13 and 14 and Franklin Square Water

District wells 1 and 2, has sporadically shown low levels of PCE-dominant contamination. The majority of the contamination in MW 26 generally has been TCE. When compared to 2011 analytical results, the May 2015 samples collected from MW 26 show higher PCE concentrations relative to TCE concentrations in several of the MW 26 screening levels (MW 26B at 271 feet, MW26C at 325 feet, MW 26D at 350.5 feet, 26E at 377 feet and 26F at 410.5 feet), with a maximum 2015 PCE concentration of 30.9 ppb detected in MW 26F. PCE-dominant contamination has not been detected in MW 27, located south of MW 26 and between the Village's supply wells 13 and 14 and the Franklin Square supply wells, nor has PCE been detected in Franklin Square supply wells 1 and 2. These data suggest that Village supply wells 13 and 14 are helping to reduce the migration of the OU1 portion of the groundwater plume (see Table 2 in Appendix II).

All data collected prior to and since the 2007 ROD and any future data will be utilized in the evaluation of a final groundwater remedy for the Site.

Contaminant Fate and Transport

The greatest potential for transport of VOCs at the Site is via groundwater migration. The PCE-dominant part of the plume was found to extend approximately 6,500 feet downgradient of the Fulton Property. The average width of the PCE-dominant part of the plume was estimated in the 2007 ROD to be about 1,000 feet. PCE in the OU1 portion of the contamination plume extends to a depth of approximately 420 feet, exhibiting an average thickness of approximately 250 feet.

CURRENT AND POTENTIAL FUTURE SITE AND RESOURCE USES

The land uses within the Site are a mix of residential, commercial, and industrial. All groundwater in New York State is classified as GA, which is groundwater suitable as a source of drinking water. Groundwater in the immediate vicinity of the Site is currently used as a source of drinking water. Village of Garden City supply wells 13 and 14 are approximately 1 mile south of the Fulton Property. Public water supply wells of the Nassau County Water Authority are located approximately one mile southwest of the Fulton Property and Franklin Square Potable Supply Wells 1 and 2 are approximately 1/2 mile south of Village of Garden City supply wells 13 and 14.

SUMMARY OF SITE RISKS

As part of the OUI remedial investigation, a baseline risk assessment was conducted in 2005 to estimate the current and future effects of contaminants on human health and the environment. A baseline risk assessment is an analysis of the potential adverse human health and ecological effects caused by hazardous substance releases from a site in the absence of any actions to control or mitigate such releases, under current and anticipated future land and resource use. The baseline risk assessment includes a human health risk assessment (HHRA) and an ecological risk assessment. It provides the basis for taking action and identifies the contaminants and exposure pathways that need to be addressed by the remedial action.

Since the original baseline HHRA for the Site was finalized, toxicity values for both risk driving chemicals (TCE and PCE), along with several exposure parameters have been updated. A Supplemental Risk Evaluation, dated August XX, 2015, was conducted by EPA to determine if the conclusions of the 2005 HHRA remained valid. The memorandum looked at the most conservative receptor evaluated in the original HHRA, the child and adult resident, and recalculated the resultant cancer and non-cancer risks for the two risk driving chemicals using the originally derived exposure point concentrations (EPCs) and currently available toxicity and exposure information. Based on the results of this evaluation the memorandum determined that the conclusions of the 2005 HHRA have not changed substantially and the need to take an action at the Site remains valid.

This section of the ROD summarizes the results of the baseline risk assessment as supplemented by EPA's 2015 Risk Evaluation Memo for the Site. The comprehensive baseline HHRA document along with EPA's 2015 memorandum documenting the supplemental risk evaluation are available in the Administrative Record for the Site.

Human Health Risk Assessment

The HHRA for the Site focused on two areas, the Fulton Property, and the residential and commercial/industrial properties within the RI study area.

A four-step process is used for assessing Site-related human health risks for a reasonable maximum exposure scenario:

Hazard Identification - uses the analytical data collected to identify the contaminants of potential concern at the Site for each medium, with consideration of a number of factors explained below;

Exposure Assessment - estimates the magnitude of actual and/or potential human exposures, the frequency and duration of these exposures, and the pathways (e.g., ingesting contaminated well-water) by which humans are potentially exposed;

Toxicity Assessment - determines the types of adverse health effects associated with chemical exposures, and the relationship between magnitude of exposure (dose) and severity of adverse effects (response); and

Risk Characterization - summarizes and combines outputs of the exposure and toxicity assessments to provide a quantitative assessment of site-related risks. The risk characterization also identifies contamination with concentrations which exceed acceptable levels, defined by the NCP as an excess lifetime cancer risk greater than 1×10^{-6} - 1×10^{-4} or a Hazard Index greater than 1; contaminants at these concentrations are considered contaminants of concern (COCs) and are typically those that will require remediation at a site. Also included in this section is a discussion of the uncertainties associated with these risks.

Hazard Identification

In this step, the contaminants of potential concern (COPCs) at the Site in various media are identified based on such factors such as toxicity, frequency of detection, and fate and transport of the contaminants in the environment. In accordance with EPA guidance, a screening assessment is performed during which all chemicals are compared to EPA's risk-based screening levels (RSLs). The chemicals that are detected above the media- and chemical-specific RSLs are retained as COPCs and evaluated quantitatively in the remainder of the HHRA. As mentioned in the previous paragraph, the *Risk Characterization* section of the risk assessment provides a quantitative assessment of site-related risks. Based on the results of the *Risk Characterization* section, COPCs that exceed EPA's threshold values of 10^{-4} (for cancer risks) or a Hazard Index (HI) greater than 1 (for non-cancer health hazards) are considered COCs.

A comprehensive list of all COPCs can be found in the 2005 HHRA which is available in the Administrative Record. EPA has identified PCE and TCE as the COCs for OU1. Only the COCs, or those chemicals requiring remediation at the Site, are listed in Appendix II, Table 3.

Exposure Assessment

Consistent with Superfund policy and guidance the HHRA is a baseline human health risk assessment and therefore assumes no remediation or institutional controls are in place to control or mitigate exposure to hazardous substance releases under current and anticipated future land uses. Cancer risks and non-cancer hazard indices were calculated based on an estimate of the reasonable maximum exposure (RME) expected to occur under current and future conditions at the Site.

The *Exposure Assessment* step evaluated the current and future land use, the potential receptor populations, and the potential routes of exposure. These are summarized in Appendix II, Table 4. The current land use of the Fulton Property is commercial/industrial, and it is not expected that the land use will change in the foreseeable future. The surrounding properties are also expected to retain their current land use, which is commercial/industrial and residential. The area is served by municipal water and it is not likely that the groundwater underlying the Fulton Property or the surrounding commercial/industrial or residential areas will be used privately by individuals for potable purposes in the foreseeable future; however, since the groundwater downgradient of the Fulton Property is used for municipal water supplies and the regional groundwater is designated as a drinking water source, exposure to groundwater through potable uses was evaluated. The other media that were evaluated included the potential for vapor intrusion into buildings and the potential for future contamination in the irrigation holding pond at the nearby golf course.

Exposure pathways were identified for each population potentially exposed to contaminated groundwater associated with the Site. Exposure pathways assessed in the 2005 HHRA for groundwater included: ingestion of, dermal contact with and inhalation of vapors released during showering and bathing by current and future residents (child and adult); inhalation of indoor air by current and future residents (child and adult), along with a current/future commercial worker's exposure to indoor air on and off the Fulton Property; ingestion of

groundwater by a current/future worker at the Site but off the Fulton Property; and inhalation of volatiles released from the nearby irrigation holding pond by future golf course employees/landscapers.

Although the original HHRA quantitatively evaluated all the receptors summarized in Table 4 of Appendix II, EPA's Supplemental Risk Evaluation Memorandum looked at the most conservative receptor only (i.e., a child and adult resident). Consistent with current risk assessment practices, the 2015 Memorandum calculated cancer risks for the resident based on the integrated child-adult residential exposure scenario which considers exposure to a chemical over a lifetime. This is done by adding the resultant cancer risks of a child to that of an adult.

As previously stated, the summary of all exposure pathways evaluated in the original HHRA can be found in Appendix II, Table 4. Typically, exposures are evaluated using a statistical estimate of the exposure point concentration (EPC), which is usually an upper-bound estimate of the average concentration for each contaminant, but in some cases may be the maximum detected concentration. The EPCs for PCE and TCE in tap water and at the shower head can be found in Appendix II, Table 3, while a comprehensive list of the exposure point concentrations for all COPCs identified in the *Hazard Identification* step can be found in the original 2005 HHRA.

Toxicity Assessment

In this step, the types of adverse health effects associated with contaminant exposures and the relationship between magnitude of exposure and severity of adverse health effects are determined. Potential health effects are contaminant-specific and may include the risk of developing cancer over a lifetime, or other non-cancer health effects such as changes in the normal function of organs within the body (e.g., changes in the effectiveness of the immune system). Some contaminants are capable of causing both cancer and non-cancer health effects.

Under current EPA guidelines, the likelihood of carcinogenic risks and non-cancer hazards due to exposure to site chemicals are considered separately. Consistent with current EPA policy, it was assumed that the toxic effects of the Site-related chemicals would be additive. Thus, cancer and non-cancer risks associated with exposures to individual COPCs were summed to indicate the potential risks and hazards associated with

mixtures of potential carcinogens and non-carcinogens, respectively.

Toxicity data for the HHRA documents were provided by the Integrated Risk Information System (IRIS) database, the Provisional Peer Reviewed Toxicity Database (PPRTV), or another source considered an appropriate reference for toxicity values based on EPA guidance. The Supplemental Risk Evaluation for the Site used currently available IRIS toxicity values for TCE and PCE when recalculating the estimated risks and hazards to the residential receptor. The toxicity information used in the supplemental risk evaluation is presented in Appendix II, Table 5 (Cancer Toxicity Data Summary) and Appendix II, Table 6 (Non-cancer Toxicity Data Summary). Specific details of toxicity information and exposure assumptions used for risk quantification of all other receptors and COPCs considered in the original HHRA are available in the Administrative record.

Risk Characterization

This step summarized and combined outputs of the exposure and toxicity assessments to provide a quantitative assessment of Site risks. Exposures were evaluated based on the potential risk of developing cancer and the potential for non-cancer health hazards.

Non-carcinogenic risks were assessed using a hazard index (HI) approach, based on a comparison of expected contaminant intakes and benchmark comparison levels of intake (reference doses, reference concentrations). Reference doses (RfDs) and reference concentrations (RfCs) are estimates of daily exposure levels for humans (including sensitive individuals) which are thought to be safe over a lifetime of exposure. The estimated intake of chemicals identified in environmental media (e.g., the amount of a chemical ingested from contaminated drinking water) is compared to the RfD or the RfC to derive the hazard quotient (HQ) for the contaminant in the particular medium. The HI is obtained by adding the hazard quotients for all compounds within a particular medium that impacts a particular receptor population.

The HQ for oral and dermal exposures was calculated as shown below. The HQ for inhalation exposures was calculated using a similar model that incorporates the RfC, rather than the RfD.

$$HQ = \text{Intake/RfD}$$

Where: HQ = hazard quotient
 Intake = estimated intake for a chemical (mg/kg-day)
 RfD = reference dose (mg/kg-day)

The intake and the RfD will represent the same exposure period (i.e., chronic, subchronic, or acute).

The key concept for a noncancer HI is that a "threshold level" (measured as an HI of less than 1) exists below which non-cancer health effects are not expected to occur.

As previously stated, the HI is calculated by summing the HQs for likely exposure scenarios for all chemicals with respect to a specific population. An HI greater than 1 indicates that the potential exists for non-carcinogenic health effects to occur as a result of site-related exposures, with the potential for health effects increasing as the HI increases. When the HI calculated for all chemicals for a specific population exceeds 1, separate HI values are then calculated for those chemicals which are known to act on the same target organ. These discrete HI values are then compared to the acceptable limit of 1 to evaluate the potential for non-cancer health effects on a specific target organ. The HI provides a useful reference point for gauging the potential significance of multiple contaminant exposures within a single medium or across media. A summary of the non-carcinogenic risks associated with PCE and TCE for each exposure pathway is contained in Appendix II, Table 8; however, as per current EPA guidance, only the exposure pathways with non-cancer estimates exceeding the threshold value of 1 are included in the table. The table reflects the residential non-cancer risks as calculated in EPA's 2015 Supplemental Risk Evaluation Memorandum. For the commercial/industrial worker the non-cancer estimates calculated in the original HHRA document were used.

As summarized in Appendix II, Table 8, the HI totals for non-cancer effects for the current/future child resident, adult resident and an adult commercial worker present at the Site but working off the Fulton Property were 34.7, 29.8 and 2.4, respectively. For the child resident, the noncancer hazard of 34.7 was driven by ingestion, dermal contact and inhalation of PCE in groundwater, along with ingestion and inhalation of TCE contaminated groundwater. The adult non-cancer hazard index total of 29.8 was driven by ingestion and inhalation of PCE and TCE in groundwater. The non-cancer risks for the off-Fulton Property

commercial worker were driven by ingestion of TCE-contaminated groundwater.

For carcinogens, risks are generally expressed as the incremental probability of an individual developing cancer over a lifetime as a result of exposure to a carcinogen under the conditions described in the *Exposure Assessment*, using the cancer slope factor (SF) for oral and dermal exposures and the inhalation unit risk (IUR) for inhalation exposures. Excess lifetime cancer risk for oral and dermal exposures is calculated from the following equation, while the equation for inhalation exposures uses the IUR, rather than the SF:

$$\text{Risk} = \text{LADD} \times \text{SF}$$

Where: Risk = a unitless probability (1×10^{-6}) of an individual developing cancer
LADD = lifetime average daily dose averaged over 70 years (mg/kg-day)
SF = cancer slope factor, expressed as 1/(mg/kg-day)

These risks are probabilities that are usually expressed in scientific notation (such as 1×10^{-4} or 1E-04). An excess lifetime cancer risk of 1×10^{-4} indicates that one additional incidence of cancer may occur in a population of 10,000 people who are exposed under the conditions identified in the *Exposure Assessment*. As stated in the NCP, the acceptable cancer risk range for site-related exposure is 10^{-6} to 10^{-4} , with 10^{-6} being the point of departure.

As summarized in Table 7 of Appendix II, the estimated cancer risks for the current/future aggregate child-adult resident and off-Fulton Property commercial worker exceeded the EPA's target risk range of 10^{-4} to 10^{-6} (E-04 to E-06). The estimated cancer risk for the child-adult resident exposed to groundwater was 1.8×10^{-4} with the major risk driving chemicals identified as TCE and PCE. For the off-Fulton Property commercial worker, the estimated cancer risk were equal to 6.8×10^{-4} and was driven by ingestion of PCE-contaminated groundwater.

In summary, TCE and PCE were identified as the non-cancer and cancer risk driving chemicals present in Site groundwater. The quantitative estimate of non-cancer hazards and cancer risks for all receptors and all COPCs can be found in the baseline HHRA document. Updated risk estimates for the residential child and adult receptors are summarized in the 2015 Memorandum entitled

"Supplemental Risk Evaluation for the Fulton Avenue Superfund Site". The response action selected in this ROD Amendment is necessary to protect the public health or welfare of the environment from actual or threatened releases of contaminants into the environment.

Uncertainties

The procedures and inputs used to assess risks in this evaluation, as in all such assessments, are subject to a wide variety of uncertainties. In general, the main sources of uncertainty include:

- environmental chemistry sampling and analysis
- environmental parameter measurement
- fate and transport modeling
- exposure parameter estimation
- toxicological data

Uncertainty in environmental sampling arises in part from the potentially uneven distribution of chemicals in the media sampled. Consequently, there is uncertainty as to the actual levels present. Environmental chemistry-analysis error can stem from several sources, including the errors inherent in the analytical methods and characteristics of the matrix being sampled.

Uncertainties in the exposure assessment are related to estimates of how often an individual would actually come in contact with the chemicals of concern, the period of time over which such exposure would occur, and in the models used to estimate the concentrations of the chemicals of concern at the point of exposure.

Uncertainties in toxicological data occur in extrapolating both from animals to humans and from high to low doses of exposure, as well as from the difficulties in assessing the toxicity of a mixture of chemicals. These uncertainties are addressed by making conservative assumptions concerning risk and exposure parameters throughout the assessment. As a result, the risk assessment provides upper-bound estimates of the risks to populations near the Site, and is highly unlikely to underestimate actual risks related to the Site.

Noteworthy uncertainties in the HHRA for the Site deal with the fact that the original risk assessment was conducted in 2005. Since the HHRA was finalized, toxicity values for both risk

driving chemicals (TCE and PCE), along with several exposure parameters have been updated. To account for the changes in toxicity data and exposure assumptions EPA conducted a supplemental risk evaluation for the residential receptor at the Site. All other receptors evaluated in the original 2005 HHRA are considered to be less conservative receptors than the resident and were not reevaluated. Based on the results of this evaluation, it was determined that the conclusions of the 2005 HHRA have not changed substantially and there is a continuing need for a response action at the Site.

More specific information concerning the human health risks at the Site is presented in the HHRA and in the EPA's Supplemental Risk Evaluation, both of which are available in the Administrative Record.

Ecological Risk Assessment

The potential risk to ecological receptors was evaluated by ERM in the baseline risk assessment. For there to be an exposure, there must be a pathway through which a receptor (e.g., animal) comes into contact with one or more of the COCs. Without a complete pathway or receptor, there is no exposure and hence, no risk.

Based on a review of existing data, there are no potential exposure pathways for ecological receptors at the Site. As noted above, the Fulton Property itself is less than 1 acre in size and is located in the GCPIA within a highly developed area. The entire Fulton Property is paved or covered with buildings. The depth to groundwater at the Site (the medium of concern) is approximately 50 feet and groundwater is unlikely to affect any surface water bodies.

REMEDIAL ACTION OBJECTIVES

Remedial action objectives (RAOs) are specific goals to protect human health and the environment. These objectives are based on available information and standards such as applicable or relevant and appropriate requirements (ARARs) for drinking water and groundwater, Site-specific risk-based levels, and the reasonably anticipated future land use for the Site (e.g., commercial/industrial or residential).

The following RAOs were established for OU1 in the 2007 ROD:

- Reduce contaminant levels in the drinking water aquifer to ARARs.
- Prevent further migration of contaminated groundwater.

The selected remedy in this ROD Amendment is intended to prevent exposure to contaminated groundwater and to help reduce migration of contaminated groundwater in the aquifer, and is not inconsistent with the RAOs identified in the 2007 ROD.

The response action selected in the 2007 ROD, which included a groundwater extraction and treatment system, was intended to work towards restoring the groundwater to its beneficial use. (See 2007 ROD at page 4). The ROD (page 23) indicated that the groundwater extraction system was expected to "more expeditiously meet chemical-specific ARARs (e.g., MCLs) for the groundwater." Data collected since 2007, however, show that PCE levels are declining in the OU1 portion of the groundwater plume, and that the treatment systems currently installed on wells 13 and 14 are effectively removing PCE and other VOCs from groundwater entering the wells. Further, modeling analyses conducted in 2012 raised uncertainties as to whether the groundwater extraction system would significantly shorten the time to achieve the MCL for PCE in groundwater.

The 2007 ROD also called for the application of ISCO technology, in which an oxidant such as potassium permanganate would be injected underground near the former drywell at the Fulton Property, which is a major source of the OU1 PCE groundwater contamination. The purpose of the ISCO injections was to convert organic contamination into nonhazardous compounds, thereby accelerating restoration of the groundwater to the MCLs. Investigations performed during the OU1 remedial design, however, did not identify the location of any PCE source material in the shallow aquifer in the immediate vicinity of the Fulton Property. Therefore, ISCO will not be applied to the shallow aquifer at that location. The EPA will continue to investigate additional areas for possible source material that may need to be addressed (by ISCO or another remedial approach), including source(s) of elevated PCE observed in nearby monitoring well GCP-01 located southwest and downgradient of the Fulton Property.

In the 2007 ROD, the EPA indicated that the OU1 portion of the contamination plume would be restored to its beneficial use when the TCE-dominant contamination is addressed in OU2. Because the nature and extent of the contamination present in the OU1 and

OU2 portions of the plume - including sources of TCE - has not yet been fully identified, the EPA does not have sufficient information at this time to determine whether the aquifer at the Site can be fully restored, and will conduct additional investigations as part of OU2 prior to making a Site-wide determination regarding restoration of the groundwater.

In view of the above, in this ROD Amendment the EPA has established RAOs for this interim remedy as follows:

- Minimize and/or eliminate the potential for future human exposure to Site contaminants via contact with contaminated drinking water.
- Help reduce migration of contaminated groundwater.

The proposed change to the 2007 ROD is not inconsistent with the RAOs identified in the 2007 ROD, because the continued pumping and treatment of Village wells 13 and 14 will ensure a potable water supply, and this pumping and treatment provides the incidental benefit of helping to reduce migration of contaminated groundwater. While the proposed modification also will have the incidental benefit of reducing contaminant levels in groundwater, the primary purposes of this proposed modification are to prevent exposure to contaminated groundwater and to help reduce migration of contaminated groundwater.

DESCRIPTION OF ALTERNATIVES

CERCLA Section 121(b)(1), 42 U.S.C. § 9621(b)(1), requires remedial actions to be protective of human health and the environment, cost-effective, and utilize permanent solutions and alternative treatment technologies and resource recovery alternatives to the maximum extent practicable. Section 121(b)(1) also establishes a preference for remedial actions which employ, as a principal element, treatment to permanently and significantly reduce the volume, toxicity, or mobility of the hazardous substances, pollutants and contaminants at a site. CERCLA Section 121(d), 42 U.S.C. § 9621(d), further specifies that a remedial action must attain a level or standard of control of the hazardous substances, pollutants, and contaminants, which at least attains ARARs under federal and state laws, unless a waiver can be justified pursuant to CERCLA Section 121(d)(4), 42 U.S.C. § 9621(d)(4).

Common Elements for All Alternatives

Under each of the two alternatives presented, the existing treatment systems on Village supply wells 13 and 14 would continue to operate and protect the public from exposure to contamination in the OU1 portion of the groundwater plume. Each alternative requires and includes the operation, monitoring and maintenance (O&M) of the existing treatment systems, and assumes the continued operation of Village wells 13 and 14, until supply wells 13 and 14 no longer are impacted by contaminants above the MCLs. Neither alternative requires any modification to the current pumping rates or volumes of water pumped by Village supply wells 13 and 14.

In addition, both alternatives include institutional controls in the form of local laws that restrict future use of groundwater at the Site. Specifically, the Nassau County Sanitary Code regulates installation of private potable water supply wells in Nassau County.

Both alternatives also include institutional controls in the form of local zoning laws in that the Fulton Property is zoned for industrial use, and changes to the land use are not anticipated in the foreseeable future. If a change in land use is proposed, additional investigation of soils at the Fulton Property may be necessary to determine whether the change in land use could affect exposure risks at the property.

For each alternative, a Site management plan (SMP) would provide for the proper management of all OU1 remedy components, including institutional controls. The SMP would include: (a) O&M of Village supply wells 13 and 14 as well as monitoring of Site groundwater upgradient, sidegradient and downgradient of wells 13 and 14; (b) conducting an evaluation of the potential for vapor intrusion, and appropriate response action, if necessary, in the event of future construction at the Fulton Property; and (c) periodic certifications by the party(ies) implementing the remedy that any institutional and engineering controls are in place and being complied with.

Each alternative also includes a vapor intrusion evaluation of structures that are in the vicinity of the Fulton Property and that could potentially be affected by the OU1 portion of the groundwater contamination plume. An appropriate response action (such as sub-slab ventilation systems) may be implemented based on the results of the investigation. The O&M of the existing

sub-slab ventilation system at 150 Fulton Avenue would continue under both alternatives.

Below is a description of the two alternatives considered for this ROD Amendment:

GW-1: Continued Operation of Existing Treatment Systems on Village Wells 13 and 14.

Capital Cost	\$1,118,578 ¹
O & M Cost	\$2,920,610
Present Worth Cost	\$4,039,188
Construction Time	N/A
Duration	30 years

This alternative relies upon the continued operation and maintenance of the existing air stripper treatment units on Village wells 13 and 14 in order to protect the public from exposure to hazardous substances in groundwater, and to provide a safe drinking water supply. The costs associated with this alternative include the costs of replacing existing air strippers as the equipment wears out. This alternative includes the addition of a vapor-phase carbon unit, if needed, to capture and treat VOCs being discharged from the air stripper treatment units. This alternative also includes monitoring of contamination in groundwater entering wells 13 and 14.

For cost estimating purposes, a 30-year time frame was assumed as the duration of this alternative. The EPA expects, however, that PCE and TCE levels in the groundwater may exceed their

¹ The cost estimates in the 2007 ROD for this alternative were refined during the design of the 2007 remedy.

respective MCLs for greater than 30 years and, as a result, the treatment systems on Village wells 13 and 14 may need to be operated for greater than 30 years.

Because this alternative would result in contaminants remaining on Site above levels that would allow for unlimited use and unrestricted exposure, CERCLA requires that the Site be reviewed at least once every five years.

GW-2: Continued Operation of Existing Treatment Systems on Village wells 13 and 14, and Groundwater Extraction and Treatment

Capital Cost	\$6,296,578
O & M Cost	\$7,415,610
Present Worth Cost	\$13,712,188
Construction Time	10 months
Duration	30 years

Alternative GW-2 was a component of the remedy chosen in the 2007 ROD. This alternative includes a separate groundwater extraction and treatment system that would be constructed in the OU1 portion of the groundwater plume, upgradient of Village wells 13 and 14. In the 2007 ROD, the EPA anticipated that the system would be constructed in the "Estate" area of the Village, and would pump and treat groundwater for discharge into the existing infiltration basin at the Garden City Bird Sanctuary for recharge to groundwater.

The 2007 ROD included the application of ISCO technology to address potential PCE source material in the shallow aquifer in the vicinity of the Fulton Property. As explained above, however, during the remedial design, the location of source

material amenable to treatment with ISCO was not identified in the immediate vicinity of the Fulton Property. The cost estimate for GW-2, therefore, does not include the cost of the ISCO injections that were included in the 2007 ROD remedy.

For cost-estimating purposes, a 30-year time frame was assumed as the duration of this alternative. The EPA expects, however, that PCE and TCE levels in the groundwater may exceed their respective MCLs for greater than 30 years and, as a result, the treatment systems on Village wells 13 and 14 and the separate groundwater extraction and treatment system may need to be operated for greater than 30 years.

Because this alternative would result in contaminants remaining on Site above levels that would allow for unlimited use and unrestricted exposure, CERCLA requires that the Site be reviewed at least once every five years.

COMPARATIVE ANALYSIS OF ALTERNATIVES

In selecting a remedy for a site, the EPA considers the factors set forth in CERCLA Section 121, 42 U.S.C. § 9621, by conducting a detailed analysis of the viable remedial alternatives pursuant to the NCP at 40 C.F.R. § 300.430(e)(9), the EPA's *Guidance for Conducting Remedial Investigations and Feasibility Studies*, OSWER Directive 9355.3-01, and the EPA's *A Guide to Preparing Superfund Proposed Plans, Records of Decision, and Other Remedy Selection Decision Documents*, OSWER 9200.1-23.P. The detailed analysis consists of an assessment of the individual alternatives against each of the following nine evaluation criteria at 40 C.F.R. § 300.430(e)(9)(iii) and a comparative analysis focusing upon the relative performance of each alternative against those criteria.

- Overall protection of human health and the environment addresses whether a remedy provides adequate protection and describes how risks posed through each exposure pathway (based on a reasonable maximum exposure scenario) are eliminated, reduced, or controlled through treatment, engineering controls, or institutional controls.
- Compliance with ARARs addresses whether a remedy would meet all of the applicable or relevant and appropriate requirements of other federal and state environmental statutes and regulations, or provide grounds for invoking a waiver.

- Long-term effectiveness and permanence refers to the ability of a remedy to maintain reliable protection of human health and the environment over time, once cleanup goals have been met. It also addresses the magnitude and effectiveness of the measures that may be required to manage the risk posed by treatment residuals and/or untreated wastes.
- Reduction of toxicity, mobility, or volume through treatment evaluates an alternative's use of treatment to reduce the harmful effects of principal contaminants, their ability to move in the environment, and the amount of contamination present.
- 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.
- Implementability considers the technical and administrative feasibility of implementing the alternative, including factors such as the relative availability of goods and services.
- Cost includes estimated capital and operation and maintenance costs, and net present-worth costs. Present worth cost is the total cost of an alternative over time in terms of today's dollar value. Cost estimates are expected to be accurate within a range of +50 to -30 percent.
- State acceptance considers whether the State agrees with the EPA's analyses and recommendations, as described in the RI/FS and Proposed Plan.
- Community acceptance is assessed in the ROD, and considers whether the local community agrees with the EPA's analyses and preferred alternative. Comments received on the Proposed Plan are an important indicator of community acceptance.

The first two criteria above (overall protection of human health and the environment and compliance with ARARs) are known as "threshold criteria" because they are the minimum requirements that each response measure must meet in order to be eligible for selection as a remedy. The next five Superfund criteria (long-

term protectiveness and permanence, reduction of toxicity, mobility, or volume through treatment, short-term effectiveness, implementability and cost) are known as "primary balancing criteria" and are factors with which tradeoffs between response measures are assessed so that the best option will be chosen, given site-specific data and conditions. The final two evaluation criteria (state acceptance and community acceptance) are called "modifying criteria" because new information or comments from the state or the community on the Proposed Plan may cause the EPA to modify the preferred response measure or cause another response measure to be considered.

In keeping with EPA guidance, this modification of the OU1 remedial action is an interim remedy that will be protective of human health and the environment in the short term and is intended to provide adequate protection until a final remedy for the Site is implemented.

This section evaluates the relative performance of each of the two remedial alternatives discussed above against the nine criteria.

1. Overall Protection of Human Health and the Environment

Both alternatives include the continued operation and maintenance of the existing treatment systems installed on Village wells 13 and 14 as an interim remedy, and as such overall protection would not be achieved until the final remedy for the Site is selected. Nevertheless, the treatment systems will continue to protect the public from exposure to PCE and other VOCs in the OU1 portion of the groundwater contamination plume by providing a safe drinking water supply for the Village. The institutional controls will further restrict exposure to contaminants in groundwater.

The groundwater extraction and treatment system in GW-2 is also an interim remedy and would remove some VOC contamination from groundwater upgradient of Village wells 13 and 14. Analyses performed during the remedial design, however, raised uncertainties as to whether the extraction system selected in the 2007 ROD would significantly shorten the time needed to reach the MCL for PCE in the OU1 portion of the groundwater plume.

2. Compliance with ARARs

ARARs related to the Village supply wells 13 and 14 include the federal Safe Drinking Water Act (SDWA), 42 U.S.C. Sections 42 U.S.C. §§ 300f-300j-26 and the New York State Sanitary Code at 10 NYCRR Subpart 5-1, which relates to public water supply systems. Under both alternatives, the wellhead treatment systems for Village wells 13 and 14 would continue to achieve ARARs, including the federal MCLs for PCE, TCE and other VOCs in treated water as required under the SDWA or if more stringent, the state drinking water standards at 10 NYCRR Subpart 5-1.

The effluent from the pump-and-treat system called for in GW-2 would also achieve the federal MCLs for PCE and TCE, or if more stringent, the state drinking water standards. Restoration of the aquifer to MCLs will be addressed as part of the final Site remedy in OU2, and is not within the scope of this interim response action. Therefore, neither alternative identifies remediation goals for PCE and TCE in the groundwater for OU1 at this time.

3. Long-Term Effectiveness and Permanence

As indicated above, interim remedies are intended to be protective of human health and the environment in the short term, and to provide adequate protection until a final ROD is issued. This interim remedy, therefore, is not intended to provide a permanent remedy for OU1.

For both alternatives, the O&M of the treatment systems on Village wells 13 and 14 will continue to protect the public from exposure to contaminants in groundwater entering those wells. The OU1 remedy will be consistent with, and not preclude, a final remedy for the Site.

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

Because this action does not constitute the final remedy for the Site, the statutory preference for remedies that employ treatment that reduce toxicity, mobility or volume as a principal element will be fully addressed by the final response action.

The pumping of supply wells 13 and 14 provides an incidental benefit of helping to reduce the mobility of contaminants in the OU1 portion of the plume. The groundwater extraction and treatment system in Alternative GW-2 would provide additional

reduction in the toxicity, mobility, and volume of volatile organic contaminants in groundwater through removal and treatment of VOCs from the OU1 portion of the plume.

5. Short-Term Effectiveness

While minimal short-term impacts associated with the construction of new monitoring wells for the groundwater monitoring program will occur for both alternatives, Alternative GW-1 would not result in short-term impacts to human health and the environment because no construction is involved with respect to the existing treatment systems on Village supply wells 13 and 14. The GW-1 treatment systems already are in place and are protecting the public from impacts to human health. Alternative GW-2 would potentially result in greater short-term exposure to workers who may come into contact with contamination during more significant construction of the groundwater extraction and treatment system.

Installation of the extraction wells and associated piping for Alternative GW-2 would be completed in approximately 8-12 months. While efforts would be made to minimize the impacts, some disturbances would result from disruption of traffic, excavation activities on public and private land, noise, and fugitive dust emissions. Proper health and safety precautions and fugitive dust mitigation measures would help control these impacts.

6. Implementability

The technologies presented in Alternatives GW-1 and GW-2 have been used at other Superfund sites and are considered technically feasible.

The goods and services needed to implement GW-1 and GW-2 are readily available. Both alternatives are administratively implementable as well. No permits would be required for on-Site work pursuant to the permit exemption at Section 121(e)(1) of CERCLA, 42 U.S.C. § 9621(e)(1), although substantive requirements of otherwise-needed permits would be met.

7. Cost

The estimated capital, annual O&M (including monitoring), and present-worth costs for each of the alternatives are presented below:

Alternative	Capital Cost	Annual O&M	Present Worth
GW-1	\$1,118,578	\$2,920,610	\$4,039,188
GW-2	\$6,296,578	\$7,415,610	\$13,712,188

GW-1 has lower capital and O&M present worth costs than GW-2. The cost estimate for GW-1 is based on the "No Further Action - Limited Action" alternative described in the 2007 ROD, as updated by Genesco on November 18, 2014 and by the Village on January 14, 2015. The cost estimate for GW-2 is based on the cost estimate for the corresponding groundwater extraction and treatment system presented in the 2007 ROD, as adjusted based on updated cost information provided by Genesco during the remedial design of the 2007 remedy.

The cost estimates are order-of-magnitude engineering cost estimates that are expected to be within +50% to -30% of the actual cost of the project.

For cost-estimating purposes only, a 30-year time frame was used as the duration of each alternative. The EPA expects, however, that PCE and TCE levels in the aquifer may exceed their respective MCLs for greater than 30 years and, as a result, the treatment systems on Village supply wells 13 and 14 may need to be operated for greater than 30 years.

The GW-1 and GW-2 cost estimates do not include a separate cost item for the vapor intrusion response actions. Because the scope of the vapor intrusion-related work would be the same under both alternatives, the vapor intrusion response actions do not change the relative cost effectiveness of each of those alternatives. In addition, the costs of vapor intrusion response actions are relatively low, and the EPA does not expect the vapor intrusion response action costs to affect whether the actual remedy costs are within +50% to -30% of the cost estimates.

8. State Acceptance

The State of New York supports the selected remedy.

9. Community Acceptance

No comments were received other than those submitted at the May 12, 2015, public meeting. At the public meeting, the public expressed general support for the remedy proposed by the EPA in

the Proposed Plan (GW-1). In addition, the Nassau County Department of Health Services and the Village of Garden City expressed support for GW-1. The EPA's responses to significant public comments received on the Proposed Plan are provided in the attached Responsiveness Summary.

PRINCIPAL THREAT WASTE

The NCP establishes an expectation that the EPA will use treatment to address the principal threats posed by a Site whenever practicable (NCP Section 300.430(a)(1)(iii)(A)). The "principal threat" concept is applied to the characterization of "source materials" at a Superfund site. A source material is material that includes or contains hazardous substances, pollutants, or contaminants, such as dense nonaqueous phase liquid in soil, that act as a reservoir for the migration of contamination to groundwater, surface water, or air, or act as a source for direct exposure. Principal threat wastes are those source materials considered to be highly toxic or highly mobile that generally cannot be reliably contained or would present a significant risk to human health or the environment in the event exposure should occur. The decision to treat these wastes is made on a site-specific basis through a detailed analysis of alternatives, using the remedy selection criteria which are described above. The manner in which principal threat wastes are addressed provides a basis for making a statutory finding that the remedy employs treatment as a principal element.

No materials which meet the definition of "principal threat wastes" were identified during the OUI RI/FS or during subsequent further investigations conducted as part of the remedial design activities since 2007.

AMENDED REMEDY

The EPA's selected remedy which amends the 2007 interim ROD is Alternative GW-1 (Continued Operation of Existing Treatment Systems on Village Wells 13 and 14). This remedy includes the following:

- Continued operation, maintenance and monitoring (O&M) of the air stripping treatment systems currently installed on Village wells 13 and 14 in order to protect the public from exposure to Site-related volatile organic compounds (VOCs), including PCE, in groundwater entering those wells. These treatment systems will be maintained and replaced or upgraded as needed in order to ensure that water

distributed to the public from wells 13 and 14 complies with ARARs, including MCLs under the federal Safe Drinking Water Act or, if more stringent, New York State drinking water standards at 10 NYCRR Part 5, Subpart 5-1. If needed, a vapor-phase carbon unit will be added to capture and treat VOCs being discharged from the air stripper treatment units. The pumping of supply wells 13 and 14 provides an incidental benefit of helping to reduce the mobility of contaminants in the OU1 portion of the plume. This ROD Amendment assumes the continued operation of Village wells 13 and 14 until those wells no longer are impacted by contaminants above the MCLs for PCE and TCE.

- A monitoring plan that will include groundwater sampling to monitor contaminant levels in groundwater at the Site. The monitoring program will include monitoring of contamination that is entering wells 13 and 14, monitoring of groundwater upgradient, sidegradient and downgradient of wells 13 and 14, and graphic depictions of the results.
- Institutional controls in the form of local laws that restrict future use of groundwater at the Site and limit exposure at the commercial facility located at 150 Fulton Avenue in Garden City Park, New York (the Fulton Property), a source of the groundwater contamination at the Site. Specifically, the Nassau County Sanitary Code regulates installation of private potable water supply wells in Nassau County. In addition, the commercial facility at the Fulton Property is zoned for industrial use, and the EPA does not anticipate any changes to the land use in the foreseeable future. If a change in land use is proposed, additional investigation of soils may be necessary to determine whether the change in land use could affect exposure risks at the Fulton Property.
- A vapor intrusion evaluation of structures that are in the vicinity of the Fulton Property and that could potentially be affected by the OU1 portion of the groundwater contamination plume. An appropriate response action (such as sub-slab ventilation systems) may be implemented based on the results of the investigation. The O&M of the existing sub-slab ventilation system at the Fulton Property will continue to be operated and maintained.
- A site management plan (SMP) that will provide for the proper management of all OU1 remedy components, including compliance with institutional controls. The SMP will

include: (a) O&M of the treatment systems on Village wells 13 and 14 as well as monitoring of Site groundwater upgradient, sidegradient and downgradient of wells 13 and 14; (b) conducting an evaluation of the potential for vapor intrusion, and an appropriate response action, if necessary, in the event of future construction at the Fulton Property; and (c) periodic certifications by the party(ies) implementing the remedy that any institutional and engineering controls are in place and being complied with.

SUMMARY OF THE RATIONALE FOR THE SELECTED REMEDY

The selected interim remedy will be protective of human health and the environment until a final remedy is implemented for the Site, will comply with the ARARs identified for this interim action, and is cost-effective. Although this interim action is not intended to address fully the statutory mandates for overall protection, permanence, and treatment to the maximum extent practicable, this interim action does utilize treatment at the Village wells, and thus supports part of the statutory mandate.

The selected alternative GW-1 (present-worth cost of approximately \$4,039,188) is more cost-effective than GW-2. The GW-2 extraction and treatment system has a present-worth cost of approximately \$13.7 million. GW-1 also would have fewer short-term impacts to workers and the community, and is more readily implementable because it does not involve the construction of an extraction and treatment system. The well head treatment systems of Alternative GW-1 are in place and, therefore, are already protecting the public from drinking water impacts to human health.

The continued operation of Village wells 13 and 14 will continue to help reduce migration of the OU1 portion of the groundwater plume toward the Franklin Square Water District wells. The Village wells 13 and 14 treatment systems also will have the incidental benefit of removing and treating contaminants in groundwater that enter those wells, and thereby reducing the mass and mobility of VOCs in the OU1 part of the groundwater plume.

The environmental benefits of the selected remedial alternative may be enhanced by employing design technologies and practices that are sustainable in accordance with the EPA Region 2's Clean and Green Energy Policy, available at:
http://epa.gov/region2/superfund/green_remediation.

Summary of the Estimated Remedy Costs

The estimated capital, annual O&M, and total present-worth costs for the selected remedy are \$1,118,578, \$2,920,610, and \$4,039,188. A detailed cost estimate for the selected remedy is summarized in Appendix VI. The information in the cost estimate summary table is based on the best available information regarding the anticipated scope of the remedial alternative. This is an order-of-magnitude engineering cost estimate that is expected to be within +50% to -30% of the actual project cost.

Expected Outcomes of the Selected Remedy

The results of the human health risk assessment indicated that there is an unacceptable hazard from exposure to groundwater through ingestion and inhalation.

The selected remedy will:

- Prevent potential, current, and future human exposures including inhalation and ingestion of VOC-contaminated groundwater by effectively treating contaminants in groundwater entering Village water supply wells 13 and 14 so that distributed water is at levels that are protective of human health;
- Continue to help to prevent the OUI portion of the groundwater plume from reaching the Franklin Square Water District wells;
- Allow time for additional efforts to be undertaken to identify more fully delineate the nature and extent of TCE and PCE contamination in the groundwater at the Site and also allow for a comprehensive evaluation of alternatives for Site-wide restoration of the aquifer; and
- Incidentally make some progress toward ultimately restoring groundwater to levels which meet ARARs within the aquifer.

The results of the risk assessment indicate that PCE and TCE pose an excess lifetime cancer risk above the EPA reference cancer risk range, and also pose unacceptable noncancer health hazards. PCE and TCE in the aquifer serve as sources of contamination to the groundwater. All scenarios involving the use of groundwater as a drinking water source showed considerably elevated risks, due primarily to the presence of PCE and TCE in the groundwater. Under the selected remedy, the removal of the PCE and TCE from the water supply wells will

address the excess lifetime cancer risk and noncancer hazards posed by PCE and TCE.

The selected remedy will ensure that the water supply obtained from Village wells 13 and 14 is protected until a final groundwater remedy is implemented for the Site.

STATUTORY DETERMINATIONS

Section 121(b)(1) of CERCLA mandates that a remedial action must be protective of human health and the environment, be cost-effective, and utilize permanent solutions and alternative treatment or resource recovery technologies to the maximum extent practicable. Section 121(b)(1) also establishes a preference for remedial actions which employ treatment to permanently and significantly reduce the volume, toxicity, or mobility of the hazardous substances, pollutants, or contaminants at the Site. Section 121(d) of CERCLA further specifies that a remedial action must attain a degree of cleanup that satisfies ARARs under federal and state laws, unless a waiver can be justified pursuant to Section 121(d)(4) of CERCLA. This selected interim remedy will ensure that the treatment systems will continue to effectively treat contaminants in groundwater entering Village wells 13 and 14 so that distributed water is at levels that are protective of human health.

In the 2007 ROD, the EPA indicated that the OU1 portion of the contamination plume would be restored to its beneficial use when the TCE-dominant contamination is addressed in OU2. Because the nature and extent of the contamination present in the OU1 and OU2 portions of the plume - including sources of TCE - have not yet been fully identified, the EPA does not have sufficient information at this time to determine whether groundwater at the Site can be fully restored, and will conduct additional investigations as part of OU2. Currently, groundwater restoration is one of the EPA's goals for the final Site remedy. The OU1 interim remedy will neither be inconsistent with, nor preclude, implementation of a final remedy for the Site.

Overall Protection of Human Health and the Environment

The selected remedy will protect human health and the environment until a final remedy can be selected and implemented, through removal of contaminants from the groundwater entering Village supply wells 13 and 14. This will be monitored, and the treatment systems will be maintained and replaced or upgraded as needed in order to ensure that water

distributed to the public from Village wells 13 and 14 complies with ARARs and to help to limit the migration of contaminants in the groundwater.

Compliance with ARARs

The ARARs for the selected interim OUI remedy include the SDWA and New York State Sanitary Code at 10 NYCRR Subpart 5-1, which relates to public water supply systems. The primary standards include federal MCLs, which are enforceable standards for specific contaminants based on public health factors as well as the technical and economic feasibility of removing the contaminants from the water supply. The MCL for both PCE and TCE is 5 ppb. ARARs and other environmental criteria, advisories or guidance for this interim action are presented in Appendix II Table 10.

This OUI remedy will immediately comply with these ARARs because the well 13 and 14 treatment systems currently are operating and effectively removing VOCs from groundwater prior to public distribution.

Cost-Effectiveness

A cost effective remedy is one whose costs are proportional to its overall effectiveness (NCP Section 300.430(f)(ii)(D)). Overall effectiveness is based on the evaluations of the following three evaluation criteria: long-term effectiveness and permanence; reduction of toxicity, mobility, and volume through treatment; and short-term effectiveness. The selected remedy provides adequate protection of the public, the pumping and treatment of supply wells 13 and 14 provides an incidental benefit of helping to reduce the toxicity, mobility, and volume of contaminants in the OUI portion of the plume, and the selected remedy is immediately protective (because the well 13 and 14 treatment systems are currently operating) while having minimal short-term impacts. The costs of the selected remedy are proportional to its overall effectiveness, and the selected remedy therefore is cost effective.

Utilization of Permanent Solutions and Alternative Treatment Technologies to the Maximum Extent Practicable

The selected remedy is an interim remedy that is not intended to utilize permanent solutions and alternative treatment (or resource recovery) technologies to the maximum extent

practicable. Subsequent actions will be evaluated to address fully the threats posed by conditions at the Site.

Preference for Treatment as a Principal Element

Because this action does not constitute the final remedy for the Site, the statutory preference for remedies that employ treatment that reduces toxicity, mobility, or volume as a principal element will be addressed by the final response action.

The Village wells 13 and 14 treatment systems will have the incidental benefit of removing and treating contaminants in groundwater that enters those wells, and thereby reducing the mass and mobility of VOCs in the OU1 part of the groundwater plume.

Five-Year Review Requirements

Due to the interim nature of this remedy and because contamination will remain on Site at levels that do not allow for unlimited use and unrestricted exposure, a review of Site conditions will be conducted at least once every five years.

DOCUMENTATION OF SIGNIFICANT CHANGES

The Proposed Plan for the Fulton Avenue Superfund Site was released for public comment on April 24, 2015, and the public comment period ran from that date through May 26, 2015. The Proposed Plan identified Groundwater Alternative GW-1 as the preferred alternative. The Proposed Plan was presented at a public meeting on May 12, 2015.

All written and verbal comments submitted during the public comment period were reviewed by the EPA. Upon review of these comments, the EPA has determined that no significant changes to the remedy, as it was originally identified in the Proposed Plan, are necessary.

APPENDIX I

FIGURES

APPENDIX II

TABLES

Table 1 - Summary of May 2015 Groundwater Sample Results

Table 2 - Summary of Historic Groundwater Monitoring Well Sample Results

Table 3 - Summary of Contaminants of Concern and Medium-Specific Exposure Point Concentrations

Table 4 - Selection of Exposure Pathways

Table 5 - Cancer Toxicity Data Summary

Table 6 - Non-Cancer Toxicity Data Summary

Table 7 - Risk Characterization Summary - Carcinogens

Table 8 - Risk Characterization Summary - Non-Carcinogens

Table 9 - Cost Estimate for Fulton Avenue Superfund Site

Table 10 - ARARs, TBCs, and Other Guidelines

Table 10a - Chemical-Specific ARARs, TBCs, and Other Guidelines

Table 10b - Location-Specific ARARs, TBCs, and Other Guidelines

Table 10c - Action-Specific ARARs, TBCs, and Other Guidelines



Legend: All concentrations are in μM

1. AWC8 - MYS Ambient Groundwater Quality Standards for Class GA (potable) ground water as listed in OGS 1.1 (June 1998) and in 6 NYCRR 703.5.
2. AWC9 - NY Ambient Groundwater Quality Guidance Values for Class GA (potable) ground water as listed in 1.1 (June 1998) and in 6 NYCRR 703.5.
Not detected at the specified reporting limit.
Compound was detected at the indicated concentration.
Results flagged as "Exceed" if any of the selected criteria exceeded (most stringent value).
Identified Compounds based on a search of organic compound mass spectra.

Table 1
Summary of May 2015 Groundwater Sample Results
150 Fulton Avenue Site, Garden City Park, New York



Well/Boring/Sample ID	Lab Sample ID	Date Sampled	Metrix	MW21-15	MW22A-265	MW21B-30	MW22C-43	MW21D-447	MW21E-50	MW21F-51	MW21G-52	MW21H-53	MW21I-54	MW21J-55	MW21K-56	MW21L-57	MW21M-58	MW21N-59	MW21O-60	MW21P-61	MW21Q-62	MW21R-63	MW21S-64	MW21T-65	MW21U-66	MW21V-67	MW21W-68	MW21X-69	MW21Y-70	MW21Z-71	MW21AA-72	MW21AB-73	MW21AC-74	MW21AD-75	MW21AE-76	MW21AF-77	MW21AG-78	MW21AH-79	MW21AI-80	MW21AJ-81	MW21AK-82	MW21AL-83	MW21AM-84	MW21AN-85	MW21AO-86	MW21AP-87	MW21AQ-88	MW21AR-89	MW21AS-90	MW21AT-91	MW21AU-92	MW21AV-93	MW21AW-94	MW21AX-95	MW21AY-96	MW21AZ-97	MW21BA-98	MW21BB-99	MW21BC-100	MW21BD-101	MW21BE-102	MW21BF-103	MW21BG-104	MW21BH-105	MW21BI-106	MW21BJ-107	MW21BK-108	MW21BL-109	MW21BM-110	MW21BN-111	MW21BO-112	MW21BP-113	MW21BQ-114	MW21BR-115	MW21BS-116	MW21BT-117	MW21BU-118	MW21BV-119	MW21BW-120	MW21BX-121	MW21BY-122	MW21BZ-123	MW21CA-124	MW21CB-125	MW21CC-126	MW21CD-127	MW21CE-128	MW21CF-129	MW21CG-130	MW21CH-131	MW21CI-132	MW21CJ-133	MW21CK-134	MW21CL-135	MW21CM-136	MW21CN-137	MW21CO-138	MW21CP-139	MW21CQ-140	MW21CR-141	MW21CS-142	MW21CT-143	MW21CU-144	MW21CV-145	MW21CW-146	MW21CX-147	MW21CY-148	MW21CZ-149	MW21DA-150	MW21DB-151	MW21DC-152	MW21DD-153	MW21DE-154	MW21DF-155	MW21DG-156	MW21DH-157	MW21DI-158	MW21DJ-159	MW21DK-160	MW21DL-161	MW21DM-162	MW21DN-163	MW21DO-164	MW21DP-165	MW21DQ-166	MW21DR-167	MW21DS-168	MW21DT-169	MW21DU-170	MW21DV-171	MW21DW-172	MW21DX-173	MW21DY-174	MW21DZ-175	MW21EA-176	MW21EB-177	MW21EC-178	MW21ED-179	MW21EE-180	MW21EF-181	MW21EG-182	MW21EH-183	MW21EI-184	MW21EJ-185	MW21EK-186	MW21EL-187	MW21EM-188	MW21EN-189	MW21EO-190	MW21EP-191	MW21EQ-192	MW21ER-193	MW21ES-194	MW21ET-195	MW21EU-196	MW21EV-197	MW21EW-198	MW21EX-199	MW21EY-200	MW21EZ-201	MW21FA-202	MW21FB-203	MW21FC-204	MW21FD-205	MW21FE-206	MW21FF-207	MW21FG-208	MW21FH-209	MW21FI-210	MW21FJ-211	MW21FK-212	MW21FL-213	MW21FM-214	MW21FN-215	MW21FO-216	MW21FP-217	MW21FQ-218	MW21FR-219	MW21FS-220	MW21FT-221	MW21FU-222	MW21FV-223	MW21FW-224	MW21FX-225	MW21FY-226	MW21FZ-227	MW21GA-228	MW21GB-229	MW21GC-230	MW21GD-231	MW21GE-232	MW21GF-233	MW21GG-234	MW21GH-235	MW21GI-236	MW21GJ-237	MW21GK-238	MW21GL-239	MW21GM-240	MW21GN-241	MW21GO-242	MW21GP-243	MW21GQ-244	MW21GR-245	MW21GS-246	MW21GT-247	MW21GU-248	MW21GV-249	MW21GW-250	MW21GX-251	MW21GY-252	MW21GZ-253	MW21HA-254	MW21HB-255	MW21HC-256	MW21HD-257	MW21HE-258	MW21HF-259	MW21HG-260	MW21HH-261	MW21HI-262	MW21HJ-263	MW21HK-264	MW21HL-265	MW21HM-266	MW21HN-267	MW21HO-268	MW21HP-269	MW21HQ-270	MW21HR-271	MW21HS-272	MW21HT-273	MW21HU-274	MW21HV-275	MW21HW-276	MW21HX-277	MW21HY-278	MW21HZ-279	MW21IA-280	MW21IB-281	MW21IC-282	MW21ID-283	MW21IE-284	MW21IF-285	MW21IG-286	MW21IH-287	MW21II-288	MW21IJ-289	MW21IK-290	MW21IL-291	MW21IM-292	MW21IN-293	MW21IO-294	MW21IP-295	MW21IQ-296	MW21IR-297	MW21IS-298	MW21IT-299	MW21IU-300	MW21IV-301	MW21IW-302	MW21IX-303	MW21IY-304	MW21IZ-305	MW21JA-306	MW21JB-307	MW21JC-308	MW21JD-309	MW21JE-310	MW21JF-311	MW21JG-312	MW21JH-313	MW21JI-314	MW21JJ-315	MW21JK-316	MW21JL-317	MW21JM-318	MW21JN-319	MW21JO-320	MW21JP-321	MW21JQ-322	MW21JR-323	MW21JS-324	MW21JT-325	MW21JU-326	MW21JV-327	MW21JW-328	MW21JX-329	MW21JY-330	MW21JZ-331	MW21KA-332	MW21KB-333	MW21KC-334	MW21KD-335	MW21KE-336	MW21KF-337	MW21KG-338	MW21KH-339	MW21KI-340	MW21KJ-341	MW21KK-342	MW21KL-343	MW21KM-344	MW21KN-345	MW21KO-346	MW21KP-347	MW21KQ-348	MW21KR-349	MW21KS-350	MW21KT-351	MW21KU-352	MW21KV-353	MW21KW-354	MW21KX-355	MW21KY-356	MW21KZ-357	MW21LA-358	MW21LB-359	MW21LC-360	MW21LD-361	MW21LE-362	MW21LF-363	MW21LG-364	MW21LH-365	MW21LI-366	MW21LJ-367	MW21LK-368	MW21LL-369	MW21LM-370	MW21LN-371	MW21LO-372	MW21LP-373	MW21LQ-374	MW21LR-375	MW21LS-376	MW21LT-377	MW21LU-378	MW21LV-379	MW21LW-380	MW21LX-381	MW21LY-382	MW21LZ-383	MW21MA-384	MW21MB-385	MW21MC-386	MW21MD-387	MW21ME-388	MW21MF-389	MW21MG-390	MW21MH-391	MW21MI-392	MW21MJ-393	MW21MK-394	MW21ML-395	MW21MM-396	MW21MN-397	MW21MO-398	MW21MP-399	MW21MQ-400	MW21MR-401	MW21MS-402	MW21MT-403	MW21MU-404	MW21MV-405	MW21MW-406	MW21MX-407	MW21MY-408	MW21MZ-409	MW21NA-410	MW21NB-411	MW21NC-412	MW21ND-413	MW21NE-414	MW21NF-415	MW21NG-416	MW21NH-417	MW21NI-418	MW21NJ-419	MW21NK-420	MW21NL-421	MW21NM-422	MW21NO-423	MW21NP-424	MW21NQ-425	MW21NR-426	MW21NS-427	MW21NT-428	MW21NU-429	MW21NV-430	MW21NW-431	MW21NX-432	MW21NY-433	MW21NZ-434	MW21OA-435	MW21OB-436	MW21OC-437	MW21OD-438	MW21OE-439	MW21OF-440	MW21OG-441	MW21OH-442	MW21OI-443	MW21OJ-444	MW21OK-445	MW21OL-446	MW21OM-447	MW21ON-448	MW21OO-449	MW21OP-450	MW21OQ-451	MW21OR-452	MW21OS-453	MW21OT-454	MW21OU-455	MW21OV-456	MW21OW-457	MW21OX-458	MW21OY-459	MW21OZ-460	MW21PA-461	MW21PB-462	MW21PC-463	MW21PD-464	MW21PE-465	MW21PF-466	MW21PG-467	MW21PH-468	MW21PI-469	MW21PJ-470	MW21PK-471	MW21PL-472	MW21PM-473	MW21PN-474	MW21PO-475	MW21PP-476	MW21PQ-477	MW21PR-478	MW21PS-479	MW21PT-480	MW21PU-481	MW21PV-482	MW21PW-483	MW21PX-484	MW21PY-485	MW21PZ-486	MW21QA-487	MW21QB-488	MW21QC-489	MW21QD-490	MW21QE-491	MW21QF-492	MW21QG-493	MW21QH-494	MW21QI-495	MW21QJ-496	MW21QK-497	MW21QL-498	MW21QM-499	MW21QN-500	MW21QO-501	MW21QP-502	MW21QQ-503	MW21QR-504	MW21QS-505	MW21QT-506	MW21QU-507	MW21QV-508	MW21QW-509	MW21QX-510	MW21QY-511	MW21QZ-512	MW21RA-513	MW21RB-514	MW21RC-515	MW21RD-516	MW21RE-517	MW21RF-518	MW21RG-519	MW21RH-520	MW21RI-521	MW21RJ-522	MW21RK-523	MW21RL-524	MW21RM-525	MW21RN-526	MW21RO-527	MW21RP-528	MW21RQ-529	MW21RR-530	MW21RS-531	MW21RT-532	MW21RU-533	MW21RV-534	MW21RW-535	MW21RX-536	MW21RY-537	MW21RZ-538	MW21SA-539	MW21SB-540	MW21SC-541	MW21SD-542	MW21SE-543	MW21SF-544	MW21SG-545	MW21SH-546	MW21SI-547	MW21SJ-548	MW21SK-549	MW21SL-550	MW21SM-551	MW21SN-552	MW21SO-553	MW21SP-554	MW21SQ-555	MW21SR-556	MW21SS-557	MW21ST-558	MW21SU-559	MW21SV-560	MW21SW-561	MW21SX-562	MW21SY-563	MW21SZ-564	MW21TA-565	MW21TB-566	MW21TC-567	MW21TD-568	MW21TE-569	MW21TF-570	MW21TG-571	MW21TH-572	MW21TI-573	MW21TJ-574	MW21TK-575	MW21TL-576	MW21TM-577	MW21TN-578	MW21TO-579	MW21TP-580	MW21TQ-581	MW21TR-582	MW21TS-583	MW21TT-584	MW21TU-585	MW21TV-586	MW21TW-587	MW21TX-588	MW21TY-589	MW21TZ-590	MW21UA-591	MW21UB-592	MW21UC-593	MW21UD-594	MW21UE-595	MW21UF-596	MW21UG-597	MW21UH-598	MW21UI-599	MW21UJ-600	MW21UK-601	MW21UL-602	MW21UM-603	MW21UN-604	MW21UO-605	MW21UP-606	MW21UQ-607	MW21UR-608	MW21US-609	MW21UT-610	MW21UU-611	MW21UV-612	MW21UW-613	MW21UX-614	MW21UY-615	MW21UZ-616	MW21VA-617	MW21VB-618	MW21VC-619	MW21VD-620	MW21VE-621	MW21VF-622	MW21VG-623	MW21VH-624	MW21VI-625	MW21VJ-626	MW21VK-627	MW21VL-628	MW21VM-629	MW21VN-630	MW21VO-631	MW21VP-632	MW21VQ-633	MW21VR-634	MW21VS-635	MW21VT-636	MW21VU-637	MW21VV-638	MW21VW-639	MW21VX-640	MW21VY-641	MW21VZ-642	MW21WA-643	MW21WB-644	MW21WC-645	MW21WD-646	MW21WE-647	MW21WF-648	MW21WG-649	MW21WH-650	MW21WI-651	MW21WJ-652	MW21WK-653	MW21WL-654	MW21WM-655	MW21WN-656	MW21WO-657	MW21WP-658	MW21WQ-659	MW21WR-660	MW21WS-661	MW21WT-662	MW21WU-663	MW21WV-664	MW21WW-665	MW21WX-666	MW21WY-667	MW21WZ-668	MW21XA-669	MW21XB-670	MW21XC-671	MW21XD-672	MW21XE-673	MW21XF-674	MW21XG-675	MW21XH-676	MW21XI-677	MW21XJ-678	MW21XK-679	MW21XL-680	MW21XM-681	MW21XN-682	MW21XO-683	MW21XP-684	MW21XQ-685	MW21XR-686	MW21XS-687	MW21XT-688	MW21XU-689	MW21XV-690	MW21XW-691	MW21XX-692	MW21XY-693	MW21XZ-694	MW21YA-695	MW21YB-696	MW21YC-697	MW21YD-698	MW21YE-699	MW21YF-700	MW21YG-701	MW21YH-702	MW21YI-703	MW21YJ-704	MW21YK-705	MW21YL-706	MW21YM-707	MW21YN-708	MW21YO-709	MW21YP-710	MW21YQ-711	MW21YR-712	MW21YS-713	MW21YT-714	MW21YU-715	MW21YV-716	MW21YW-717	MW21YX-718	MW21YY-719	MW21YZ-720	MW21ZA-721	MW21ZB-722	MW21ZC-723	MW21ZD-724	MW21ZE-725	MW21ZF-726	MW21ZG-727	MW21ZH-728	MW21ZI-729	MW21ZJ-730	MW21ZK-731	MW21ZL-732	MW21ZM-733	MW21ZN-734	MW21ZO-735	MW21ZP-736	MW21ZQ-737	MW21ZR-738	MW21ZS-739	MW21ZT-740	MW21ZU-741	MW21ZV-742	MW21ZW-743	MW21ZX-744	MW21ZY-745	MW21ZZ-746	MW21AA-747	MW21AB-748	MW21AC-749	MW21AD-750	MW21AE-751	MW21AF-752	MW21AG-753	MW21AH-754	MW21AI-755	MW21AJ-756	MW21AK-757	MW21AL-758	MW21AM-759	MW21AN-760	MW21AO-761	MW21AP-762	MW21AQ-763	MW21AR-764	MW21AS-765	MW21AT-766	MW21AU-767	MW21AV-768	MW21AW-769	MW21AX-770	MW21AY-771	MW21AZ-772	MW21BA-773	MW21BB-774	MW21BC-775	MW21BD-776	MW21BE-777	MW21BF-778	MW21BG-779	MW21BH-780	MW21BI-781	MW21BJ-782	MW21BK-783	MW21BL-784	MW21BM-785	MW21BN-786	MW21BO-787	MW21BP-788	MW21BQ-789	MW21BR-790	MW21BS-791	MW21BT-792	MW21BU-793	MW21BV-794	MW21BW-795	MW21BX-796	MW21BY-797	MW21BZ-798	MW21CA-799	MW21CB-800	MW21CC-801	MW21CD-802	MW21CE-803	MW21CF-804	MW21CG-805	MW21CH-806	MW21CI-807	MW21CJ-808	MW21CK-809	MW21CL-810	MW21CM-811	MW21CN-812	MW21CO-813	MW21CP-814	MW21CQ-815	MW21CR-816	MW21CS-817	MW21CT-818	MW21CU-819	MW21CV-820	MW21CW-821	MW21CX-822	MW21CY-823	MW21CZ-824	MW21DA-825	MW21DB-826	MW21DC-827	MW21DD-828	MW21DE-829	MW21DF-830	MW21DG-831	MW21DH-832	MW21DI-833	MW21DJ-834	MW21DK-835	MW21DL-836	MW21DM-837	MW21DN-838	MW21DO-839	MW21DP-840	MW21DQ-841	MW21DR-842	MW21DS-843	MW21DT-844	MW21DU-845	MW21DV-846	MW21DW-847	MW21DX-848	MW21DY-849	MW21DZ-850	MW21EA-851	MW21EB-852	MW21EC-853	MW21ED-854	MW21EE-855	MW21EF-856	MW21EG-857	MW21EH-858	MW21EI-859	MW21EJ-860	MW21EK-861	MW21EL-862	MW21EM-863	MW21EN-864	MW21EO-865	MW21EP-866	MW21EQ-867	MW21ER-868	MW21ES-869	MW21ET-870	MW21EU-871	MW21EV-872	MW21EW-873	MW21EX-874	MW21EY-875	MW21EZ-876	MW21FA-877	MW21FB-878	MW21FC-879	MW21FD-880	MW21FE-881	MW21FF-882	MW21FG-883	MW21FH-884	MW21FI-885	MW21FJ-886	MW21FK-887	MW21FL-888	MW21FM-889	MW21FN-890	MW21FO-891	MW21FP-892	MW21FQ-893	MW21FR-894	MW21FS-895	MW21FT-896	MW21FU-897	MW21FV-898	MW21FW-899	MW21FX-900	MW21FY-901	MW21FZ-902	MW21GA-903	MW21GB-904	MW21GC-905	MW21GD-906	MW21GE-907	MW21GF-908	MW21GG-909	MW21GH-910	MW21GI-911	MW21GJ-912	MW21GK-913	MW21GL-914	MW21GM-915	MW21GN-916	MW21GO-917	MW21GP-918	MW21GQ-919	MW21GR-920	MW21GS-921	MW21GT-922	MW21GU-923	MW21GV-924	MW21GW-925	MW21GX-926	MW21GY-927	MW21GZ-928	MW21HA-929	MW21HB-930	MW21HC-931	MW21HD-932	MW21HE-933	MW21HF-934	MW21HG-935	MW21HH-936	MW21HI-937	MW21HJ-938	MW21HK-939	MW21HL-940	MW21HM-941	MW21HN-942	MW21HO-943	MW21HP-944	MW21HQ-945	MW21HR-946	MW21HS-947	MW21HT-948	MW21HU-949	MW21HV-950	MW21HW-951	MW21HX-952	MW21HY-953	MW21HZ-954	MW21IA-955	MW21IB-956	MW21IC-957	MW21ID-958	MW21IE-959	MW21IF-960	MW21IG-961	MW21IH-962	MW21II-963	MW21IJ-964	MW21IK-965	MW21IL-966	MW21IM-967	MW21IN-968	MW21IO-969	MW21IP-970	MW21IQ-971	MW21IR-972	MW21IS-973	MW21IT-974	MW21IU-975	MW21IV-976	MW21IW-977	MW2
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Legend: All concentrations are in $\mu\text{g/l}$

1. AWDQS - NYS Ambient Groundwater Quality Standards for Class GA (potable) groundwater as listed in DOCS 1.1.1 (June 1998) and in NYCRR 202.5.
2. AWDGV - NYS Ambient Groundwater Quality Guidelines Values for Class GA (potable) groundwater as listed in DOCS 1.1.1 (June 1998) and in NYCRR 202.5.

(a) Not detected at the specified reporting limit

Not detected at the specified reporting limit	Compound was detected at the indicated concentration
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Compound	Compound was selected at the indicated concentration
Exposed	Results flagged as "Exposed" if any of the selected criteria exceeded threshold

1. **Explain** what you are

TIC: Tentatively Identified Compounds based on a search of organic compound mass spectra



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All values are 0.000
0.0 = NO detect at the 0.000 detectio...
Values in blue box are for time 1,2 which are zero
1.000

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Pathogen	Host	Detector
Coliform	Human	Coliform
Salmonella	Human	Salmonella
Shigella	Human	Shigella
Yersinia	Human	Yersinia
Escherichia coli	Human	Escherichia coli
Staphylococcus aureus	Human	Staphylococcus aureus
Streptococcus	Human	Streptococcus
Enterobacter	Human	Enterobacter
Proteus	Human	Proteus
Klebsiella	Human	Klebsiella
Haemophilus	Human	Haemophilus
Neisseria	Human	Neisseria
Moraxella	Human	Moraxella
Legionella	Human	Legionella
Campylobacter	Human	Campylobacter
Helicobacter	Human	Helicobacter
Chlamydia	Human	Chlamydia
Mycoplasma	Human	Mycoplasma
Tuberculosis	Human	Tuberculosis
Histoplasma	Human	Histoplasma
Coccidioides	Human	Coccidioides
Blastomycetes	Human	Blastomycetes
Paracoccidioides	Human	Paracoccidioides
Microsporidium	Human	Microsporidium
Cryptosporidium	Human	Cryptosporidium
Isospora	Human	Isospora
Toxoplasma	Human	Toxoplasma
Leishmania	Human	Leishmania
Trypanosoma	Human	Trypanosoma
Amoeba	Human	Amoeba
Giardia	Human	Giardia
Trichinella	Human	Trichinella
Strongyloides	Human	Strongyloides
Ascaris	Human	Ascaris
Trichostrongylus	Human	Trichostrongylus
Enterobius	Human	Enterobius
Staphylococcus aureus	Human	Staphylococcus aureus
Streptococcus	Human	Streptococcus
Enterobacter	Human	Enterobacter
Proteus	Human	Proteus
Klebsiella	Human	Klebsiella
Haemophilus	Human	Haemophilus
Neisseria	Human	Neisseria
Moraxella	Human	Moraxella
Legionella	Human	Legionella
Campylobacter	Human	Campylobacter
Helicobacter	Human	Helicobacter
Chlamydia	Human	Chlamydia
Mycoplasma	Human	Mycoplasma
Tuberculosis	Human	Tuberculosis
Histoplasma	Human	Histoplasma
Coccidioides	Human	Coccidioides
Blastomycetes	Human	Blastomycetes
Paracoccidioides	Human	Paracoccidioides
Microsporidium	Human	Microsporidium
Cryptosporidium	Human	Cryptosporidium
Isospora	Human	Isospora
Toxoplasma	Human	Toxoplasma
Leishmania	Human	Leishmania
Trypanosoma	Human	Trypanosoma
Amoeba	Human	Amoeba
Giardia	Human	Giardia
Trichinella	Human	Trichinella
Strongyloides	Human	Strongyloides
Ascaris	Human	Ascaris
Trichostrongylus	Human	Trichostrongylus
Enterobius	Human	Enterobius

All angles are in $^\circ$
 D.C. = Not detected at the limit of detection
 Values in parentheses are for to 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833,

Table 2
Summary of Historic Ground Water Monitoring Well Sample Results for Select Predominant Compounds
160 Fulton Avenue, Garden City Park, New York



MW27B					MW27C					MW27D					MW27E					MW27F					MW27G					MW27H					
Date	PCE	TCE	cis-1,2-DCE		Date	PCE	TCE	cis-1,2-DCE		Date	PCE	TCE	cis-1,2-DCE		Date	PCE	TCE	cis-1,2-DCE		Date	PCE	TCE	cis-1,2-DCE		Date	PCE	TCE	cis-1,2-DCE		Date	PCE	TCE	cis-1,2-DCE		
05/03/04	0.0	0.0	0.0		05/03/04	0.0	0.0	0.0		05/03/04	0.0	0.0	0.0		05/03/04	0.0	0.0	0.0		05/03/04	0.0	0.0	0.0		05/03/04	0.0	0.0	0.0		05/03/04	0.0	0.0	0.0		
12/02/04	0.0	0.0	0.0		12/02/04	0.0	0.0	0.0		12/02/04	0.0	0.0	0.0		12/02/04	0.0	0.0	0.0		12/02/04	0.0	0.0	0.0		12/02/04	0.0	0.0	0.0		12/02/04	0.0	0.0	0.0		
05/12/05	0.0	0.0	0.0		05/12/05	0.0	0.0	0.0		05/12/05	0.0	0.0	0.0		05/12/05	0.0	0.0	0.0		05/12/05	0.0	0.0	0.0		05/12/05	0.0	0.0	0.0		05/12/05	0.0	0.0	0.0		
11/12/05	0.0	0.0	0.0		11/12/05	0.0	0.0	0.0		11/12/05	0.0	0.0	0.0		11/12/05	0.0	0.0	0.0		11/12/05	0.0	0.0	0.0		11/12/05	0.0	0.0	0.0		11/12/05	0.0	0.0	0.0		
06/02/06	0.0	0.0	0.0		06/02/06	0.0	0.0	0.0		06/02/06	0.0	0.0	0.0		06/02/06	0.0	0.0	0.0		06/02/06	0.0	0.0	0.0		06/02/06	0.0	0.0	0.0		06/02/06	0.0	0.0	0.0		
12/15/06	0.0	0.0	0.0		12/15/06	0.0	0.0	0.0		12/15/06	0.0	0.0	0.0		12/15/06	0.0	0.0	0.0		12/15/06	0.0	0.0	0.0		12/15/06	0.0	0.0	0.0		12/15/06	0.0	0.0	0.0		
08/23/07	0.0	0.0	0.0		08/23/07	0.0	0.0	0.0		08/23/07	0.0	0.0	0.0		08/23/07	0.0	0.0	0.0		08/23/07	0.0	0.0	0.0		08/23/07	0.0	0.0	0.0		08/23/07	0.0	0.0	0.0		
12/16/08	0.0	0.0	0.0		12/16/08	0.0	0.0	0.0		12/16/08	0.0	0.0	0.0		12/16/08	0.0	0.0	0.0		12/16/08	0.0	0.0	0.0		12/16/08	0.0	0.0	0.0		12/16/08	0.0	0.0	0.0		
08/01/09	0.0	0.0	0.0		08/01/09	0.0	0.0	0.0		08/01/09	0.0	0.0	0.0		08/01/09	0.0	0.0	0.0		08/01/09	0.0	0.0	0.0		08/01/09	0.0	0.0	0.0		08/01/09	0.0	0.0	0.0		
01/06/10	0.0	0.0	0.0		01/06/10	0.0	0.0	0.0		01/06/10	0.0	0.0	0.0		01/06/10	0.0	0.0	0.0		01/06/10	0.0	0.0	0.0		01/06/10	0.0	0.0	0.0		01/06/10	0.0	0.0	0.0		
05/11/10	0.0	0.0	0.0		05/11/10	0.0	0.0	0.0		05/11/10	0.0	0.0	0.0		05/11/10	0.0	0.0	0.0		05/11/10	0.0	0.0	0.0		05/11/10	0.0	0.0	0.0		05/11/10	0.0	0.0	0.0		
12/29/11	0.0	0.0	0.0		12/29/11	0.0	0.0	0.0		12/29/11	0.0	0.0	0.0		12/29/11	0.0	0.0	0.0		12/29/11	0.0	0.0	0.0		12/29/11	0.0	0.0	0.0		12/29/11	0.0	0.0	0.0		
03/02/15	0.0	0.0	0.0		03/02/15	0.0	0.0	0.0		03/02/15	0.0	0.0	0.0		03/02/15	0.0	0.0	0.0		03/02/15	0.0	0.0	0.0		03/02/15	0.0	0.0	0.0		03/02/15	0.0	0.0	0.0		
Min	0.0	0.0	0.0		Min	0.0	0.0	0.0		Min	0.0	0.0	0.0		Min	0.0	0.0	0.0		Min	0.0	0.0	0.0		Min	0.0	0.0	0.0		Min	0.0	0.0	0.0		
Max	0.0	0.0	0.0		Max	0.0	0.0	0.0		Max	0.0	0.0	0.0		Max	0.0	0.0	0.0		Max	0.0	0.0	0.0		Max	0.0	0.0	0.0		Max	0.0	0.0	0.0		
Average	0.0	0.0	0.0		Average	0.0	0.0	0.0		Average	0.0	0.0	0.0		Average	0.0	0.0	0.0		Average	0.0	0.0	0.0		Average	0.0	0.0	0.0		Average	0.0	0.0	0.0		
ERB					MS1					MS2					N-02227					VSW1D					VSW3D					VSW4D					
Date	PCE	TCE	cis-1,2-DCE		Date	PCE	TCE	cis-1,2-DCE		Date	PCE	TCE	cis-1,2-DCE		Date	PCE	TCE	cis-1,2-DCE		Date	PCE	TCE	cis-1,2-DCE		Date	PCE	TCE	cis-1,2-DCE		Date	PCE	TCE	cis-1,2-DCE		
07/17/88	11.4	86.0	0.0		10/22/90	0.0	4.8	0.0		10/22/90	0.0	0.0	0.0		09/17/01	19.0	4.0	0.1		4/25/96	111.0	7.0	0.0		4/25/96	35890.0	214.0	1.8		4/25/96	53700.0	9.9	0.0		
02/04/97	18.1	18.1	0.0		08/15/94	0.0	12.0	0.0		08/15/94	2.8	0.0	0.0		7/14/98	47.1	8.1	0.0		7/14/98	11780.0	2490.0	0.0		7/14/98	28700.0	1840.0	0.0		7/14/98	28700.0	1840.0	0.0		
07/29/98	0.0	0.0	0.0		03/25/99	0.0	1.4	0.0		03/25/99	1.4	0.0	0.0		10/28/99	0.0	0.0	0.0		10/28/99	741.0	741.0	0.0		10/28/99	741.0	741.0	0.0		10/28/99	741.0	741.0	0.0		
07/21/99	0.0	0.0	0.0		08/25/01	0.0	0.0	0.0		08/25/01	0.7	0.0	0.0		07/02	0.0	0.0	0.0		07/02	0.0	0.0	0.0		07/02	0.0	0.0	0.0		07/02	0.0	0.0	0.0		
10/13/98	1.4	0.4	0.0												3/18/01	0.0	0.0	0.0		3/18/01	0.0	0.0	0.0		3/18/01	0.0	0.0	0.0		3/18/01	0.0	0.0	0.0		
08/21/00	1.1	1.0	0.0												6/14/01	0.0	0.0	0.0		6/14/01	0.0	0.0	0.0		6/14/01	0.0	0.0	0.0		6/14/01	0.0	0.0	0.0		
08/24/01	0.0	0.0	0.0												11/15/11	0.0	0.0	0.0		11/15/11	0.0	0.0	0.0		11/15/11	0.0	0.0	0.0		11/15/11	0.0	0.0	0.0		
01/09/02	1.4	1.1	0.0																																
01/08/03	2.8	1.4	0.0																																
07/29/04	1.8	0.4	0.0																																
02/29/07	0.0	0.0	0.0																																
09/12/01	2.8	0.4	0.0																																
Min	0.0	0.0	0.0		Min	0.0	0.0	0.0		Min	0.0	0.0	0.0		Min	19.0	4.0	0.1		Min	0.0	0.0	0.0		Min	0.0	0.0	0.0		Min	0.0	0.0	0.0		
Max	18.1	86.0	0.0		Max	0.0	12.0	0.0		Max	2.8	0.0	0.0		Max	111.0	8.1	0.0		Max	11780.0	2490.0	0.0		Max	35890.0	2140.0	0.0		Max	53700.0	9.9	0.0		
Average	1.1	0.0	0.0		Average	0.1	0.0	0.0		Average	1.4	0.0	0.0		Average	2.0	0.0	0.0		Average	2.0	0.0	0.0		Average	2.0	0.0	0.0		Average	2.0	0.0	0.0		
VSW1																																			
Date	PCE	TCE	cis-1,2-DCE																																
11/15/11	0.0	0.0	0.0																																
12/15/11	0.0	0.0	0.0																																
Min	0.0	0.0	0.0																																
Max	0.0	0.0	0.0																																
Average	0.0	0.0	0.0																																

All values are in ug/l
 ND = Not Detected (10 ug/l for PCE, TCE, cis-1,2-DCE)
 Values in blue cells are below the 12 ug/l threshold
 1 ug/l

TABLE 3
Summary of Contaminants of Concern and
Medium-Specific Exposure Point Concentrations

Scenario Timeframe: Current/Future
Medium: Groundwater
Exposure Medium: Groundwater

Exposure Point	Chemical of Concern	Concentration Detected		Concentration Units	Frequency of Detection	Exposure Point Concentration (EPC) ¹	EPC Units	Statistical Measure
		Min	Max					
Tap Water and Shower Head	Tetrachloroethene (PCE)	6.6	360	µg/L	19/19	360	µg/L	Max (UCL > Max) ²
	Trichloroethene (TCE)	37	120	µg/L	19/19	73	µg/L	95% UCL-T

Footnotes:

- (1) For non-detects, 1/2 the detection limit was used as the proxy concentration when calculating the EPC.
(2) The calculated 95% UCL exceeded the maximum detected concentration, therefore the maximum concentration was used.

Definitions:

µg/L = Micrograms per liter
Max = maximum detected concentration
UCL = upper confidence limit of mean
T- transformed

Summary of Chemicals of Concern and Medium-Specific Exposure Point Concentrations

This table presents the chemicals of concern (COCs) and exposure point concentrations (EPCs) for each of the COCs detected in groundwater (*i.e.*, the concentration that will be used to estimate the exposure and risk from each COC). The table includes the range of concentrations detected for each COC, as well as the frequency of detection (*i.e.*, the number of times the chemical was detected in the samples collected at the site), the EPC and how it was derived. The EPCs derived in the 2005 HHRA document were used for risk quantification in the 2015 risk memorandum.

TABLE 4
Selection of Exposure Pathways

Scenario Timeframe	Medium	Exposure Medium	Exposure Point	Receptor Population	Receptor Age	Exposure Route	Type of Analysis	Rationale for Selection or Exclusion of Exposure Pathway
Current/Future	Groundwater	Groundwater	Tapwater	Resident	Child (0-6 yr)	Ingestion	Quantitative	Selected to evaluate a real or hypothetical scenario in which an onsite private well is used for potable purposes or a municipal well is used without treatment.
						Dermal	Quantitative	
					Adult	Ingestion	Quantitative	
						Dermal	Quantitative	
				Off- Site Commercial Worker, South of RR	Adult	Ingestion	Quantitative	
			Vapors from Shower Head	Resident	Child (0-6 yr)	Inhalation	Quantitative	
					Adult	Inhalation	Quantitative	
			Indoor Air	Resident	Adult	Inhalation	Quantitative	Residential areas are located within the area of concern.
					Child (0-6 yr)	Inhalation	Quantitative	
				On-Site Commercial Worker	Adult	Inhalation	Quantitative	The site is used for commercial purposes.
				Off-Site Commercial Worker, North of RR	Adult	Inhalation	Quantitative	Commercial properties are located within the area of concern.
Future	Groundwater	Groundwater	Vapors from Irrigation Holding Pond	Landscaper, South of RR	Adult	Inhalation	Quantitative	Contaminated groundwater could potentially reach the golf course monitoring well and exposure could occur via volatilization from the water.

Summary of Selection of Exposure Pathways

This table describes the exposure pathways associated with groundwater that was evaluated in the original 2005 HHRA, and the rationale for the inclusion of each pathway. Exposure media, exposure points, and characteristics of each receptor populations are included. In August 2015, EPA conducted a Supplemental Risk Evaluation for the residential receptor at the Site; the resultant toxicity information and recalculated risk estimates for the resident are summarized in Tables 5 through 8.

TABLE 5
Cancer Toxicity Data Summary

Pathway: Oral/ Dermal

Chemical of Concern	Oral Cancer Slope Factor	Units	Absorbed Cancer Slope Factor for Dermal	Units	Weight of Evidence/ Cancer Guideline Description ⁽¹⁾	Source	Date
Tetrachloroethene (PCE)	2.1E-03	(mg/kg-day) ⁻¹	2.1E-03	(mg/kg-day) ⁻¹	likely to be carcinogenic to humans	IRIS	2/10/2012
Trichloroethene ⁽²⁾ (TCE)	4.6E-02	(mg/kg-day) ⁻¹	4.6E-02	(mg/kg-day) ⁻¹	carcinogenic to humans	IRIS	9/28/2011

Pathway: Inhalation

Chemical of Concern	Inhalation Unit Risk	Units	Inhalation Cancer Slope Factor	Units	Weight of Evidence/ Cancer Guideline Description ⁽¹⁾	Source	Date
Tetrachloroethene (PCE)	2.6E-07	(µg/m ³) ⁻¹	NA	NA	likely to be carcinogenic to humans	IRIS	2/10/2012
Trichloroethene ⁽³⁾ (TCE)	4.1E-06	(µg/m ³) ⁻¹	NA	NA	carcinogenic to humans	IRIS	9/28/2011

Footnotes:

(1) EPA Weight of Evidence (EPA, 2005):

"Carcinogenic to Humans": based on strong evidence of human carcinogenicity

"Likely to Be Carcinogenic to Humans": based on adequate carcinogenic potential to humans

(2) The slope factor is adult-based. TCE is carcinogenic by a mutagenic mode of action for induction of kidney tumors. The kidney lifetime oral slope factor is 9.3×10^{-3} (mg/kg-day)⁻¹.

(3) The inhalation unit risk is adult-based. TCE is carcinogenic by a mutagenic mode of action for induction of kidney tumors. The kidney lifetime unit risk is 1.0×10^{-6} per µg/m³.

Definitions:

IRIS = Integrated Risk Information System

NA = Not available

(µg/m³)⁻¹ = Per micrograms per cubic meter

(mg/kg-day)⁻¹ = Per milligrams per kilogram per day

Summary of Toxicity Assessment

This table provides carcinogenic risk information which is relevant to the contaminants of concern in groundwater. Toxicity data are provided for the ingestion, dermal and inhalation routes of exposure.

TABLE 6
Non-Cancer Toxicity Data Summary

Pathway: Oral/Dermal

Contaminants of Concern	Chronic/ Sub-chronic	Oral Reference Dose (RfD) Value	Oral RfD Units	Oral Absorption Efficiency for Dermal	Absorbed RfD for Dermal ⁽¹⁾	Adj. Dermal RfD Units	Primary Target Organ	Combined Uncertainty /Modifying Factors	Sources of RfD Target Organ	Dates of RfD
Tetrachloroethene (PCE)	Chronic	6.0E-03	mg/kg-day	100%	6.0E-03	mg/kg-day	Neurological	1,000	IRIS	2/10/2012
Trichloroethene (TCE)	Chronic	5.0E-04	mg/kg-day	100%	5.0E-04	mg/kg-day	Heart/Immune System/Developmental	10 to 1,000	IRIS	9/28/2011

Pathway: Inhalation

Contaminants of Concern	Chronic/ Sub-chronic	Inhalation RfC	Inhalation RfC Units	Primary Target Organ	Combined Uncertainty /Modifying Factors	Sources of RfC Target Organ	Dates of RfC
Tetrachloroethene (PCE)	Chronic	4.0E-02	mg/m ³	Neurological	100	IRIS	2/10/2012
Trichloroethene (TCE)	Chronic	2.0E-03	mg/m ³	Heart/Immune System	10 to 100	IRIS	9/28/2011

Footnotes:
(1) Adjusted RfD for Dermal = Oral RfD x Oral Absorption Efficiency for Dermal (RAGS E, 2004; EPA June 2015 RSL tables).

Definitions:
IRIS = Integrated Risk Information System
mg/m³ = Milligrams per cubic meter
mg/kg-day = Milligrams per kilogram per day

Summary of Toxicity Assessment

This table provides non-carcinogenic risk information which is relevant to the contaminants of concern in groundwater. Toxicity data are provided for the ingestion, dermal and inhalation routes of exposure.

TABLE 7
Risk Characterization Summary - Carcinogens

Scenario Timeframe: Current/Future
Receptor Population: Resident
Receptor Age: Child/Adult

Medium	Exposure Medium	Exposure Point	Chemical Of Concern	Carcinogenic Risk			
				Ingestion	Dermal	Inhalation	Exposure Routes Total
Groundwater	Groundwater	Tap Water	Tetrachloroethylene (PCE)	9.70E-06	5.75E-06	1.67E-05	3.21E-05
			Trichloroethylene (TCE)	6.17E-05	1.02E-05	7.63E-05	1.48E-04
Total Risk=							1.80E-04

Scenario Timeframe: Current/Future
Receptor Population: Commercial Worker Off-Site (South of RR)¹
Receptor Age: Adult

Medium	Exposure Medium	Exposure Point	Chemical of Concern	Carcinogenic Risk			
				Ingestion	Dermal	Inhalation	Exposure Routes Total
Groundwater	Groundwater	Tap Water	Tetrachloroethene	6.8E-04	-----	-----	6.8E-04
Total Risk²=							6.8E-04

Footnotes:

- (1) The cancer risk estimates for the Off- Fulton Property Commercial Worker (south of the railroad tracks and to the east and west of the plume) were calculated using the toxicity information and assumptions as documented in the 2005 HHRA; more current toxicity information presented in preceding Table 6 was used for the current/future Resident calculations as documented in EPA's Supplemental Risk Evaluation Memorandum dated August 2015. Both risk documents are available in the Administrative record for the Site.
- (2) Total Risks reflect the summed risks from the risk driving chemicals only (i.e., those that exceed the 1E-04 cancer risk level for this receptor); the cumulative risk from all COPCs for this receptor were equal to 7.8E-04 as documented in the 2005 HHRA.

Summary of Risk Characterization - Carcinogens

The table presents cancer risks for each route of exposure and for all routes of exposure combined. As stated in the National Contingency Plan, the acceptable risk range for site-related exposure is 10⁻⁶ to 10⁻⁴ (E-06 to E-04).

TABLE 8
Risk Characterization Summary - Non-Carcinogens

Scenario Timeframe: Current/Future
Receptor Population: Resident
Receptor Age: Child

Medium	Exposure Medium	Exposure Point	Chemical Of Concern	Primary Target Organ	Non-Carcinogenic Hazard Quotient			
					Ingestion	Dermal	Inhalation	Exposure Routes Total
Groundwater	Groundwater	Tap Water	Tetrachloroethylene (PCE)	Neurological	2.99	1.57	4.32	8.87
			Trichloroethylene (TCE)	Heart/ immune system/ developmental	7.28	1.06	17.5	25.8
Groundwater Hazard Index Total=								34.7

Scenario Timeframe: Current/Future
Receptor Population: Resident
Receptor Age: Adult

Medium	Exposure Medium	Exposure Point	Chemical Of Concern	Primary Target Organ	Non-Carcinogenic Hazard Quotient			
					Ingestion	Dermal	Inhalation	Exposure Routes Total
Groundwater	Groundwater	Tap Water	Tetrachloroethylene (PCE)	Neurological	1.80	1.10	4.32	7.22
			Trichloroethylene (TCE)	Heart/ immune system/ developmental	4.38	0.748	17.5	22.6
Groundwater Hazard Index Total=								29.8

Scenario Timeframe: Current/Future
Receptor Population: Commercial Worker Off-Site (South of RR)¹
Receptor Age: Adult

Medium	Exposure Medium	Exposure Point	Chemical of Concern	Primary Target Organ	Non-Carcinogenic Hazard Quotient			
					Ingestion	Dermal	Inhalation	Exposure Routes Total
Groundwater	Groundwater	Tap Water	Trichloroethylene (TCE)	Liver	2.4	-----	-----	2.4
Groundwater Hazard Index Total=								2.4

Footnotes:

(1) Non-cancer Hazard Quotient and Index estimates for the Off- Fulton Property Commercial Worker (south of the railroad tracks and to the east and west of the plume) were calculated using the toxicity information and assumptions as documented in the 2005 HHRA; more current toxicity information presented in preceding Table 5 was used for the current/future Resident calculations as documented in EPA's Supplemental Risk Evaluation Memorandum dated August 2015. Both risk documents are available in the Administrative record for the Site.

Summary of Risk Characterization - Non-Carcinogens

The table presents hazard quotients (HQs) for each route of exposure and the hazard index (sum of hazard quotients) for all routes of exposure. The Risk Assessment Guidance for Superfund states that, generally, a hazard index (HI) greater than 1 indicates the potential for adverse non-cancer effects.

Table 9

**Cost Estimate for Fulton Avenue Superfund Site,
First Operable Unit**

**Alternative GW-1: Continued Operation of Existing
Treatment Systems on Village Wells 13 and 14**

Capital Costs:

Public water supply protection and mitigation plan	\$50,000
Monitoring well network maintenance/expansion	\$150,000
Replacement of existing air strippers	\$255,796
Vapor phase granular activated carbon units for air stripper discharge	\$300,000
Total construction capital cost	\$755,796
Engineering oversight @ 15%	\$113,369
Project management @ 8%	\$60,464
Construction management @ 10%	\$75,580
Contingency @ 15%	\$113,369
Total Construction Capital & Oversight	\$1,118,578

O&M Costs:

Groundwater monitoring/reporting	\$10,712
Periodic groundwater model simulation updating/reporting	\$6,000
Labor, utilities, analytical for existing air strippers	\$121,630
Vapor phase granular activated carbon change outs	\$15,000
Subtotal Annual cost	\$153,342
30 years, O&M present value @ 5% discount rate	\$2,475,093
Project management @ 8%	\$198,007
Contingency @ 10%	\$247,509
Total present worth of O&M	\$2,920,610
Total GW-1 Capital and O&M Cost	\$4,039,188

Table 10

ARARs, TBCs, and Other Guidelines

Table 10a: Chemical-Specific Applicable or Relevant and Appropriate Requirements (ARARs); Advisories, Criteria and Guidance to be Considered (TBCs); and Other Guidelines

Statute/Regulation/Guideline	Citation	Requirement Synopsis
Safe Drinking Water Act, National Primary Drinking Water Standards	Safe Drinking Water Act (SDWA), 42 U.S.C. §§ 300f – 300j-26; 40 CFR Part 141	Establishes federal maximum contaminant levels (MCLs), which are enforceable standards for contaminants in water delivered to a user of a public water system. The MCLs for PCE and TCE are 5 parts per billion (ppb).
New York State Department of Health Drinking Water Regulations for Public Water Systems	10 NYCRR Part 5, Subpart 5-1 - Tables	Establishes state MCLs and monitoring requirements for contaminants in a public water system.
Resource Conservation and Recovery Act (RCRA) Identification and Listing of Hazardous Waste	42 U.S.C. §§ 6905, 6912, 6921-6922; 40 CFR Part 261	Part 261 identifies, among other things, those solid wastes which are subject to regulation as hazardous wastes under specified RCRA regulations, including 40 CFR Parts 262, 263, 264 and 268. Applicable to the identification of hazardous wastes that may be generated, treated, stored, or disposed during remedial activities.
New York State Regulations for Identification and Listing of Hazardous Waste	New York State Environmental Conservation Law (ECL) Article 27, Title 9; 6 NYCRR Part 371	Establishes procedures for identifying solid wastes which are subject to regulation as hazardous wastes.

Table 10b: Location-Specific ARARs, TBCs, and Other Guidelines

Statute/Regulation/Guideline	Citation	Requirement Synopsis
National Historic Preservation Act	16 U.S.C. §§ 470-470x-6; 36 C.F.R. Part 800	CERCLA remedial actions are required to take into account the effects of remedial activities on any historic properties (including objects) included on or eligible for inclusion on the National Register of Historic Places. Substantive requirements of the National Historic Preservation Act will be met for any cultural resources that may be impacted by the drilling of monitoring wells at the Site.

Table 10c: Action-Specific ARARs, TBCs, and Other Guidelines

Statute/Regulation/Guideline	Citation	Requirement Synopsis
RCRA Standards Applicable to Generators of Hazardous Waste	42 U.S.C. §§ 6901-6992k; 40 C.F.R. Part 262	Includes manifest, record keeping and other requirement applicable to generators of hazardous wastes.
RCRA Preparedness and Prevention	42 U.S.C. §§ 6905, 6912(a), 6924, and 6925; 40 CFR §§ 264.30 - 264.31	Contains requirements for safety equipment and spill control when treating, handling and/or storing hazardous wastes.
RCRA Contingency Plan and Emergency Procedures	42 U.S.C. §§ 6905, 6912(a), 6924, and 6925; 40 CFR §§ 264.50 - 264.56	Provides emergency procedures to be used following explosions, fires, etc. when storing hazardous wastes.
RCRA Land Disposal Restrictions	42 U.S.C. §§ 6921 and 6924; 40 CFR Part 376	Identifies hazardous wastes for which land disposal is restricted and provides a set of numerical constituent concentration criteria at which hazardous waste is restricted from land disposal (without treatment).
New York Hazardous Waste Management System – General	New York State ECL Article 27, Title 9 6 NYCRR Part 370	Provides definitions of terms and general instructions for the Part 370 series of hazardous waste management.
U.S. Department of Transportation Rules for Transportation of Hazardous Materials	49 CFR Parts 107, 171, 172, 177 to 179	Outlines procedures for the packaging, labeling, manifesting, and transporting hazardous materials. Any company contracted to transport hazardous material from the site will be required to comply with these regulations.
RCRA Standards Applicable to Transporters of Hazardous Waste	40 CFR Part 263	Establishes standards for hazardous waste transporters. Any company contracted to transport hazardous material from the site will be required to comply with these regulations.
New York Hazardous Waste Manifest System and Related Standards for Generators, Transporters and Facilities	6 NYCRR Part 372	Establishes record keeping requirements and standards related to the manifest system for hazardous wastes. Any company contracted to transport hazardous material from the site will be required to comply with these regulations.

Table 10c: Action-Specific ARARs, TBCs, and Other Guidelines (Cont'd)

Statute/Regulation/Guideline	Citation	Requirement Synopsis
New York Waste Transporter Permit Program	6 NYCRR Part 364	Establishes permit requirements for transportations of regulated waste. In accordance with CERCLA Section 121(e), a permit is not required for on-site CERCLA response actions, although the on-site transportation of regulated waste will comply with substantive requirements of these regulations.
Federal Directive – Control of Air Emissions from Superfund Air Strippers	EPA OSWER Directive 9355.0-28	Guidance on the use of controls for Superfund site air strippers as well as other vapor extraction techniques in attainment and non-attainment areas for ozone.
New York State Prevention and Control of Air Contamination and Air Pollution, General Prohibitions	6 NYCRR Part 211	Prohibits emissions of air contaminants to the outdoor atmosphere of such quantity, characteristic or duration which are injurious to human, plant or animal life or to property, or which unreasonably interfere with the comfortable enjoyment of life or property.
New York Division of Air Resources DAR-1 (Air Guide-1) AGC/SGC Tables		Guideline concentrations for toxic ambient air contaminants. Emissions from air strippers will comply with Air Guide-1.

APPENDIX III

ADMINISTRATIVE RECORD INDEX

COMPREHENSIVE ADMINISTRATIVE RECORD INDEX OF DOCUMENTS

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718095	09/23/2015	COMPREHENSIVE ADMINISTRATIVE RECORD INDEX FOR OU1 FOR THE FULTON AVENUE SITE	44	[AR INDEX]	[]	[]	[,]	[US ENVIRONMENTAL PROTECTION AGENCY]
100909	01/01/1111	FULTON AVENUE SITE, OPERABLE UNIT ONE, ADMINISTRATIVE RECORD FILE, INDEX OF DOCUMENTS.	13	[INDEX]	[]	[]	[,]	[US ENVIRONMENTAL PROTECTION AGENCY]
100910	01/01/1111	FULTON AVENUE SITE, OPERABLE UNIT ONE, ADMINISTRATIVE RECORD FILE UPDATE, INDEX OF DOCUMENTS.	1	[INDEX]	[]	[]	[,]	[US ENVIRONMENTAL PROTECTION AGENCY]
108460	06/01/1998	Report: Remedial Investigation/Feasibility Study Work Plan, 150 Fulton Avenue, Garden City Park, NY, (Garden City Park Industrial Area Site Code #130073), prepared by Environmental Resources Management, prepared for Genesco Inc., June 1998.	268	[REPORT]	[,]	[GENESCO INCORPORATED]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT INCORPORATED]
108461	11/01/1996	Report: Focused Remedial Investigation Report for the Fulton Avenue (Garden City Park Industrial Area) Site, Garden City Park, Nassau County, New York (Site Registry No. 1-30-073), prepared by Dvirka and Bartilucci Consulting Engineers, prepared for...	152	[REPORT]	[,]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]	[,]	[DVIRKA & BARTILUCCI ENGINEERS]
108462	11/01/1996	Report: Engineering Report, Interim Remedial Measure Soil Vapor Extraction and Air Sparging Systems, Fulton Avenue Site (Garden City Park Industrial Area), Town of North Hempstead, Nassau County (Site Registry No. 1-30-073), prepared by Dvirka and...	59	[REPORT]	[,]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]	[,]	[DVIRKA & BARTILUCCI ENGINEERS]

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108463	12/02/1998	Report: Final Engineering Report, Air Sparge/Soil Vapor Extraction System, 150 Fulton Avenue, (Garden City Park, NY, Garden City Park Industrial Area Site Code #130073), prepared by Environmental...	217	[REPORT]	[,]	[GENESCO INCORPORATED]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT INCORPORATED]
108464	09/01/2002	Report: Draft Exposure Pathway Analysis Report, 150 Fulton Avenue, Garden City Park, NY (Garden City Park Industrial Area) NYSDEC Site Code #130073, prepared by Environmental Resources Management, prepared for Genesco Inc., September 2002.	78	[REPORT]	[,]	[GENESCO INCORPORATED]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108465	12/01/2004	Report: Draft Baseline Risk Assessment Report, 150 Fulton Avenue Site, Garden City Park, NY, prepared by Environmental Resources Management, prepared for Genesco Inc., December 2004.	120	[REPORT]	[,]	[GENESCO INCORPORATED]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108466	08/01/2005	Report: Remedial Investigation Report, 150 Fulton Avenue, Garden City Park, NY, prepared by Environmental Resources Management, prepared for Genesco Inc., August 2005.	337	[REPORT]	[,]	[GENESCO INCORPORATED]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108467	05/10/2002	Letter to Mr. John Swartwout, P.E., Division of Environmental Remediation, New York State Department of Environmental Conservation, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	2	[REPORT]	[SWARTWOUT, JOHN]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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108468	08/12/2002	Letter to Mr. John Swartwout, P.E., Division of Environmental Remediation, New York State Department of Environmental Conservation, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	2	[REPORT]	[SWARTWOUT, JOHN]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108469	09/10/2002	Letter to Mr. John Swartwout, P.E., Division of Environmental Remediation, New York State Department of Environmental Conservation, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	2	[REPORT]	[SWARTWOUT, JOHN]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108470	07/10/2003	Letter to Mr. John Swartwout, P.E., Division of Environmental Remediation, New York State Department of Environmental Conservation, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	14	[REPORT]	[SWARTWOUT, JOHN]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108471	08/11/2003	Letter to Mr. John Swartwout, P.E., Division of Environmental Remediation, New York State Department of Environmental Conservation, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	4	[REPORT]	[SWARTWOUT, JOHN]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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108472	09/16/2003	Letter to Mr. John Swartwout, P.E., Division of Environmental Remediation, New York State Department of Environmental Conservation, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	4	[REPORT]	[SWARTWOUT, JOHN]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108473	09/19/2003	Letter to Mr. Steven Scharf, P.E., Senior Project Engineer, Remedial Action Bureau A, Division of Environmental Remediation, New York State Department of Environmental Conservation, from Mr. Russell Sirabian, P.E., Principal...	2	[LETTER]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[SIRABIAN, RUSSELL]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108474	09/19/2003	Letter to Mr. Kevin Willis, Project Manager, Eastern NY Remediation Section, USEPA, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management, re: Remedial Investigation/Feasibility Study (RI/FS)...	1	[LETTER]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108475	10/08/2003	Letter to Mr. John Swartwout, P.E., Division of Environmental Remediation, New York State Department of Environmental Conservation, from Mr. John Mohlin, P.E., Project Manager - IRM, and Mr. Russell Sirabian, P.E., Senior Project Manager...	13	[REPORT]	[SWARTWOUT, JOHN]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]	[MOHLIN, JOHN , SIRABIAN, RUSSELL]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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108476	10/10/2003	Letter to Mr. John Swartwout, P.E., Division of Environmental Remediation, New York State Department of Environmental Conservation, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	11	[REPORT]	[SWARTWOUT, JOHN]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108477	11/10/2003	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, .Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Group Manager/Senior Hydrogeologist, Environmental Resources...	6	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108478	12/09/2003	Letter to Mr. Michael Alarcon, Nassau County Department of Health Services, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management, re: 150 Fulton Avenue Site Quarterly Ground Water Sampling...	3	[LETTER]	[ALARCON, MICHAEL]	[NASSAU COUNTY HEALTH DEPT]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108479	12/10/2003	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Group Manager/Senior Hydrogeologist, Environmental Resources...	3	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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108480	03/10/2004	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Group Manager/Senior Hydrogeologist, Environmental Resources...	45	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108481	04/12/2004	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Group Manager/Senior Hydrogeologist, Environmental Resources...	8	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108482	04/23/2004	Letter to Mr. Steven M. Scharf, P.E., Division of Environmental Remediation, Remedial Action, Bureau A, New York State Department of Environmental Conservation, from Mr. Chris W. Wenczel, Senior Project Manager, and Mr. James A. Perazzo...	11	[LETTER]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[PERAZZO, JAMES A, WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108483	04/27/2004	Letter to Mr. Steven M. Scharf, P.E., Division of Environmental Remediation, Remedial Action, Bureau A, New York State Department of Environmental Conservation, from Mr. John Mohlin, P.E., Project Manager - IRM, and Mr. James Perazzo...	12	[LETTER]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[MOHLIN, JOHN , PERAZZO, JAMES A]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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108484	05/10/2004	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental...	4	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108485	05/26/2004	Letter to Residents from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management, re: Remedial Investigation/Feasibility Study, Garden City, New York, May 26, 2004.	2	[LETTER]	[,]	[NONE]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108486	06/10/2004	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources, Management...	28	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108487	06/18/2004	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, and Mr. Kevin Willis, Eastern NY Remediation Section, USEPA, from Mr. Chris W. Wenczel...	4	[LETTER]	[SCHARF, STEVEN , WILLIS, KEVIN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC), US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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108488	07/12/2004	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	7	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108489	08/23/2004	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. John Mohlin, P.E., Project Manager - IRM, and Mr. James Perazzo, Partner In Charge...	3	[LETTER]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[MOHLIN, JOHN , PERAZZO, JAMES A]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108490	09/10/2004	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	4	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108491	10/12/2004	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	3	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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108492	03/15/2005	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	3	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108493	03/15/2005	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	49	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108494	03/23/2005	Letter to Mr. Kevin Willis, U.S. EPA, Region 2, Emergency and Remedial Response Division, Eastern NY Remediation Section, and Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental...	10	[LETTER]	[SCHARF, STEVEN , WILLIS, KEVIN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC), US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108495	04/13/2005	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	3	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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108496	07/13/2006	Report: Feasibility Study Report, 150 Fulton Avenue Garden City Park, Nassau County, New York, prepared by ERM, July 13, 2006.	267	[REPORT]	[]	[]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108497	01/01/1111	Costing of Limited ICSO portion of Alternative 4.	1	[REPORT]	[]	[]	[]	[]
108498	12/19/2003	Letter to Mr. Steven M. Scharf, P.E. New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Group Manager/Senior Hydrogeologist, Environmental Resources...	5	[LETTER]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108499	02/14/2006	Letter to Mr. Chris Wenczel, ERM Inc., from Mr. Steven M. Scharf, P.E., Project Engineer, New York State Department of Environmental Conservation, Division of Environmental Remediation, Bureau of Remedial Action A, Section C...	11	[LETTER]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]
108500	03/20/2006	Letter to Mr. Steven M. Scharf, P.E., Remedial Bureau A, Division of Environmental Remediation, New York .State Department of Environmental Conservation, from Mr. James Perazzo, Principal; Mr. Chris W. Wenczel, Senior Project Manager...	10	[LETTER]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[PERAZZO, JAMES A, WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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108501	06/10/2006	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	3	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108502	07/10/2006	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	3	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108503	08/10/2006	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	72	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
108504	09/12/2006	Letter to Mr. Steven M. Scharf, P.E., New York State Department of Environmental Conservation, Division of Environmental Remediation, Remedial Action, Bureau A, from Mr. Chris W. Wenczel, Senior Project Manager, Environmental Resources Management...	2	[REPORT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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108505	02/08/2007	Letter to Mr. Christopher Wenczel, ERM Inc., from Mr. Steven M. Scharf, P.E., Senior Project Engineer, Remedial Action Bureau A, Division of Environmental Remediation, New York State Department of Environmental Conservation...	11	[LETTER]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]	[SCHARF, STEVEN]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]
108506	02/15/2007	Letter to Mr. Christopher Wenczel, ERM, from Mr. Kevin Willis, Remedial Project Manager, U.S. EPA, Region 2, re: Fulton Avenue Superfund Site, North Hempstead, New York, February 15, 2007.	7	[LETTER]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]
108507	06/17/1999	Record of Decision, National Heatset Printing Site, Town of Babylon, Suffolk County, Site Number 1-52-140, prepared by New York State Department of Environmental Conservation, June 17, 1999.	73	[REPORT]	[]	[]	[,]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]
108508	01/17/2006	Record of Decision, 100 Oser Avenue Site, Operable Unit 2, Smithtown, Suffolk County, New York, Site Number 1-52-162, prepared by New York State Department of Environmental Conservation, January 17, 2006.	49	[REPORT]	[]	[]	[,]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]
108509	09/29/2006	Record of Decision, Lawrence Aviation Industries, Inc. Superfund Site, Suffolk County, New York, prepared by U.S. EPA, Region 2, September 29, 2006.	67	[REPORT]	[]	[]	[,]	[US ENVIRONMENTAL PROTECTION AGENCY]

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108510	09/18/1997	Order on Consent, Index # W1-0707-94-08, Site Code # 130073, State of New York: Department of Environmental Conservation, In the Matter of the Development and Implementation of a Remedial Investigation/Feasibility Study and Interim...	21	[ORDER]	[]	[]	[,]	[NY STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION]
108511	04/25/2002	Letter to Mr. Hal N. Pennington, President, Genesco Inc., from Mr. Richard Caspe, Director, Emergency and Remedial Response Division, U.S. EPA, Region 2, re: Fulton Avenue Superfund Site, North Hempstead, Nassau County, NY, Request for Information...	17	[LETTER]	[PENNINGTON, HAL N]	[GENESCO INCORPORATED]	[CASPE, RICHARD L]	[US ENVIRONMENTAL PROTECTION AGENCY]
108512	06/07/2002	Letter to Ms. Liliana Villatora, Asst. Regional Counsel, New York/Caribbean Superfund Branch, U.S. EPA, Region II, from Ms. April A. Ingram, Boulton, Cummings, Conners & Berry, PLC, re: Fulton Ave. Superfund Site, Request for Information Pursuant...	110	[LETTER]	[VILLATORA, LILIANA]	[US ENVIRONMENTAL PROTECTION AGENCY]	[INGRAM, APRIL A]	[BOULT, CUMMINGS, CONNERS & PERRY]
108513	06/17/1975	Memorandum to Files from Ms. Sue Mackay and Mr. Michael Giovaniello, Nassau County Department of Health, re: Industrial Solid Waste Survey Halnit Finishers, 150 Fulton Ave., Garden City Park, June 17, 1975.	3	[MEMORANDUM]	[FILES,]	[NASSAU COUNTY HEALTH DEPT]	[GIOVANIELLO, MICHAEL , MACKAY, SUE]	[NASSAU COUNTY HEALTH DEPT]

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108514	06/17/1975	Memorandum to Files from Ms. Sue Mackay and Mr. Michael Giovaniello, Nassau County Department of Health, re: Industrial Solid Waste Survey - Halnit Finishers, 150 Fulton Ave., Garden City Park, June 17, 1975.	2	[MEMORANDUM]	[FILES,]	[NASSAU COUNTY HEALTH DEPT]	[GIOVANIELLO, MICHAEL , MACKAY, SUE]	[NASSAU COUNTY HEALTH DEPT]
108515	04/28/1993	Report: NCDH/NCDPW Cooperative Agreement Project, Garden City Park Groundwater Quality Study, Preliminary Report, prepared by Mr. James Rhodes, Project Manager, Bureau of Water Supply Protection, Nassau County Department of Health...	30	[REPORT]	[]	[]	[RHODES, JAMES , SCHNEIDER, BRIAN]	[NASSAU COUNTY DEPARTMENT OF PUBLIC WORKS, NASSAU COUNTY HEALTH DEPT]
108516	09/30/1994	Letter to Louis P. Oliva, Esq., New York State Department of Environmental Conservation, Division of Environmental Enforcement, from Mr. Stephen L. Gordon, Beveridge & Diamond, P.C...	5	[LETTER]	[OLIVA, LOUIS P]	[NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION]	[GORDON, STEPHEN L]	[BEVERIDGE & DIAMOND]
108517	10/11/1994	Letter to Louis P. Oliva, Esq., New York State Department of Environmental Conservation, Division of Environmental Enforcement, from Mr. Stephen L. Gordon, Beveridge & Diamond, P.C., re: Garden City Park Industrial Area...	8	[LETTER]	[OLIVA, LOUIS P]	[NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION]	[GORDON, STEPHEN L]	[BEVERIDGE & DIAMOND]
108518	12/22/1995	Report: Summary of PID Results, Gordon Atlantic Corporation, 150 Fulton Avenue, Garden City Park, New York, prepared by Groundwater Technology, December 22, 1995.	8	[REPORT]	[]	[]	[.]	[GROUNDWATER TECHNOLOGY INCORPORATED]

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108519	05/31/1996	Letter to Mr. Laurence Gordon, Gordon Atlantic Corporation, from Mr. Carl Leighton, Legal Intern, and Ms. Samara Swanston, Field Unit Leader, New York State Department of Environmental Conservation, Division of Environmental Enforcement...	9	[LETTER]	[GORDON, LAURENCE]	[GORDON ATLANTIC CORPORATION]	[LEIGHTON, CARL , SWANSTON, SAMARA]	[NYS DEPARTMENT OF ENVIRONMENTAL CONSERVATION, US ENVIRONMENTAL PROTECTION AGENCY]
109330	10/08/1999	Letter to Mr. Laurence Gordon, Gordon Broadway Corporation, from Mr. John B. Swartwout, P.E., Chief, Eastern Investigation Section, Bureau of Hazardous Site Control, Division of Environmental Remediation, New York State Department of Environmental...	1	[LETTER]	[GORDON, LAURENCE]	[GORDON BROADWAY CORPORATION]	[SWARTWOUT, JOHN]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]
109331	12/18/2002	Letter to Mr. Laurence Gordon, Gordon Atlantic Corporation, from Mr. George Pavlou, Director, Emergency and Remedial Response Division, U.S. EPA, Region 2, re: Fulton Avenue Superfund Site, North Hempstead, Nassau County, NY...	18	[LETTER]	[GORDON, LAURENCE]	[GORDON ATLANTIC CORPORATION]	[PAVLOU, GEORGE]	[US ENVIRONMENTAL PROTECTION AGENCY]
109332	02/04/2003	Letter to Ms. Cynthia Psoras, U.S. EPA, Region 2, from Mr. Christopher J. McKenzie, Beveridge & Diamond, P.C., re: Gordon Atlantic Corporation, Fulton Avenue Site, February 4, 2003.	3	[LETTER]	[PSORAS, CYNTHIA]	[US ENVIRONMENTAL PROTECTION AGENCY]	[MCKENZIE, CHRISTOPHER J]	[BEVERIDGE & DIAMOND]
109333	03/27/2003	Letter to Ms. Cynthia Psoras, U.S. EPA, Region 2, from Mr. Christopher J. McKenzie, Beveridge & Diamond, P.C., re: Response to CERCLA Section 104 Information Request, Fulton Avenue Site, March 27, 2003.	13	[REPORT]	[PSORAS, CYNTHIA]	[US ENVIRONMENTAL PROTECTION AGENCY]	[MCKENZIE, CHRISTOPHER J]	[BEVERIDGE & DIAMOND]

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109334	07/08/2002	Report: Public Health Assessment, 150 Fulton Avenue/Garden City Park Industrial Area, Garden City Park, Nassau County, New York, prepared by New York State Department of Health Center for Environmental Health, prepared under a Cooperative...	110	[REPORT]	[]	[]	[,]	[NEW YORK STATE DEPARTMENT OF HEALTH CENTER FOR ENVIRONMENTAL HEALTH]
109335	01/01/1999	Fact Sheet, Environmental Investigations in Garden City Park Industrial Area (GCPIA), prepared by New York State Department of Environmental Conservation, January 1999	7	[REPORT]	[]	[]	[,]	[NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION]
109336	02/01/2007	Fulton Avenue Superfund Site (OU1), Garden City Park, Nassau County, New York, prepared by U.S. EPA, Region 2, February 2007.	9	[REPORT]	[]	[]	[,]	[US ENVIRONMENTAL PROTECTION AGENCY]
109337	02/12/2007	Letter to Mr. George Pavlou, P.E., Director, Emergency Remedial Response Division, U.S. EPA, Region 2, from Mr. Dale A. Desnoyers, Director, Division of Environmental Remediation, New York State Department of Environmental Conservation...	1	[LETTER]	[PAVLOU, GEORGE]	[US ENVIRONMENTAL PROTECTION AGENCY]	[DESNOYERS, DALE]	[NY STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION]
109338	01/01/1111	Report: Safeguarding a Sustainable Water Supply, prepared by Residents for a More Beautiful Port Washington as a reflection of the community water symposium of December 7, 2002, which was hosted by The Port Washington Public Library.	19	[REPORT]	[]	[]	[,]	[RESIDENTS FOR A MORE BEAUTIFUL PORT WASHINGTON]

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109339	09/28/2007	Record of Decision, Fulton Avenue Superfund Site, Nassau County, New York, prepared by U.S. EPA, Region 2, September 28, 2007.	234	[REPORT]	[]	[]	[,]	[US ENVIRONMENTAL PROTECTION AGENCY]
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318990	01/01/1111	GC SUPPLY WELL-14-8339 THROUGH 05-2014 FOR THE FULTON AVENUE SITE	6	[OTHER]	[]	[]	[]	[]
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319056	10/09/2009	DATA VALIDATION REVIEW - SAMPLING EVENT 09/2009 FOR OU1 - PROJECT NO. 0097881 PHASE 2 - ACCUTEST LABRATORIES JOB NO'S. JA26870 AND JA27161 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	57	[REPORT]	[]	[]	[COENEN, ANDREW J]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318994	10/26/2009	GROUNDWATER SAMPLING RESULTS FOR OU1 FOR 09/2009 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	705	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319028	12/10/2009	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 11/2009 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319037	12/10/2009	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 11/2009 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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318978	01/07/2010	SAMPLING DATA JOB NO. JA37168 FOR PERIOD 01/05/2010 - 01/07/2010 FOR THE FULTON AVENUE SITE	431	[REPORT]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]	[,]	[ACCUTEST LABORATORIES]
319029	01/10/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 12/2009 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319038	01/10/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 12/2009 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
306797	02/10/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 01/2010 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
306798	02/10/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 01/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319031	03/10/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 02/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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319040	03/10/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 02/2010 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
306799	04/12/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 03/2010 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
306800	04/12/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 03/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
306801	04/12/2010	GROUNDWATER SAMPLING RESULTS FOR OU1 FOR 01/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	529	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318970	05/04/2010	EXPERT REPORT ON THE INTERPRETATION OF THE ISOTOPIC DATA FROM THE FULTON AVENUE SITE	119	[REPORT]	[]	[]	[PHILP, R. PAUL]	[UNIVERSITY OF OKLAHOMA]
306802	05/10/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 04/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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306803	05/10/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 04/2010 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318949	06/02/2010	TECHNICAL REPORT FOR SAMPLING DATE 05/10/2010 FOR THE FULTON AVENUE SITE	211	[REPORT]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT]	[,]	[ACCUTEST LABORATORIES]
318950	06/04/2010	TECHNICAL REPORT FOR SAMPLING DATE 05/11/2010 FOR THE FULTON AVENUE SITE	233	[REPORT]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT]	[,]	[ACCUTEST LABORATORIES]
318951	06/04/2010	TECHNICAL REPORT FOR SAMPLING DATE 05/12/2010 FOR THE FULTON AVENUE SITE	218	[REPORT]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT]	[,]	[ACCUTEST LABORATORIES]
319030	06/10/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 05/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319039	06/10/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 05/2010 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318964	07/06/2010	WORK PLAN FOR WORK ASSIGNMENT NO. SERAS-098 FOR THE FULTON AVENUE SITE	6	[PLAN]	[,]	[US ENVIRONMENTAL PROTECTION AGENCY]	[,]	[LOCKHEED MARTIN / SERAS]
319032	07/12/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 06/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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319041	07/12/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 06/2010 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
306804	07/21/2010	GROUNDWATER SAMPLING RESULTS FOR OU1 FOR 05/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	765	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318971	08/01/2010	DATA ANALYSIS LAB RESULTS AUGUST 2010 FOR THE FULTON AVENUE SITE	1	[REPORT]	[]	[]	[]	[]
306805	08/10/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 07/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
306806	08/10/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 07/2010 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318961	08/16/2010	QUALITY ASSURANCE PROJECT PLAN FOR THE FULTON AVENUE SITE	83	[REPORT]	[,]	[US ENVIRONMENTAL PROTECTION AGENCY]	[,]	[LOCKHEED MARTIN / SERAS]
306807	09/14/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 08/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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306808	09/14/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 08/2010 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318953	09/14/2010	TRANSMITTAL OF THE AUGUST 2010 MONTHLY PROGRESS REPORT FOR OU 1 FOR THE FULTON AVENUE SITE	4	[LETTER]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318958	09/14/2010	PRELIMINARY RESULTS FOR WA# 0098 WITH CHAIN OF CUSTODY NO. 2-082710-083859-0004 FOR THE FULTON AVENUE SITE	8	[REPORT]	[SINGHVI , RAJESHMAL]	[US ENVIRONMENTAL PROTECTION AGENCY]	[KANSAL, VINOD]	[LOCKHEED MARTIN TECHNOLOGY SERVICES]
319033	10/14/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 09/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319043	10/14/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 09/2010 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318965	10/26/2010	DEPOSITION OF RICHARD HUMANN CASE NO. 2:07-CV-05244 FOR THE FULTON AVENUE SITE	60	[ORDER]	[]	[]	[HUMANN , RICH]	[H2M CONSULTING ENGINEERS]
306809	11/18/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 10/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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306810	11/18/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 10/2010 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	8	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318968	12/08/2010	TRIP REPORT FOR SOIL AND GROUNDWATER SAMPLING FOR THE FULTON AVENUE SITE	79	[REPORT]	[CATANZARITA, JEFF , LEUSER, RICK]	[LOCKHEED MARTIN INC, US ENVIRONMENTAL PROTECTION AGENCY]	[BOLDUC, JEAN]	[LOCKHEED MARTIN TECHNOLOGY SERVICES]
319034	12/15/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 11/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319044	12/15/2010	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 11/2010 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
306811	01/17/2011	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 12/2010 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
306812	01/17/2011	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 12/2010 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318960	01/22/2011	ANALYTICAL REPORT FOR THE FULTON AVENUE SITE	13	[REPORT]	[CATANZARITA, JEFF]	[US ENVIRONMENTAL PROTECTION AGENCY]	[,]	[LOCKHEED MARTIN / SERAS]

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319036	02/24/2011	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 01/2011 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319047	02/24/2011	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 01/2011 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319035	03/16/2011	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 02/2011 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319046	03/16/2011	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 02/2011 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318954	05/25/2011	TRANSMITTAL OF THE APRIL 2011 MONTHLY PROGRESS REPORT FOR OU 1 FOR THE FULTON AVENUE SITE	2	[LETTER]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319042	06/14/2011	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 05/2011 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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306813	09/27/2011	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 06/2011 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
306814	09/27/2011	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 07/2011 AND 08/2011 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	6	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318944	10/01/2011	REMEDIAL DESIGN WORK PLAN FOR OU1 FOR THE FULTON AVENUE SITE	635	[PLAN]	[]	[]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
306815	11/28/2011	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 10/2011 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319048	01/24/2012	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 12/2011 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318959	01/27/2012	ANALYTICAL REPORT FOR THE FULTON AVENUE SITE	20	[REPORT]	[CATANZARITA, JEFF]	[US ENVIRONMENTAL PROTECTION AGENCY]	[,]	[LOCKHEED MARTIN / SERAS]
318987	01/30/2012	PUMPAGE WELL DATA WELL NO. 9 N-03881, WELL NO. 13 N-07058, WELL NO. 14 N-08339 FOR PERIOD 1968- 2012 FOR THE FULTON AVENUE SITE	9	[CHART / TABLE]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[]	[]

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318941	02/01/2012	PRELIMINARY 30% REMEDIAL DESIGN REPORT FOR OU1 FOR THE FULTON AVENUE SITEFOR THE FULTON AVENUE SITE	235	[REPORT]	[,]	[GENESCO INCORPORATED]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292460	02/18/2012	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 01/2012 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	16	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318940	02/22/2012	TRANSMITTAL OF THE PRELIMINARY 30% REMEDIAL DESIGN FOR OU1 FOR THE FULTON AVENUE SITE	4	[LETTER]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318962	02/22/2012	TRIP REPORT FOR NOVEMBER 2011 SUB-SLAB SOIL GAS SAMPLING AND DECEMBER 2011 TAGA INDOOR AIR MONITORING AND SUB-SLAB SOIL GAS INDOOR AIR SAMPLING WORK ASSIGNMENT #SER00098 FOR THE FULTON AVENUE SITE	113	[REPORT]	[CATANZARITA, JEFF]	[US ENVIRONMENTAL PROTECTION AGENCY]	[CARTWRIGHT, MICHAEL]	[LOCKHEED MARTIN TECHNOLOGY SERVICES]
318991	03/11/2012	GENESCO HYDRAULIC EVALUATION PUMP TEST WATER LEVEL SUMMARY FOR 2/28/2012 - 3/11/2012 FOR THE FULTON AVENUE SITE	1	[CHART / TABLE]	[]	[]	[]	[]
318992	03/11/2012	GENESCO PUMP TEST ELEVATION DATA ANALYSIS TOOL FOR THE FULTON AVENUE SITE	458	[CHART / TABLE]	[]	[]	[]	[]
318993	03/13/2012	GENESCO PUMP TEST RAW DATA EVALUATION FOR THE FULTON AVENUE SITE	273	[CHART / TABLE]	[]	[]	[]	[]
319045	03/15/2012	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 02/2012 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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318952	03/29/2012	PRESENTATION: REMEDIAL DESIGN OU 1 FOR THE FULTON AVENUE SITE	35	[CHART / TABLE]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[HUMANN , RICH , Koch, Frank , PERAZZO, JAMES A, WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT, H2M CONSULTING ENGINEERS, Village of Garden City]
319087	04/05/2012	REQUEST FOR GENESCO AND THE VILLAGE OF GARDEN CITY TO SUBMIT AN ANALYSIS WHICH COMPARES THE REMEDIAL ACTION OF US EPA'S OU1 RECORD OF DECISION AGAINST A MODIFIED VERSION OF THE REMEDIAL ACTION - GARDEN CITY WELLS 9, 13 AND 14 FOR THE FULTON AVENUE SITE	2	[REPORT]	[ALEXIS, PAUL , PERICONI, JAMES J, YUDELSON, DAVID S]	[BRADLEY ARANT BOULT CUMMINGS LLP, PERICONI LLC, SIVE, PAGET & RIESEL, P.C.]	[KAMBIC, ROBERT B]	[US DEPARTMENT OF JUSTICE]
319085	05/03/2012	PROPOSED REMEDIAL DESIGN MODIFICATION ANALYSIS FOR OU1 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	13	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318945	05/03/2012	TRANSMITTAL OF THEPROPOSED REMEDIAL DESIGN MODIFICATION ANALYSIS FOR OU1 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[LETTER]	[KAMBIC, ROBERT B]	[US ATTORNEY'S OFFICE, EDNY]	[PERICONI, JAMES J]	[PERICONI LLC]
292461	05/20/2012	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 04/2012 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292466	05/20/2012	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 03/2012 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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318995	06/21/2012	VILLAGE OF GARDEN CITY - EXCERPT FROM THE BOARD OF TRUSTEES MEETING ON 06/21/2012 REGARDING THE RESOLUTION NO. 86-2012 - RECORD OF DECISION AMENDMENT FOR THE FULTON AVENUE SITE	3	[OTHER]	[]	[]	[]	[]
318966	07/24/2012	SUMMARY OF ADDITIONAL EVALUATIONS REGARDING THE PROPOSED REMEDIAL DESIGN MODIFICATION ANALYSIS, GROUNDWATER FLOW MODELING AND FORECASTING FOR THE FULTON AVENUE SITE	22	[LETTER]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292465	07/30/2012	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 06/2012 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292467	07/30/2012	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 05/2012 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	16	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318957	02/12/2013	GENESCO INCORPORATED'S RESPONSE TO US EPA LETTER ON 11/06/2012 REGARDING THE IN-SITU CHEMICAL OXIDATION COMPONENT FOR THE FULTON AVENUE SITE	10	[]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[PERAZZO, JAMES A, WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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292462	02/27/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 08/2012 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292463	02/27/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 12/2012 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292464	02/27/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 07/2012 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292468	02/27/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 11/2012 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292469	02/27/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 10/2012 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292470	02/27/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 09/2012 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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319071	03/22/2013	US EPA COMMENTS REGARDING THE IN-SITU CHEMICAL OXIDATION COMPONENT OU1 REMEDIAL DESIGN FOR THE FULTON AVENUE SITE	2	[LETTER]	[PERAZZO, JAMES A]	[ENVIRONMENTAL RESOURCES MANAGEMENT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]
292473	04/08/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 02/2013 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292474	04/08/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 01/2013 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	248	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292477	04/09/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 03/2013 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292471	05/07/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 04/2013 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	7	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318974	05/14/2013	BOH MEETING 05/14/2013 MONTHLY REPORT FOR THE FULTON AVENUE SITE	1	[REPORT]	[]	[]	[]	[]
318947	05/29/2013	FIGURE 4 - GROUNDWATER FLOW MODEL OUTPUT VGC SUPPLY WELL NOS. 13 & 14 FOR THE FULTON AVENUE SITE	1	[FIGURE]	[,]	[GENESCO INCORPORATED]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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318973	05/29/2013	CORRESPONDENCE TO SUMMARIZE THE RESULTS OF GROUNDWATER FLOW MODELING AND EVALUATIONS TO FURTHER INFORM EPA'S DECISION ON WHETHER TO MODIFY THE SELECTED REMEDY FOR THE FULTON AVENUE SITE	9	[LETTER]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319051	06/07/2013	SAMPLING RESULTS FOR MW-21C - SDG NO. 1305061 FOR OU2 FOR THE FULTON AVENUE SITE	3	[CHART / TABLE]	[]	[]	[,]	[HDR INCORPORATED]
292481	06/10/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 05/2013 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292480	07/08/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 06/2013 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318956	07/12/2013	GENESCO INCORPORATED'S RESPONSE TO US EPA LETTER ON 03/22/2013 REGARDING THE IN-SITU CHEMICAL OXIDATION COMPONENT FOR THE FULTON AVENUE SITE	2	[LETTER]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[PERAZZO, JAMES A, WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292475	08/12/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 07/2013 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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319070	09/05/2013	US EPA RESPONSE TO ENVIRONMENTAL RESOURCE MANAGEMENT'S CORRESPONDENCE DATED 07/12/2013 REGARDING THE INTALLATION OF DEEP BORINGS FOR THE FULTON AVENUE SITE	2	[LETTER]	[ALEXIS, PAUL]	[BRADLEY ARANT BOULT CUMMINGS LLP]	[FISCHER, DOUGLAS]	[US ENVIRONMENTAL PROTECTION AGENCY]
292472	09/10/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 08/2013 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319069	09/28/2013	REMEDIAL DESIGN WORK PLAN ADDENDUM FOR OU1 FOR CONTINUED GROUNDWATER INVESTIGATION FOR THE FULTON AVENUE SITE	15	[PLAN]	[]	[]	[,]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292479	10/09/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 09/2013 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318988	10/23/2013	GC SUPPLY WELL NO. 9 PUMPAGE DATA AND RAW WATER SAMPLE RESULTS THROUGH 10/2013 FOR THE FULTON AVENUE SITE	8	[CHART / TABLE]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[]	[]
318955	10/30/2013	CORRESPONDENCE REGARDING THE RESOLUTION ADOPTED AT THE BOARD OF TRUSTEE MEETING ON 06/21/2012 FOR THE FULTON AVENUE SITE	1	[LETTER]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[BROWN , CYNTHIA]	[NONE]

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319058	11/07/2013	MEETING MINUTES OF THE BOARD OF TRUSTEES OF THE VILLAGE OF GARDEN CITY MEETING HELD ON 11/07/2013 FOR THE FULTON AVENUE SITE	12	[MEETING MINUTES]	[]	[]	[]	[]
319068	11/07/2013	US EPA COMMENTS AND APPROVAL OF THE 09/2013 OU1 REMEDIAL DESIGN WORK PLAN ADDENDUM RECEIVED FROM ENVIRONMENTAL RESOURCES MANAGEMENT ON BEHALF OF GENESCO INCORPORATED FOR THE FULTON AVENUE SITE	3	[LETTER]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]
319012	11/12/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 10/2013 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319072	11/15/2013	REVISED FINAL REMEDIAL DESIGN WORK PLAN ADDENDUM FOR OU1 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	16	[PLAN]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292482	12/10/2013	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 11/2013 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319060	12/17/2013	H2M CORRESPONDENCE REGARDING VILLAGE OF GARDEN CITY AND THE OVERALL STRATEGY FOR DEALING WITH THE FULTON AVENUE SITE	3	[LETTER]	[,]	[INCORPORATED VILLAGE OF GARDEN CITY]	[HUMANN, RICHARD W]	[H2M ARCHITECTS + ENGINEERS]

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319061	12/20/2013	TRANSMITTAL OF H2M CORRESPONDENCE REGARDING VILLAGE OF GARDEN CITY AND THE OVERALL STRATEGY FOR DEALING WITH THE FULTON AVENUE SITE	1	[LETTER]	[BROWN , CYNTHIA]	[NONE]	[SCHOELLE, ROBERT L]	[INCORPORATED VILLAGE OF GARDEN CITY]
319062	12/27/2013	REDACTED CORRESPONDENCE FROM CYNTHIA BROWN REGARDING H2M'S RESPONSE TO HER PREVIOUS LETTER REGARDING THE VILLAGE OF GARDEN CITY AND THE OVERALL STRATEGY FOR THE FULTON AVENUE SITE	1	[LETTER]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[BROWN , CYNTHIA]	[NONE]
318979	01/07/2014	LABORATORY RESULTS AIR STRIPPERS FOR WELL 1 AND 2 FOR LAB NO. 1401216-001 - 1401216-003 FOR THE FULTON AVENUE SITE	7	[CHART / TABLE]	[]	[]	[,]	[PACE ANALYTICAL]
319006	01/10/2014	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 12/2013 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318980	02/04/2014	LABORATORY RESULTS AIR STRIPPERS FOR WELL 1 AND 2 FOR LAB NO. 1402121-001 - 1402121-003 FOR THE FULTON AVENUE SITE	8	[CHART / TABLE]	[]	[]	[,]	[PACE ANALYTICAL]
319008	02/10/2014	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 01/2014 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	3	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318981	03/04/2014	LABORATORY RESULTS AIR STRIPPERS FOR WELL 1 AND 2 FOR LAB NO. 1403168-001 - 1403168-003 FOR THE FULTON AVENUE SITE	8	[CHART / TABLE]	[]	[]	[,]	[PACE ANALYTICAL]

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292486	03/11/2014	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 10/2014 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	7	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318302	03/18/2014	PRESENTATION ON BEHALF OF THE INCORPORATED VILLAGE OF GARDEN CITY AND GENESCO INCORPORATED FOR THE FULTON AVENUE SITE	21	[OTHER]	[]	[]	[,]	[H2M CONSULTING ENGINEERS]
318982	04/01/2014	LABORATORY RESULTS AIR STRIPPERS FOR WELL 1 AND 2 FOR LAB NO. 1404075-001 - 1404075-003 FOR THE FULTON AVENUE SITE	7	[CHART / TABLE]	[]	[]	[,]	[PACE ANALYTICAL]
319010	04/14/2014	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 03/2014 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318983	05/06/2014	LABORATORY RESULTS AIR STRIPPERS FOR WELL 1 AND 2 FOR LAB NO. 1405384-001 - 1405384-003 FOR THE FULTON AVENUE SITE	8	[CHART / TABLE]	[]	[]	[,]	[PACE ANALYTICAL]
319004	05/16/2014	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 04/2014 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318997	06/01/2014	NASSAU COUNTY PUBLIC HEALTH ORDINANCE DATED 06/2014	213	[OTHER]	[]	[]	[EISENSTEIN, LAWRENCE]	[NASSAU COUNTY]

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318984	06/03/2014	LABORATORY RESULTS AIR STRIPPERS FOR WELL 1 AND 2 FOR LAB NO. 1406212-001 -1406212-003 FOR THE FULTON AVENUE SITE	8	[CHART / TABLE]	[]	[]	[.]	[PACE ANALYTICAL]
292487	06/23/2014	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 05/2014 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	6	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318985	07/01/2014	LABORATORY RESULTS AIR STRIPPERS FOR WELL 1 AND 2 FOR LAB NO. 1407087-001 - 1407087-003 FOR THE FULTON AVENUE SITE	7	[CHART / TABLE]	[]	[]	[.]	[PACE ANALYTICAL]
318948	07/01/2014	REMEDIAL DESIGN SUPPLEMENTAL TECHNICAL MEMORANDUM FOR OU1 FOR THE FULTON AVENUE SITE	3321	[REPORT]	[]	[]	[.]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292484	07/30/2014	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 06/2014 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
318986	08/05/2014	LABORATORY RESULTS AIR STRIPPERS FOR WELL 1 AND 2 FOR LAB NO. 1408282-001 - 1408282-003 FOR THE FULTON AVENUE SITE	15	[CHART / TABLE]	[]	[]	[.]	[PACE ANALYTICAL]
292483	08/20/2014	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 07/2014 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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319078	09/02/2014	LABORATORY RESULTS AIR STRIPPERS FOR WELLS 1 AND 2 FOR LAB NO. 1409061-001 - 1409061-003 FOR THE FULTON AVENUE SITE	9	[CHART / TABLE]	[]	[]	[,]	[PACE ANALYTICAL]
319005	09/25/2014	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 08/2014 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319079	10/07/2014	LABORATORY RESULTS AIR STRIPPERS FOR WELLS 1 AND 2 FOR LAB NO. 1410513-001 - 1410513-003 FOR THE FULTON AVENUE SITE	8	[CHART / TABLE]	[]	[]	[,]	[PACE ANALYTICAL]
319013	10/31/2014	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 09/2014 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
292485	11/01/2014	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 10/2014 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319080	11/05/2014	LABORATORY RESULTS AIR STRIPPERS FOR WELLS 1 AND 2 FOR LAB NO. 1411275-001 - 1411275-003 FOR THE FULTON AVENUE SITE	8	[CHART / TABLE]	[]	[]	[,]	[PACE ANALYTICAL]

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319015	11/18/2014	ERM REVISED REMEDIAL ALTERNATIVE COST ESTIMATES - LIMITED ACTION AND GROUNDWATER EXTRACTION, TREATMENT AND SURFACE RECHARGE FOR OU1 FOR THE FULTON AVENUE SITE	4	[LETTER]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319081	12/02/2014	LABORATORY RESULTS AIR STRIPPERS FOR WELLS 1 AND 2 FOR LAB NO. 1412138-001 - 1412138-003 FOR THE FULTON AVENUE SITE	9	[CHART / TABLE]	[]	[]	[,]	[PACE ANALYTICAL]
319054	12/04/2014	CORRESPONDENCE REGARDING EVALUATION OF AIR STRIPPING TOWER EMISSIONS H2M PROJECT NO. GARV 14-01 FOR THE FULTON AVENUE SITE	12	[LETTER]	[ALARCON, MICHAEL]	[NASSAU COUNTY HEALTH DEPT]	[TODARO, JOSEPH]	[H2M ARCHITECTS + ENGINEERS]
319011	12/15/2014	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 11/2014 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319082	01/01/2015	NYDEC PUMPAGE REPORT FOR 2014 IN THOUSANDS OF GALLONS FOR WELL NOS. N3603, N3604, N3605, N7117, AND N8818 FOR THE FULTON AVENUE SITE	1	[CHART / TABLE]	[]	[]	[,]	[NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION]
319075	01/06/2015	LABORATORY RESULTS AIR STRIPPERS FOR WELLS 1 AND 2 FOR LAB NO. 1501196-001 - 1501196-003 FOR THE FULTON AVENUE SITE	8	[CHART / TABLE]	[]	[]	[,]	[PACE ANALYTICAL]
319014	01/14/2015	H2M COST ESTIMATES FOR OU1 FOR THE FULTON AVENUE SITE	4	[LETTER]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[HUMANN, RICHARD W]	[H2M ARCHITECTS + ENGINEERS]

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319059	01/30/2015	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 12/2014 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319076	02/03/2015	LABORATORY RESULTS AIR STRIPPERS FOR WELLS 1 AND 2 FOR LAB NO. 1502144-001 - 1502144-003 FOR THE FULTON AVENUE SITE	9	[CHART / TABLE]	[]	[]	[,]	[PACE ANALYTICAL]
319009	02/16/2015	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 01/2015 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	6	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319088	02/16/2015	SAMPLING DATA FOR WELLS 9, 13, AND 14 FOR THE TIME PERIOD OF 01/16/2009 - 02/16/2015 FOR THE FULTON AVENUE SITE	3562	[OTHER]	[]	[]	[]	[]
319077	03/03/2015	LABORATORY RESULTS AIR STRIPPERS FOR WELLS 1 AND 2 FOR LAB NO. 1503165-001 - 1502165-003 FOR THE FULTON AVENUE SITE	9	[CHART / TABLE]	[]	[]	[,]	[PACE ANALYTICAL]
319007	03/24/2015	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 02/2015 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319065	03/27/2015	CORRESPONDENCE AND CHARTS REGARDING THE PUMPAGE CHANGES IN WELL NOS. 9, 13, AND 14 FOR 2008 - 2014 FOR THE FULTON AVENUE SITE	6	[E MAIL MESSAGE]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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319067	03/30/2015	UNVALIDATED DATA FOR 03/2015 GROUNDWATER SAMPLES COLLECTED FROM SELECT WELLS REQUESTED BY US EPA FOR THE FULTON AVENUE SITE	31	[E MAIL MESSAGE]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319053	03/31/2015	NEW YORK STATE CONCURRENCE WITH THE PROPOSED PLAN FOR THE ROD AMENDMENT FOR OU1 FOR THE FULTON AVENUE SITE	2	[LETTER]	[MUGDAN, WALTER E]	[US ENVIRONMENTAL PROTECTION AGENCY]	[SCHICK, ROBERT]	[NY STATE DEPT OF ENVIRONMENTAL CONSERVATION (NYSDEC)]
319074	04/13/2015	GROUNDWATER SAMPLING RESULTS FOR OU1 FOR 03/2015 - ADMINISTRATIVE ORDER NO. CERCLA-02-2009-2028 FOR THE FULTON AVENUE SITE	1207	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319086	04/14/2015	SAMPLING RESULTS FOR WELL 13 AND WELL 14 FOR THE FULTON AVENUE SITE	10	[REPORT]	[]	[]	[MURRELL, STU]	[PACE ANALYTICAL]
319064	04/22/2015	COST ESTIMATES FOR REMEDIAL ALTERNATIVES GW-1 AND GW-2 FOR THE PROPOSED PLAN FOR AMENDING 2007 FIRST OPERABLE UNIT RECORD OF DECISION FOR THE FULTON AVENUE SITE	3	[MEMORANDUM]	[]	[]	[BADALAMENTI, SALVATORE]	[US ENVIRONMENTAL PROTECTION AGENCY]
319073	04/22/2015	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 03/2015 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319084	04/23/2015	PROPOSED PLAN FOR OU1 RECORD OF DECISION AMENDMENT FOR THE FULTON AVENUE SITE	11	[PLAN]	[]	[]	[,]	[US ENVIRONMENTAL PROTECTION AGENCY]

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DocID:	Doc Date:	Title:	Image Count:	Doc Type:	Addressee Name:	Addressee Organization:	Author Name:	Author Organization:
319087	04/05/2012	REQUEST FOR GENESCO AND THE VILLAGE OF GARDEN CITY TO SUBMIT AN ANALYSIS WHICH COMPARES THE REMEDIAL ACTION OF US EPA'S OU1 RECORD OF DECISION AGAINST A MODIFIED VERSION OF THE REMEDIAL ACTION - GARDEN CITY WELLS 9, 13 AND 14 FOR THE FULTON AVENUE SITE	2	[REPORT]	[ALEXIS, PAUL , PERICONI, JAMES J, YUDELSON, DAVID S]	[BRADLEY ARANT BOULT CUMMINGS LLP, PERICONI LLC, SIVE, PAGET & RIESEL, P.C.]	[KAMBIC, ROBERT B]	[US DEPARTMENT OF JUSTICE]
350506	05/26/2015	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 04/2015 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319543	06/19/2015	ENVIRONMENTAL RESOURCES MANAGEMENT - 05/2015 GROUNDWATER SAMPLING RESULTS FOR FULTON AVENUE SITE	56	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
350507	06/23/2015	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 05/2015 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
350508	07/27/2015	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 06/2015 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	2	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]

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350509	08/25/2015	ENVIRONMENTAL RESOURCES MANAGEMENT - MONTHLY PROGRESS REPORT FOR OU1 FOR 07/2015 - CONSENT JUDGMENT NO. CV-09-3917 FOR THE FULTON AVENUE SITE	4	[REPORT]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[WENCZEL, CHRIS W]	[ENVIRONMENTAL RESOURCES MANAGEMENT]
319540	08/27/2015	SUPPLEMENTAL RISK EVALUATION FOR OU1 FOR THE FULTON AVENUE SITE	7	[MEMORANDUM]	[WILLIS, KEVIN]	[US ENVIRONMENTAL PROTECTION AGENCY]	[FILIPOWICZ, URSZULA]	[US ENVIRONMENTAL PROTECTION AGENCY]

APPENDIX IV

STATE CONCURRENCE LETTER

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Division of Environmental Remediation, Office of the Director
625 Broadway, 12th Floor, Albany, New York 12233-7011
P: (518) 402-9706 | F: (518) 402-9020
www.dec.ny.gov

Sent Via Email Only

August 18, 2015

Walter Mudgan, Director
Emergency and Remedial Response Division
United States Environmental Protection Agency
Region II Office
290 Broadway
New York, NY 10007-1866

Re: Record of Decision Amendment
Site Name: Fulton Avenue (Garden City Park Indust.) NPL
Site Operable Unit 1 (OU1), Nassau (C)
DEC Site No. 130073

Dear Mr. Mudgan:

The New York State Department of Environmental Conservation (DEC) and the New York State Department of Health (DOH) have reviewed the above referenced 2015 OU1 final ROD Amendment for the Fulton Avenue National Priorities List (NPL) site.

Through this Record of Decision (ROD) amendment, the United States Environmental Protection Agency (EPA) is modifying the scope and role of the response action identified in the 2007 ROD, which included a groundwater extraction and treatment system that would restore the groundwater to its beneficial use. The ROD selected groundwater extraction system was expected to “more expeditiously meet chemical-specific applicable or relevant and appropriate requirements, or “ARARs” for the groundwater.” The remedy provided for the groundwater extraction wells be operated at a pumping rate adequate to hydraulically contain the contaminated groundwater and prevent it from migrating into the area of influence of Garden City Water District wells 13 and 14.

Given the extensive dispersal of PCE within the OU1 plume, the EPA determined that the extraction system contemplated in the 2007 ROD would not be effective in pulling the PCE contamination back from wells 13 and 14. Moreover, data collected since 2007 show that PCE levels are declining in the OU1 portion of the groundwater plume, and the treatment systems currently installed on wells 13 and 14 are effectively removing PCE and other VOCs from groundwater entering the wells.

Therefore, the groundwater extraction system is no longer needed to protect the potable water supply obtained from Village wells 13 and 14 and thus, this amendment proposes to eliminate the OU1 extraction and treatment system.

The EPA will instead address restoration of the groundwater in conjunction with its evaluation of a final remedial approach for the Site that includes running the Village of Garden City wells at their current rate of extraction.

The 2007 ROD also called for the application of an in-situ chemical oxidation (ISCO) technology. Investigations performed during the OU1 remedial design did not identify PCE source material in the shallow aquifer amenable to ISCO treatment in the immediate vicinity of the Fulton Property. Therefore, ISCO will not be applied to the shallow aquifer at that location.

The EPA Fulton Avenue ROD Amendment also calls for a vapor intrusion evaluation of structures that are in the vicinity of the Fulton Property and that could potentially be affected by the OU1 portion of the groundwater contamination plume. An appropriate response action (such as sub-slab ventilation systems) may be implemented based on the results of the investigation. The operation and maintenance (O&M) of the existing sub-slab ventilation system at the Fulton Property will continue.

The EPA will also continue to investigate additional areas where possible source material may exist under Operable Unit 2 (OU2) that may need to be addressed. This investigation will include source(s) of elevated PCE observed in nearby monitoring well GCP-01, located southwest and downgradient of the Fulton Property.

Therefore, the State concurs with the changes to the selected remedy as stated in the 2015 OU1 ROD Amendment. If you have any questions, please contact Mr. Jim Harrington, of my staff, at (518) 402-9625.

Sincerely,

A handwritten signature in dark ink, appearing to read "R. Schick", is centered below the word "Sincerely,".

Robert W. Schick, P.E.
Director
Division of Environmental Remediation

ec: Sal Badalamenti, EPA
Angela Carpenter, EPA
Krista Anders, DOH
Charlotte Bethoney, DOH
Renata Ockerby, DOH
J. DeFranco, NCDH
Jim Harrington, DEC
John Swartwout, DEC
Steve Scharf, DEC
Walter Parish, DEC

APPENDIX V

RESPONSIVENESS SUMMARY

RESPONSIVENESS SUMMARY
FOR THE
RECORD OF DECISION AMENDMENT
FULTON AVENUE SUPERFUND SITE, FIRST OPERABLE UNIT
TOWNS OF NORTH HEMPSTEAD AND HEMPSTEAD,
NASSAU COUNTY, NEW YORK

INTRODUCTION

This Responsiveness Summary provides a summary of citizens' significant comments submitted during the public comment period for the U.S. Environmental Protection Agency's (EPA's) April 2015 Proposed Plan for amending the EPA's September 28, 2007, interim Record of Decision (ROD) for the First Operable Unit (OU1) of the Fulton Avenue site (Site) and provides the EPA's responses to those comments. The EPA considered all significant comments summarized in this document prior to selecting the remedy modifications documented in the ROD Amendment.

SUMMARY OF COMMUNITY RELATIONS ACTIVITIES

On April 24, 2015, the EPA issued, for public comment, a Proposed Plan in which the EPA identified its preferred modifications to the 2007 interim OU1 ROD for the Site. The public comment period on the Proposed Plan ran from April 24 through May 26, 2015, and included a May 12, 2015, public meeting at the Garden City Village Hall at 351 Stewart Avenue in Garden City, New York. The purpose of the public meeting was to inform interested citizens and local officials about the Superfund process, discuss and receive comments on the Proposed Plan, and respond to questions from the public and other interested parties. Notice of the Proposed Plan and comment period was published in the Garden City News on April 24, 2015. The public notice informed the public of the duration of the public comment period, the date and location of the public meeting, and the availability of the Proposed Plan and Administrative Record file supporting the proposed modification. The Proposed Plan and supporting documentation were available to the public at the EPA Region 2 Superfund Records Center in New York, New York, the Garden City Public Library in Garden City,

New York, and at the Shelter Rock Public Library in Albertson, New York. The Proposed Plan also was available to the public at <http://www.epa.gov/region02/superfund/npl/fulton>. Responses to the comments and questions received at the public meeting, along with other written comment received during the public comment period, are included in this Responsiveness Summary.

Attached to this Responsiveness Summary are the following Attachments:

- Attachment 1 - Proposed Plan
- Attachment 2 - Public Notice - Commencement of Public Comment Period
- Attachment 3 - August 5, 2014 Public Meeting Sign-In Sheets
- Attachment 4 - August 5, 2014 Public Meeting Transcript
- Attachment 5 - Written Comment Submitted During the Public Comment Period

COMMENTS AND RESPONSES

Comment #1: Was contamination that could be treated with in-situ chemical oxidation (ISCO) found near the original source area at 150 Fulton Avenue?

Response: The area in the vicinity of 150 Fulton Avenue was extensively investigated and no source areas amenable to treatment with ISCO were identified. The investigation included the collection of groundwater and soil samples to depths of up to 60 feet below ground surface.

The purpose of the ISCO injections was to convert high levels of organic contamination into nonhazardous compounds, thereby accelerating restoration of the groundwater to federal or state maximum contaminant levels (MCLs). Investigations performed during the OU1 remedial design did not identify the location of any high level PCE source material in the shallow aquifer in the immediate vicinity of 150 Fulton Avenue. Therefore, this component of the interim OU1 remedy will not be implemented. As noted in the ROD Amendment, the EPA will continue to investigate additional areas for possible source material that may need to be addressed (by ISCO or another remedial approach), including source(s) of elevated PCE that has been observed in monitoring well GCP-01 located southwest and downgradient of 150 Fulton Avenue.

Comment #2: Are extraction and safety devices still being used to protect the people who work at 150 Fulton Avenue?

Response: Yes, the sub-slab ventilation system beneath 150 Fulton Avenue continues to operate in order to protect building occupants from exposure to volatile organic compound (VOC) vapors that may enter the building from beneath it.

Comment #3: Is Genesco paying for this remedy?

Response: The ROD Amendment is not an enforcement document and does not identify the party(ies) that will be responsible for implementing or paying for the remedy.

According to status reports filed with the U.S District Court for the Eastern District of New York, the Village of Garden City and Genesco have reached a settlement in principle to resolve a separate lawsuit in *Village of Garden City v. Genesco Inc. and Gordon Atlantic Corporation*, 07-CV-5244 (EDNY). It is the EPA's expectation that this settlement would provide for Genesco's payment for the operation, maintenance and monitoring ("O&M") of the treatment systems on Village water supply wells 13 and 14 for a period of 30 years. It should be noted that the EPA's modified remedy calls for the continued O&M of those wells until those wells no longer are impacted by contaminants above the MCLs for PCE and trichloroethylene (TCE), which may take longer than 30 years. The EPA anticipates that the government and Genesco will modify the existing consent judgment to secure Genesco's implementation of the modified remedy.

Comment #4: What are ARARs?

Response: "ARARs" is an acronym for "Applicable or Relevant and Appropriate Requirements," which are standards, requirements, criteria, or limitations of other federal and state environmental laws that are legally applicable or relevant and appropriate to a Superfund response action. A Superfund remedial action must comply with ARARs, unless a waiver is justified. ARARs for the Site include, for example, the MCLs for PCE and TCE established by the federal Safe Drinking Water Act's National Primary Drinking Water Regulations at 40 C.F.R. § 141.61, which are applicable to public water supplies including Village of Garden City wells 13 and 14.

Comment #5: Is the drinking water from Garden City's wells 13 and 14 safe?

Response: Yes. The treatment system on wells 13 and 14 effectively removes PCE, TCE and other VOCs from groundwater before it is distributed to the public. The drinking water from wells 13 and 14 is monitored by the Village of Garden City to ensure that it complies with applicable federal and New York State laws and regulations relating to water districts.

Comment #6: Minutes of a 2013 board meeting of the Nassau County Department of Health (NCDOH) state that EPA, the New York State Department of Environmental Conservation (NYSDEC), New York State Department of Health (NYSDOH) and NCDOH believe there is a definite danger of sending contamination into the Garden City water distribution system under the revised project. Please address that concern. The commenter also separately noted that, "In 2013, a revised proposal was made to flood the contaminated site while simultaneously using [Village water supply wells 13 and 14] to supply water."

Response: The referenced minutes provide the Nassau County Department of Health's summary of a discussion among the EPA, NYSDEC, NYSDOH, and NCDOH regarding a 2012 proposal by the Village of Garden City and Genesco Inc. to use wells 13 and 14 to remove PCE from the OU1 part of the aquifer for the purposes of restoring the groundwater and providing potable water. Use of the public supply wells to remove PCE from the aquifer was part of the Village of Garden City's and Genesco's original proposal to modify the 2007 ROD, as stated in March 29, 2012, slides that the Village and Genesco presented to the EPA. Those slides are publicly available in the Administrative Record. After discussing this proposal with NYSDEC, NYSDOH and NCDOH, however, EPA rejected the proposal to use wells 13 and 14 for aquifer restoration and instead determined that the interim OU1 remedy modification would focus on ensuring the continued provision of safe drinking water from wells 13 and 14. The well 13 and 14 removal and treatment of some of the contaminants from the aquifer is an incidental effect of the ROD Amendment.

The meeting minutes identify NCDOH's concern about the original Village/Genesco proposal. The minutes do not, however, mention the views of the EPA, NYSDEC or NYSDOH regarding that proposal.

The commenter's statement regarding a 2013 revised proposal to "flood the contaminated site" appears to reference the 2012 Village/Genesco proposal that was discussed in the 2013 NCDOH minutes. The proposal did not call for any flooding of the Site, however.

Comment #7: Why is EPA taking away the groundwater extraction and treatment system that was part of the remedy selected in the 2007 ROD?

Response: The groundwater treatment system was part of an interim remedy to address the PCE-dominant portion of the groundwater contamination plume. EPA has chosen to eliminate the groundwater extraction and treatment system from the interim OU1 remedy because PCE levels in groundwater reaching the intakes of wells 13 and 14 have been steadily declining since the summer of 2007, whereas those levels had been increasing prior to the 2007 ROD. The lower PCE levels in groundwater suggest that the extraction well system in the 2007 ROD is not needed on an interim basis to help prevent more highly elevated levels of contamination from reaching wells 13 and 14, because high levels of OU1 contamination are unlikely to be present in the future. The attenuating nature of the PCE-dominant portion of the groundwater plume also suggests that the source of the PCE in the OU1 portion of the groundwater plume is depleting, and that the highest levels of contamination may already have passed through the well head treatment systems at supply wells 13 and 14. The existing treatment systems at those wells have been and are expected to continue to effectively provide a safe drinking water supply.

The EPA currently is investigating TCE contamination as well as possible sources of PCE and TCE as part of the second operable unit (OU2) for the Site, and expects to issue a ROD for OU2 that will constitute the final groundwater remedy for the Site and that will serve as a final decision for OU1. Currently, groundwater restoration is one of the EPA's goals for the final Site remedy. The OU1 interim remedy will neither be inconsistent with, nor preclude, implementation of a final remedy for the Site.

Comment #8: If PCE levels in the aquifer have dropped, where did that contamination go?

Response: It appears that the source(s) of the OU1/PCE-dominant portion of the contaminant plume is attenuating, with the residual (or remaining) contamination moving downgradient (generally south-southwest) in the groundwater. Active source(s) of PCE mass have not been identified. Analytical results show an overall downward trend in contamination levels in the OU1 portion of the plume. Attenuation also is supported by Genesco's 2014 investigation of potential source areas in the vicinity of the former drywell at 150 Fulton Avenue, which did not identify any source areas in the shallow aquifer in the vicinity of the drywell (though EPA will continue to investigate additional areas for possible source material that may need to be addressed, such as potential source(s) of elevated PCE that has been observed in monitoring well GCP-01 located southwest and downgradient of 150 Fulton Avenue). A portion of the OU1 contamination is incidentally removed and treated by the well 13 and 14 treatment systems. See also the response to Comment #1, above.

Comment #9: What alternatives will EPA evaluate for restoring the aquifer in OU2?

Response: The EPA currently is performing a Remedial Investigation (RI) for OU2, which is the TCE-dominant portion of the contamination plume. The OU2 RI will identify the nature and extent of OU2 contamination, including potential sources of TCE and PCE contamination. The EPA will then prepare a Feasibility Study (FS) that will identify alternatives for restoring the aquifer (both the PCE- and TCE-dominant parts) and addressing sources of contamination that have been identified.

Comment #10: The 2007 Record of Decision states that certain wells would be evaluated to determine if the Village of Garden City's 2007 upgrade of the well 13 and 14 treatment system was "fully protective," whereas EPA states in its May 12, 2015, presentation slides that "Based on the evaluation to date, the [well 13 and 14] treatment system is effectively protecting the water supply." Is there a functional difference between the words "fully protective" and "effectively protecting"?

Response: No. Both statements refer to the treatment systems' ability to continue to provide water that is safe to drink.

Comment #11: Slide 21 from EPA's presentation at the May 12, 2015, public meeting depicts VOC concentrations in MW 21C. For 2006 and 2007, the slide shows a steep decline in VOC levels, followed by a sharp increase. The slide also shows a steep decrease in PCE levels beginning in late 2011. How can EPA be sure that there also wasn't a significant VOC increase in 2012 and/or 2013 if no data were collected during those years?

Response: The graph on slide 21 shows a steep decline in PCE levels from the November 9, 2011, sample (850 parts per billion, or "ppb") to the March 5, 2015, sample (1.3 ppb). Concentrations of TCE and cis-1,2-DCE show a similarly steep decline during that period. The commenter is correct in that no samples were collected from MW 21C between November 9, 2011, and March 5, 2015, and the contamination levels in MW 21C during that time therefore are unknown. It should be noted that additional sampling conducted on May 1, 2015, showed PCE at a concentration of 318 ppb in a sample from MW 21C.¹ The EPA is continuing to monitor VOC contamination levels in the OUI portion of the contamination plume.

The sharp decreases and subsequent increases in PCE, TCE and cis-1,2-DCE levels in MW 21C in 2006-2007 generally coincided with the Village of Garden City's upgrades to wells 13 and 14, during which time the wells went from operational, to shut down, to operational. When wells 13 and 14 were re-started in 2007 following the upgrade, the contamination levels in MW 21C generally resumed the patterns observed in MW 21C prior to the shutdown. This suggests that the 2006-2007 concentrations seen in MW 21C were influenced by the shutdown and startup of wells 13 and 14.

Comment #12: If the EPA selects Alternative GW-2, which is less expensive than Alternative GW-1, can the EPA apply the

¹ The May 1, 2015, result was not included in EPA's May 12, 2015, slide presentation because EPA did not receive the validated data for that sample until June, 2015.

difference in cost to OU2 in order to speed up the OU2 investigation?

Response: Alternative GW-1 is the lower cost alternative that the EPA evaluated in the Proposed Plan. The lower projected cost of the amended OU1 remedy will not, however, result in additional funds becoming available for OU2. The EPA expects the OU1 remedy to be funded by one or more potentially responsible parties for the Site, whereas the EPA currently is using Superfund money (from general tax revenues) for the OU2 investigation. The EPA has sufficient funding to complete the OU2 RI and, because an RI is iterative in nature, the availability of additional funding would not necessarily accelerate that work. Additional groundwater sampling is expected later this year. At that time, the EPA will determine if sufficient information has been collected to make a final remedial decision for groundwater at the Site.

Comment #13: It looks like the EPA did not evaluate the costs of the remedial alternatives beyond 30 years. Isn't the remedy supposed to provide a long-term, permanent solution?

Response: The EPA estimated the costs of the remedy using a 30-year duration as a simplifying calculation for this interim remedy. The EPA also used a 30-year time frame to compare the costs of the two alternatives evaluated in the Proposed Plan. The EPA expects, however, that PCE and TCE levels in the aquifer may exceed their respective MCLs for greater than 30 years and, as a result, the treatment systems on Village supply wells 13 and 14 may need to be operated for greater than 30 years. It was not necessary for the EPA to estimate the projected costs of this interim remedy for greater than 30 years because the EPA plans to issue an OU2 ROD that will constitute the final groundwater remedy for the Site and serve as a final remedial decision for OU1. The EPA may use a duration of greater than 30 years in the OU2 ROD if PCE and TCE levels in the aquifer are expected to exceed their respective MCLs for greater than 30 years.

Comment #14: Why would the EPA select Alternative GW-1 when Alternative GW-2 will extract more contamination from the aquifer?

Response: The modified remedy continues to be an interim remedy until a final decision is made regarding groundwater restoration at the Site. The remedial action objectives of the selected remedy are to (i) minimize and/or eliminate the potential for future human exposure to Site contaminants via contact with contaminated drinking water, and (ii) help reduce migration of contaminated groundwater. The existing well head treatment systems at Village water supply wells 13 and 14 have been effectively removing contamination from the groundwater without the need for an additional groundwater extraction and treatment system. The ROD Amendment assumes the continued operation of Village wells 13 and 14 until those wells no longer are impacted by contaminants above the MCLs for PCE and TCE.

Restoration of the aquifer is not a remedial action objective for OU1 because the nature and extent of the contamination present in the OU1 and OU2 portions of the plume - including sources of TCE - have not yet been identified. The EPA therefore does not have sufficient information at this time to determine whether the aquifer at the Site can be fully restored, and will conduct additional investigations as part of OU2. Currently, groundwater restoration is one of the EPA's goals for the final Site remedy. The modified interim remedy is neither inconsistent with nor will it preclude a final groundwater restoration remedy for the Site.

Comment #15: Is there a risk now or in the foreseeable future that the OU1 groundwater contamination will reach other communities south of Village water supply wells 13 and 14?

Response: Some OU1 groundwater contamination has been detected in monitoring wells located downgradient of Village water supply wells 13 and 14. Specifically, since 2004 PCE-dominant contamination has been sporadically detected in samples collected from various groundwater elevations at MW 26, located approximately between Village water supply wells 13 and 14 and Franklin Square Water District wells 1 and 2. As shown in Table 2 of the ROD Amendment, TCE concentrations in MW 26 historically have been TCE-dominant. Samples collected from MW 26 in March and May 2015, however, show PCE concentrations that are higher than TCE concentrations in several of the MW 26 screening levels (MW 26B at 271 feet, MW26C at 325 feet, MW 26D at 350.5 feet,

26E at 377 feet and 26F at 410.5 feet).² PCE-dominant contamination has not been detected in MW 27, located south of MW 26 and between the Village's supply wells 13 and 14 and the Franklin Square supply wells, nor has PCE been detected in Franklin Square supply wells 1 and 2. These data suggest that Village supply wells 13 and 14 are helping to reduce the migration of the OUI portion of the groundwater plume. EPA will continue to monitor contaminant levels in groundwater downgradient of Village supply wells 13 and 14.

Comment #16: Does the term "drinking water" include the water that we use for washing?

Response: Yes. For purposes of the ROD Amendment, "drinking water" includes all water from wells 13 and 14, including water used for drinking and washing.

Comment #17: Is the water from Village supply wells 13 and 14 used only by people who live near those wells, or does it go into a centrally-shared system?

Response: Village supply wells 13 and 14 are connected to an interconnected water distribution system for the Village of Garden City water district. Questions regarding which specific homes receive water from Village water supply wells 13 and 14 should be directed to the Village of Garden City Department of Public Works.

Comment #18: Please confirm the levels of TCE and PCE entering Village water supply wells 13 and 14 as shown on EPA's May 12, 2015 public meeting presentation slides. What are the MCLs for PCE and TCE?

Response: Figure 1 from EPA's presentation slides showed 320 ppb PCE and 50 ppb TCE in water entering Village well 13 before treatment in January 2014. Figure 2 showed water containing 190 ppb PCE and 33 ppb TCE entering well 14 before treatment in January 2014. The federal MCL for both chemicals is 5 ppb.

² Screening levels MW 26B and MW26C were not sampled in March, 2015.

In July, 2015, 436 ppb PCE and 66.5 ppb TCE were detected in water entering well 13 before treatment, and 378 ppb PCE and 55.4 ppb TCE were detected in water entering well 14 before treatment.

Comment #19: Does EPA know what the litigation between the Village of Garden City and Genesco is about?

Response: In December 2007, the Village filed a lawsuit against Genesco Inc. and Gordon Atlantic Corporation seeking costs, damages, and injunctive relief associated with the contamination of Village of Garden City wells 13 and 14. That case is still pending in the federal district court for the Eastern District of New York. In a June 26, 2015, status report to the court, the Village of Garden City informed the court that it had reached a settlement in principle with Genesco, while some details remained to be finalized concerning the Village's claims against Gordon Atlantic Corporation.

Comment #20: Where is the OU2 investigation being conducted?

Response: The OU2 Remedial Investigation is mainly being conducted north and west of 150 Fulton Avenue, generally in the area north of Hempstead Turnpike, south of Hillside Avenue, east of Covert Avenue, and west of Roslyn Road.

Comment #21: EPA stated that deep monitoring wells are going to be installed during the OU2 investigation. Where will they be constructed?

Response: EPA expects that the deep monitoring wells planned for the next phase of the OU2 investigation will be installed north and west of the OU1 study area. The specific locations have not yet been determined.

Comment #22: Did Genesco Inc., or its agents review or provide any input into this Fulton Ave OU1 Proposed Plan prior to the May 12, 2015, public meeting?

Response: In March of 2012, Genesco and the Village of Garden City jointly proposed modifications to the EPA's 2007 Record of Decision that would eliminate the separate groundwater

extraction and treatment system while ensuring the continued operation of the wellhead treatment systems on Village water supply wells 13 and 14. The Village and Genesco also proposed the elimination of the in-situ chemical oxidation, or ISCO, component of the 2007 ROD. The Village's and Genesco's March 2012 proposal was the basis of the remedy modifications that EPA issued for public comment in its April 2015 Proposed Plan for the Site. The EPA, in consultation with the NYSDEC, NYSDOH and NCDOH, independently determined that the proposed modifications are appropriate, for the reasons explained in the ROD Amendment. The slides from the Village's and Genesco's March 29, 2012, presentation to the EPA are in the Administrative Record.

The EPA discussed major elements of the remedy modifications with Genesco and the Village of Garden City prior to the EPA's issuance of the Proposed Plan. The EPA did not, however, share the April 2015 Proposed Plan with either Genesco or the Village prior to the Proposed Plan being issued to the public for comment on April 24, 2015.

Comment #23: N.Y. State Senator Kemp Hannon supported a bill to contain the Grumman/Navy plume in Bethpage. Why not here in Garden City? Is it not better to have uncontaminated sources of drinking water than to try and decontaminate the source of drinking water before sending it to the community?

Response: The reasons for the EPA's decision to eliminate the groundwater extraction system from the interim remedy are explained in the ROD Amendment (see "Site History and Enforcement Activities" and "Summary of the Rationale for the Selected Remedy").

The pumping of Village water supply wells 13 and 14 provides an incidental benefit of helping to reduce the mobility of contaminants in the OU1 portion of the plume. Restoration of the aquifer is not a remedial action objective for OU1 because the nature and extent of the contamination present in the OU1 and OU2 portions of the plume - including sources of TCE - have not yet been fully identified. The EPA therefore does not have sufficient information at this time to determine whether the aquifer at the Site can be fully restored, and will conduct additional investigations as part of OU2. Nevertheless, groundwater restoration is one of the EPA's goals for the final Site remedy. It should be noted that analytical results show an overall downward trend in contamination levels in the OU1

portion of the plume, and the interim OU1 remedial action will assure the provision of a safe drinking water supply from Village water supply wells 13 and 14 while the Site-wide groundwater investigation continues.

ATTACHMENTS

Attachment 1 - Proposed Plan

Attachment 2 - Public Notice - Commencement of Public Comment Period

Attachment 3 - May 12, 2015, Public Meeting Sign-In Sheets

Attachment 4 - May 12, 2015, Public Meeting Transcript

Attachment 5 - Written Comments Submitted During Public Comment Period

Attachment 1
Proposed Plan

Fulton Avenue Superfund Site (OU1)



Garden City Park, Nassau County, New York

April 2015

EPA ANNOUNCES PROPOSED PLAN

This Proposed Plan describes the remedial alternatives considered for amending the interim remedial action selected in the U.S. Environmental Protection Agency's (EPA's) September 28, 2007, Record of Decision (ROD) for the first operable unit (OU1) of the Fulton Avenue Superfund Site. The Proposed Plan identifies the EPA's preferred amendment to the interim OU1 remedy for the Site and provides the rationale for this preference. The Proposed Plan was developed by the EPA in consultation with the New York State Department of Environmental Conservation (NYSDEC). The preferred interim remedial action described in this Plan addresses human and environmental risks associated with contaminants identified in the portions of the groundwater at the Site that are primarily contaminated with tetrachloroethylene (PCE).

In accordance with Section 117(a) of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), as amended, 42 U.S.C. § 9617(a), and Section 300.435(c)(2)(ii) of the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), 40 C.F.R. § 300.435(c)(2)(ii), if the EPA decides to fundamentally alter a remedy selected in a ROD, the EPA's proposed changes must first be made available for public comment in a proposed plan before the EPA amends the ROD. The EPA is issuing this Proposed Plan as part of its public participation responsibilities under CERCLA Section 117(a) and Sections 300.430(f) and 300.435(c) of the NCP, 40 C.F.R. §§ 300.430(f) and 300.435(c).

The nature and extent of the contamination at the Site and the elements of the remedial alternatives summarized in this Proposed Plan are more fully described in the following documents: 1) Remedial Investigation Report (RI) dated August 14, 2005, 2) the Feasibility Study Report (FS) report dated July 13, 2006, 3) FS Addendum dated February 15, 2007, 4) the OU1 ROD, 5) March 18, 2014, presentation slides prepared on behalf of the Village of Garden City, N.Y. (Village) and Genesco Inc. (Genesco), a potentially responsible party for the Site that identify proposed modifications to the OU1 ROD, 6) November 18, 2014, updated remedial alternative cost estimate prepared by Genesco, 7) January 14, 2015, cost estimate prepared by the Village, and 8) other documents contained in the OU1 Administrative Record and the OU1 Administrative Record Update for the Site. The EPA encourages the public to review these documents to gain a more comprehensive understanding of the Site and the Superfund activities that have been conducted.

In this Proposed Plan, the EPA proposes to eliminate the separate groundwater extraction and treatment system component of the 2007 remedy as well as the use of *in-situ*

Mark Your Calendar

Public comment period:

April 24, 2015 – May 26, 2015

EPA will accept comments on the Proposed Plan during this public comment period.

Public Meeting:

May 12, 2015 at 7:00 p.m.

EPA will hold a public meeting to explain the Proposed Plan. The meeting will be held at Garden City Village Hall, 351 Stewart Avenue, Garden City, New York.

For more information, see the Administrative Record file, which is available at the following locations:

Shelter Rock Public Library

165 Seasingtown Road

Albertson, New York 12548

Tel. (516) 883-7331

Hours: Monday - Friday 9:00am - 3:30pm

Garden City Public Library

60 Seventh Street

Garden City, New York 11530

Tel. (516) 742-8405

Hours: Monday and Friday 1:00pm - 6:00pm, Tuesday 1:00pm - 8:00pm, Wednesday and Thursday 10:00am - 8:00pm, Saturday 10:00am - 3:00pm

USEPA-Region 2

Superfund Records Center

290 Broadway, 18th Floor

New York, NY 10007-1866

(212) 637-4308

Hours: Monday-Friday, 9:00 a.m. - 5:00 p.m.

Written comments on this Proposed Plan should be addressed to:

Kevin Willis, Project Manager

United States Environmental Protection Agency

290 Broadway, 20th Floor

New York, NY 10007-1866

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chemical oxidation (ISCO) in the shallow aquifer in the immediate vicinity of a facility located at 150 Fulton Avenue in Garden City Park, New York (the "Fulton Property"). The proposed remedy modification would

continue the operation and maintenance of the existing wellhead treatment systems for the Village potable water supply wells 13 and 14. The existing wellhead treatment systems consist of air strippers, which reduce concentrations of volatile organic compounds (VOCs) such as PCE in the treated drinking water to below the federal maximum contaminant levels (MCLs), followed by an activated carbon polishing step which further reduces VOC levels to below the detection limits of the required analytical method. Under this Proposed Plan, the air stripping systems will continue to be operated and maintained in order to protect the public from exposure to Site-related VOCs, including PCE, in groundwater entering those water supply wells, thereby providing a safe drinking water supply for the public. Vapor phase carbon treatment of the exhaust from the existing treatment systems will be added, if needed. The proposed remedy modification does not include maintenance of the activated carbon polishing step, which is separately implemented by the Village and which is not needed to maintain VOC levels below the MCLs. The proposed remedy modification also includes monitoring of groundwater entering wells 13 and 14 as well as monitoring groundwater upgradient, sidegradient and downgradient of wells 13 & 14.

The interim remedy described in this Proposed Plan is the *preferred* remedy for the Site. Changes to the preferred remedy or a change from the preferred remedy to another remedy may be made if public comments or additional data indicate that such a change will result in a more appropriate remedial action. The final decision regarding the selected interim remedy will be made after the EPA has taken into consideration all public comments on this Proposed Plan.

COMMUNITY ROLE IN SELECTION PROCESS

The EPA relies on public input to ensure that the concerns of the community are considered in selecting an effective remedy for each Superfund site. To this end, this Proposed Plan and the documents supporting this Proposed Plan are being made available to the public for a public comment period which begins on April 24, 2015 and concludes on May 26, 2015. See above for document repositories.

A public meeting will be held during the public comment period at the Garden City Village Hall, Garden City, New York on May 12, 2015, at 7:00 P.M. to further discuss with the public the reasons for this Proposed Plan, and to receive public comments.

Comments received at the public meeting, as well as written comments, will be documented in the responsiveness summary section of an amendment to the OU1 ROD, which will be the document that formalizes the EPA's selection of the modified interim remedy for OU1.

SCOPE AND ROLE OF ACTION

Site remediation activities are sometimes segregated into different phases, or operable units, so that remediation of different aspects of a site can proceed separately, resulting in a more expeditious cleanup of the entire site. The EPA also uses interim actions to address areas or contaminated media, such as groundwater, that ultimately may be

included in the final Record of Decision for a site. Interim actions are used, for example, to institute temporary measures to stabilize a site or operable unit and/or prevent further migration of contaminants or further environmental degradation.

The Site is being addressed by the EPA in two operable units. This Proposed Plan describes the EPA's preferred interim action to address the portions of the groundwater at the Site that are primarily contaminated with PCE. The EPA has designated this action as OU1 of the Site remediation. The Fulton Avenue Site also includes trichloroethylene (TCE) contamination in groundwater surrounding the PCE-dominant portion of the groundwater contamination which is being addressed in OU1. The EPA currently is investigating the TCE contamination as well as possible sources of PCE and TCE as part of a second operable unit (OU2) for the Site. The EPA currently is performing an RI/FS for OU2, and expects to issue a ROD for OU2 that will constitute the final groundwater remedy for the Site and that will serve as a final decision for OU1. This OU1 interim remedial action will assure the provision of a safe drinking water supply from Village potable supply wells 13 and 14 while the Site-wide groundwater investigation continues.

With this Proposed Plan, the EPA is modifying the scope and role of the response action identified in the 2007 ROD, which included a groundwater extraction and treatment system that was intended to work towards restoring the groundwater to its beneficial use. (See 2007 ROD at p.4.) The ROD (p.23) indicated that the groundwater extraction system was expected to "more expeditiously meet chemical-specific ARARs [applicable or relevant and appropriate requirements] (e.g., MCLs) for the groundwater." Data collected since 2007, however, show that PCE levels are declining in the OU1 portion of the groundwater plume, and the treatment systems currently installed on wells 13 and 14 are effectively removing PCE and other VOCs from groundwater entering the wells. Further, modeling analyses conducted in 2012 by Genesco raised uncertainties as to whether the groundwater extraction system would significantly shorten the time to achieve the MCL for PCE in groundwater. Because of such uncertainty, and the fact that the groundwater extraction system is not needed to protect the potable water supply obtained from Village wells 13 and 14, the EPA is proposing to eliminate the extraction and treatment system from the OU1 interim remedy. Rather than implement the groundwater extraction system as part of this interim remedy, EPA proposes instead to address restoration of the groundwater in conjunction with its evaluation of a final remedial approach for the Site.

The 2007 ROD also called for the application of ISCO technology, in which an oxidant such as potassium permanganate would be injected underground near the former drywell at the Fulton Property, which is a major source of the OU1 PCE groundwater contamination. The purpose of the ISCO injections was to convert organic contamination into nonhazardous compounds, thereby accelerating restoration of the groundwater to the MCLs. Investigations performed during the OU1 remedial

design, however, did not identify PCE source material in the shallow aquifer in the immediate vicinity of the Fulton Property. Therefore, ISCO will not be applied to the shallow aquifer at that location. The EPA will continue to investigate additional areas for possible source material that may need to be addressed (by ISCO or another remedial approach), including source(s) of elevated PCE observed in nearby monitoring well GCP-01 located southwest and downgradient of the Fulton Property.

In the 2007 ROD, the EPA indicated that the OU1 portion of the contamination plume would be restored to its beneficial use when the TCE-dominant contamination is addressed in OU2. Because all sources of contamination present in the OU1 and OU2 portions of the plume – including sources of TCE – have not yet been identified, the EPA does not have sufficient information at this time to determine whether groundwater at the Site can be fully restored, and will conduct additional investigations as part of OU2. Currently, groundwater restoration is one of EPA's goals for the final Site remedy. The OU1 interim remedy will neither be inconsistent with, nor preclude, implementation of a final remedy for the Site.

SITE BACKGROUND

Site Description

The Site includes the 0.8-acre Fulton Property, all contamination emanating from the Fulton Property, and other contamination impacting the groundwater in the vicinity and downgradient of the Fulton Property including an overlapping TCE-dominant portion of the plume in the Upper Glacial and Magothy aquifers, and sources of TCE contamination impacting public supply wells in the Village and Franklin Square. EPA's OU2 RI/FS includes an investigation of TCE and other PCE sources.

The Fulton Property is owned by Gordon Atlantic Corporation, a potentially responsible party for the Site. It is located within the Garden City Park Industrial Area (GCPIA) in the Hamlet of Garden City Park, Town of North Hempstead, Nassau County, New York. A fabric-cutting mill operated at the Fulton Property from approximately January 1, 1965, through December 31, 1974, which involved dry-cleaning of fabrics with PCE. Currently, the Fulton Property is occupied by a digital imaging/business support company. EPA believes that a significant portion of the PCE groundwater contamination at the Site was caused by the disposal of PCE into a drywell on the Fulton Property.

There are about 20,000 people living within a mile of the Fulton Property. Residents within the area obtain their drinking water from public supply wells. The GCPIA is immediately adjacent to residential areas.

Site Geology/Hydrogeology

The Site is situated in the outwash plain on Long Island, New York. Approximately 500 feet of interbedded sands and limited clay lenses overlay Precambrian bedrock. There are three aquifers that exist beneath the Site, two of which are affected. The Upper Glacial aquifer is the surficial unit which overlies the Magothy aquifer. The Magothy is the

primary source for public water in the area. No substantive clays have been observed between the Upper Glacial and Magothy aquifers within the areas studied to date.

Site History

Beginning in 1986, numerous investigations were conducted by the Nassau County Departments of Health and Public Works to identify the source(s) of VOCs impacting numerous public supply wells in Nassau County located downgradient of the GCPIA. Based on the results of these investigations, NYSDEC placed the Fulton Property on the Registry of Inactive Hazardous Waste Disposal Sites.

On March 6, 1998, the EPA placed the Site on the National Priorities List (NPL) of sites under CERCLA. At that time, NYSDEC was the lead regulatory agency overseeing the implementation of an RI/FS and an Interim Remedial Measure (IRM) described below.

Genesco conducted the IRM from August 1998 to December 2001 to remove contaminants from a drywell on the Fulton Property in order to prevent further contaminant migration into the groundwater and into the indoor air at the facility. During the IRM, contaminated soils were excavated, after which a soil vapor extraction (SVE) system was installed to address residual soil contamination from the bottom of the drywell. The system was operated until NYSDEC Technical and Administrative Guidance Memorandum soil cleanup levels were achieved. Over 10,000 pounds of PCE were estimated to have been removed from the source area during the operation of the SVE system. This action was approved by NYSDEC and the dismantling of the SVE system was authorized on January 2, 2002.

Following this action, Genesco installed a sub-slab ventilation system under the Fulton Property to protect occupants from exposure to VOC vapors that may enter the Fulton Property from beneath the building. This system remains in operation to protect the indoor air quality.

In 1999, under an Administrative Order with NYSDEC, Genesco contracted with an environmental consulting firm, Environmental Resources Management (ERM), to conduct an RI/FS. Between March 2000 and May 2003, 20 monitoring wells were installed and sampled in the RI/FS study area. The RI Report was approved by NYSDEC in November 2005. An FS Report was approved by NYSDEC on February 15, 2007. The EPA prepared an addendum to the FS Report in February 2007, and became the lead agency for the Site at the conclusion of the OU1 RI/FS process.

The Proposed Plan for OU1 at the Site was released by the EPA for public comment on February 23, 2007, and the public comment period ran from that date through March 31, 2007. The EPA selected the OU1 interim remedy in the 2007 ROD. The selected remedy included the following elements:

- ISCO treatment of source contamination at and near 150 Fulton Avenue;
- Construction and operation of a groundwater extraction and treatment system midway along the spine of the PCE-dominant portion of the contaminant plume;
- Evaluation of Village of Garden City's 2007 upgrade to treatment systems on wells 13 and 14 to determine whether the upgrade is fully protective;
- Investigation and remediation, if necessary, of vapor intrusion into structures within the vicinity of the Fulton Property; and
- Institutional controls to restrict future use of groundwater at the Site.

On September 10, 2009, the United States filed for public comment, in the United States District Court for the Eastern District of New York, a consent judgment in which Genesco agreed to implement the remedy selected in the 2007 ROD. Genesco began the remedial design of that remedy after the consent judgment was filed. The Village, which had filed its own lawsuit against Genesco and Gordon Atlantic Corporation, criticized the settlement in comments filed with the court and the consent judgment remains filed with the court but not entered. Discussions between and among EPA, Genesco, and the Village ensued.

In March of 2012, while the remedial design was underway, the Village and Genesco proposed modifications to the 2007 ROD that would, among other things, eliminate the separate groundwater extraction and treatment system while ensuring the continued operation of the wellhead treatment systems on Village water supply wells 13 and 14.

The EPA concluded that eliminating the separate groundwater extraction and treatment system from the OU1 remedy would be appropriate because PCE levels in groundwater reaching the intakes of wells 13 and 14, which had been increasing at the time of the ROD, instead have been declining since the summer of 2007. The lower PCE levels in groundwater suggest that the extraction well system contemplated in the 2007 ROD is not needed to help prevent more highly elevated levels of contamination from reaching wells 13 and 14, because such high levels of contamination are unlikely to be present in the future. The existing treatment systems at water supply wells 13 and 14 have been and are expected to continue to effectively provide a safe drinking water supply. The attenuating nature of the PCE-dominant portion of the groundwater plume indicates that the source of the PCE in the PCE-dominant portion of the plume may be depleting and that the highest levels of contamination may have already passed through the well head treatment systems at supply wells 13 and 14.

In addition, remedial design sampling conducted by Genesco's contractor in the area around 150 Fulton Avenue did not identify PCE source material in the shallow aquifer in the immediate vicinity of the former drywell into which the EPA believes PCE was historically disposed. The EPA has, however, identified fluctuating high levels of PCE (as high as approximately 50,000 parts per billion, or "ppb," in 1986) in groundwater in monitoring well GCP-01; this monitoring well is located on Atlantic Avenue approximately 400 feet southwest of the Fulton Property and monitors the shallow

WHAT IS RISK AND HOW IS IT CALCULATED?

A Superfund baseline human health risk assessment is an analysis of the potential adverse health effects caused by hazardous substance releases from a site in the absence of any actions to control or mitigate these under current- and future-land uses. A four-step process is utilized for assessing site-related human health risks for reasonable maximum exposure scenarios.

Hazard Identification: In this step, the contaminants of concern (COC) at a site in various media (*i.e.*, soil, groundwater, surface water, and air) are identified based on such factors as toxicity, frequency of occurrence, and fate and transport of the contaminants in the environment, concentrations of the contaminants in specific media, mobility, persistence, and bioaccumulation.

Exposure Assessment: In this step, the different exposure pathways through which people might be exposed to the contaminants identified in the previous step are evaluated. Examples of exposure pathways include incidental ingestion of and dermal contact with contaminated soil. Factors relating to the exposure assessment include, but are not limited to, the concentrations that people might be exposed to and the potential frequency and duration of exposure. Using these factors, a reasonable maximum exposure scenario, which portrays the highest level of human exposure that could reasonably be expected to occur, is calculated.

Toxicity Assessment: In this step, the types of adverse health effects associated with chemical exposures and the relationship between magnitude of exposure and severity of adverse effects are determined. Potential health effects are chemical-specific and may include the risk of developing cancer over a lifetime or other non-cancer health effects, such as changes in the normal functions of organs within the body (*e.g.*, changes in the effectiveness of the immune system). Some chemicals are capable of causing both cancer and non-cancer health effects.

Risk Characterization: This step summarizes and combines outputs of the exposure and toxicity assessments to provide a quantitative assessment of site risks. Exposures are evaluated based on the potential risk of developing cancer and the potential for non-cancer health hazards. The likelihood of an individual developing cancer is expressed as a probability. For example, a 10^{-4} cancer risk means a one-in-ten-thousand excess cancer risk; or one additional cancer may be seen in a population of 10,000 people as a result of exposure to site contaminants under the conditions explained in the Exposure Assessment. Current Superfund guidelines for acceptable exposures are an individual lifetime excess cancer risk in the range of 10^{-4} to 10^{-6} (corresponding to a one-in-ten-thousand to a one-in-a-million excess cancer risk) with 10^{-6} being the point of departure. For non-cancer health effects, a hazard index (HI) is calculated. An HI represents the sum of the individual exposure levels compared to their corresponding reference doses. The key concept for a non-cancer HI is that a threshold level (measured as an HI of less than 1) exists below which non-cancer health effects are not expected to occur.

aquifer. While concentrations have fluctuated significantly over the sampling period, concentrations are generally declining. A sample collected in March 2015 contained 210 ppb PCE. High PCE levels detected in GCP-01

suggest the existence of PCE source material in that vicinity. The EPA expects to continue the investigation of potential source material.

SUMMARY OF SOIL AND GROUNDWATER SAMPLING

Soil

A focused RI, conducted in the 1990s by NYSDEC, identified a drywell immediately adjacent to the Fulton Property building as the primary source of the PCE-dominant contamination plume migrating from the Fulton Property. This drywell was connected to a pipe which received dry-cleaning waste from inside the building. The primary contaminant identified in drywell sediments, adjacent soil, and shallow groundwater beneath the drywell was PCE. TCE was also detected in soil at the Fulton Property at lower concentrations.

A sampling effort was performed in 2010 by Genesco's consultant, ERM, to identify PCE source materials in the vicinity of the Fulton Property that would be amenable to treatment with ISCO. However, source material was not found in the shallow (Upper Glacial) aquifer in that area. The EPA intends to investigate the potential existence of possible source material in the deeper Magothy aquifer below the Garden City Park Industrial Area as part of future investigations at the Site. The investigation of whether a deeper source of Site-related PCE contamination is present in the Magothy aquifer is beyond the scope of this Proposed Plan.

Genesco conducted additional investigatory work in order to identify a source or sources responsible for the high PCE concentrations seen in monitoring well GCP-01. The investigation, however, did not identify sources of that contamination. The EPA is continuing to investigate additional areas for possible sources that may need to be addressed.

Groundwater

The OU1 groundwater sampling program prior to the 2007 ROD included sampling of 20 groundwater monitoring wells located at the Site and analysis of samples for organic and inorganic compounds. The highest PCE concentration observed in monitoring well (MW) 21 prior to the ROD was 3,330 ppb detected in MW 21C in 2006. MW 21 is located approximately 1200 feet upgradient of Village wells 13 and 14.

Since the 2007 ROD, sampling of the monitoring wells along the OU1 portion of the plume, as well as data gathered by the Village during its operation of Village supply wells 13 and 14, show that concentrations of PCE have steadily diminished in the OU1 portion of the contaminant plume. For example, PCE concentrations in MW 21C have trended downward from the pre-ROD peak of 3,330 ppb in 2006 to 6.1 ppb PCE detected by EPA in June of 2013. More recently, sampling conducted by Genesco in March 2015 identified 1.5 ppb PCE in MW 21B and 1.3 ppb PCE in MW 21C, which are the lowest PCE levels detected in those well intervals since MW 21 was

constructed in 2001. TCE concentrations in MW 21B and MW 21C have similarly experienced a decline, from 80.7 ppb in 2011 to 1.1 ppb in 2015 in MW 21B, and from 48.4 ppb in 2011 to 0.0 ppb (non-detect) in 2015 in MW 21C.

A downward trend has also been observed in Village wells 13 and 14 where the concentration of PCE decreased from a high of 1,020 ppb in June 2007 in well 13 to a low concentration of 170 ppb in May and November 2014 in well 14. Samples collected in April 2015 detected 436 ppb PCE in groundwater entering well 13, and 250 ppb PCE in groundwater entering well 14. It should be noted that there are fluctuations in the PCE levels entering wells 13 and 14, though a downward trend is clearly evident over the broader sampling period since 2007.

In MW 15A, located approximately midway between MW 21 and the Fulton Property, PCE levels declined from 1,120 ppb PCE in November 2011 to 243 ppb in March 2015. These and any future data will be utilized in the evaluation of a final groundwater remedy for the Site.

With respect to the current extent of the PCE-dominant groundwater contamination being addressed in OU1, sampling conducted since 2004 at MW 26, located generally between Village supply wells 13 and 14 and Franklin Square Water District wells 1 and 2, has sporadically shown low levels of PCE-dominant contamination (in 9 of 101 samples). The majority of the contamination in MW 26 generally has been TCE. When compared to 2011 analytical results, the March 2015 samples collected from MW 26 show higher PCE concentrations relative to TCE concentrations in several of the MW 26 screening levels (MW 26D at 350.5 feet, 26E at 377 feet and 26F at 410.5 feet), with a maximum 2015 PCE concentration of 42 ppb detected in MW 26F. PCE-dominant contamination has not been detected in MW 27, located south of MW 26 and between Village supply wells 13 and 14 and the Franklin Square supply wells, nor has PCE been detected in Franklin Square supply wells 1 and 2. These data suggest that Village wells 13 and 14 are helping to reduce the migration of the OU1 portion of the groundwater plume.

SUMMARY OF SITE RISKS

Human Health Risk Assessment

The purpose of the risk assessment is to identify potential cancer risks and noncancer health hazards at the Site assuming that no further remedial action is taken. A baseline human health risk assessment was performed during the OU1 RI to evaluate current and future cancer risks and noncancer health hazards and is summarized below. Data collected since the 2007 ROD do not change the conclusions of the OU1 risk assessment.

A four-step risk assessment process was used for assessing Site-related cancer risks and non-cancer health hazards. The process included: Hazard Identification of Chemicals of Potential Concern (COPCs), Exposure Assessment, Toxicity Assessment, and Risk Characterization.

A baseline risk assessment is an analysis of the potential adverse human health effects caused by hazardous-substance exposure in the absence of any actions to control or mitigate such exposure under current and future land uses.

The human-health risk estimates summarized below are based on reasonable maximum exposure scenarios and were developed by taking into account various conservative estimates about the frequency and duration of an individual's exposure to the COPCs for adults and children, as well as the toxicity of these contaminants. PCE and TCE are the COPCs for OU1.

The baseline risk assessment began with selecting COPCs in media that would be representative of Site risks. Since the area is served by municipal water, it is not likely that the groundwater underlying the Site will be used for potable purposes in the foreseeable future without proper treatment. However, since the aquifer system is designated as a sole-source aquifer, and the Site groundwater is being used as a source of drinking water, exposure to untreated groundwater through ingestion, inhalation and dermal contact was evaluated.

Based on this analysis, carcinogenic risk and/or noncarcinogenic hazards were above the acceptable carcinogenic risk (CR) range of 10^{-6} to 10^{-4} and the noncarcinogenic hazard index (HI) of 1 for the following chemicals and exposure pathways.

Population	Pathway	CR	HI
Adult resident – TCE and PCE	Ingestion/dermal absorption	3×10^{-3}	8
	Inhalation from shower	6×10^{-4}	NA
	Total	4×10^{-3}	8
Child resident – TCE and PCE	Ingestion/dermal absorption	2×10^{-3}	22
	Inhalation from shower	2×10^{-4}	NA
	Total	2×10^{-3}	22
Commercial Worker – TCE and PCE	Ingestion	7×10^{-4}	2.4

NA – Noncarcinogenic hazards were not estimated due to the lack of inhalation toxicity values for the COPCs.

These calculated risks to human health indicate that remedial action is warranted to reduce the risks associated with the observed contamination. The potential for vapor intrusion as an exposure pathway will be further evaluated.

The toxicity data and exposure assumptions that were used to estimate the potential risks and hazards to human health followed the Risk Assessment Guidance for Superfund used by the EPA. Although specific toxicity values and exposure assumptions may have changed since the time

the risk assessment was completed, the risk assessment process that was used is consistent with current methodology and the need to take action is still warranted.

Ecological Risk Assessment

The potential risk to ecological receptors also was evaluated. For there to be an exposure, there must be a pathway through which a receptor (e.g., person, animal) comes into contact with one or more of the COPCs. Without a complete pathway or receptor, there is no exposure and, hence, no risk.

Based on a review of existing data, there are no potential exposure pathways for ecological receptors at the Site. As noted above, the Fulton Property itself is less than one acre in size and is located in the GCPIA within a highly developed area. The entire Fulton Property is paved or covered with buildings. The depth to groundwater (the medium of concern) is approximately 50 feet and is unlikely to affect any surface water bodies.

REMEDIAL ACTION OBJECTIVES

Remedial action objectives (RAOs) are specific goals to protect human health and the environment. These objectives are based on available information and standards such as ARARs for drinking water and groundwater, Site-specific risk-based levels, and the reasonably anticipated future land use for the Site (e.g., commercial/industrial or residential).

The following RAOs were established for OU1 in the 2007 ROD:

- Reduce contaminant levels in the drinking water aquifer to ARARs.
- Prevent further migration of contaminated groundwater.

The proposed change to the 2007 ROD is not inconsistent with the RAOs identified in the 2007 ROD, because the continued pumping and treatment of Village wells 13 and 14 will ensure a potable water supply, and this pumping and treatment provides the incidental benefit of helping to reduce migration of contaminated groundwater. While the proposed modification also will have the incidental benefit of reducing contaminant levels in drinking water, the primary purposes of this proposed modification are to prevent exposure to contaminated groundwater and to help reduce migration of contaminated groundwater.

The RAOs for this proposed change to the interim remedy are as follows:

- Minimize and/or eliminate the potential for future human exposure to Site contaminants via contact with contaminated drinking water.
- Help reduce migration of contaminated groundwater.

SUMMARY OF ALTERNATIVES

Common Elements for All Alternatives

Under the two alternatives presented in this Proposed Plan, the existing treatment systems on Village wells 13 and 14 would continue to operate and protect the public from contamination in the OU1 portion of the groundwater plume. Each alternative requires and includes the operation, monitoring and maintenance (O&M) of the existing treatment systems until wells 13 and 14 no longer are impacted by contaminants above the MCLs. Neither alternative requires any modification to the current pumping rates or volumes of water pumped by Village wells 13 and 14.

In addition, both alternatives include institutional controls that restrict future use of groundwater at the Site. Specifically, the Nassau County Sanitary Code regulates installation of private potable water supply wells in Nassau County.

The Fulton Property is zoned for industrial use, and the EPA does not anticipate any changes to the land use in the foreseeable future. If a change in land use is proposed, additional investigation of soils at the Fulton Property may be necessary to determine whether the change in land use could affect exposure risks at the property.

For each alternative, a Site management plan (SMP) would provide for the proper management of all OU1 remedy components, including institutional controls. The SMP would include: (a) O&M of Village wells 13 and 14 as well as monitoring of Site groundwater upgradient, sidegradient and downgradient of wells 13 and 14; (b) conducting an evaluation of the potential for vapor intrusion, and appropriate response action, if necessary, in the event of future construction at the Fulton Property; and (c) periodic certifications by the party(ies) implementing the remedy that any institutional and engineering controls are in place.

Each alternative also includes a vapor intrusion evaluation of structures that are in the vicinity of the Fulton Property and that could potentially be affected by the OU1 portion of the groundwater contamination plume. An appropriate response action (such as sub-slab ventilation systems) may be implemented based on the results of the investigation. The operation, maintenance and monitoring of the existing sub-slab ventilation system at 150 Fulton Avenue would continue under both alternatives.

Below is a brief description of the two alternatives considered in this Proposed Plan.

GW-1: Continued Operation of Existing Treatment Systems on Village Wells 13 and 14.

Capital Cost	\$1,118,578 ¹
O & M Cost	\$2,920,610

¹ The cost estimates in the 2007 ROD were refined during the

Present Worth Cost	\$4,039,188
Construction Time	N/A
Duration	30 years

This alternative relies upon the continued operation and maintenance of the existing air stripper treatment units on Village wells 13 and 14 in order to protect the public from exposure to hazardous substances in groundwater, and to provide a safe drinking water supply. The costs associated with this alternative include the costs of replacing existing air strippers as the equipment wears out. This alternative includes the addition of a vapor phase carbon unit if needed to capture VOCs being discharged from the air stripper treatment units. This alternative also includes monitoring of contamination in groundwater entering wells 13 and 14.

For cost estimating purposes, a 30-year time frame was assumed as the duration of this alternative. The EPA expects, however, that PCE and TCE levels in the groundwater will exceed their respective MCLs for greater than 30 years and, as a result, the treatment systems on Village wells 13 and 14 will need to be operated for greater than 30 years.

Because this alternative would result in contaminants remaining on Site above levels that would allow for unlimited use and unrestricted exposure, CERCLA requires that the Site be reviewed at least once every five years.

GW-2: Continued Operation of Existing Treatment Systems on Village wells 13 and 14, and Groundwater Extraction and Treatment

Capital Cost	\$6,296,578
O & M Cost	\$7,415,610
Present Worth Cost	\$13,712,188
Construction Time	10 months
Duration	30 years

Alternative GW-2 was the remedy chosen in the 2007 ROD. This alternative includes a separate groundwater extraction and treatment system that would be constructed in the OU1 portion of the groundwater plume, upgradient of Village wells 13 and 14. In the ROD, the EPA anticipated that the system would be constructed in the "Estate" area of the Village, and would pump and treat groundwater for discharge into the existing infiltration

design of the 2007 remedy.

basin at the Garden City Bird Sanctuary for recharge to groundwater.

The 2007 ROD included the application of ISCO technology to address potential PCE source material in the shallow aquifer in the vicinity of the Fulton Property. As explained above, however, during the remedial design, source material amenable to treatment with ISCO was not identified in the immediate vicinity of the Fulton Property. The cost estimate for GW-2, therefore, does not include the cost of the ISCO injections that were included in the ROD remedy.

For cost estimating purposes, a 30-year time frame was assumed as the duration of this alternative. The EPA expects, however, that PCE and TCE levels in the groundwater will exceed their respective MCLs for greater than 30 years and, as a result, the treatment systems on Village wells 13 and 14 and the separate groundwater extraction and treatment system will need to be operated for greater than 30 years.

Because this alternative would result in contaminants remaining on Site above levels that would allow for unlimited use and unrestricted exposure, CERCLA requires that the Site be reviewed at least once every five years.

EVALUATION OF ALTERNATIVES

In selecting a remedy for a site, the EPA considers the factors set forth in CERCLA § 121, 42 U.S.C. § 9621, by conducting a detailed analysis of the viable remedial alternatives pursuant to the NCP, 40 CFR § 300.430(e)(9) the EPA's *Guidance for Conducting Remedial Investigations and Feasibility Studies Under CERCLA* (OSWER Directive 9355.3-01), and the EPA's *Guide to Preparing Superfund Proposed Plans, Records of Decision, and Other Remedy Selection Decision Documents* (OSWER Directive 9200.1-23P) (July 1999). The detailed analysis consists of an assessment of the individual alternatives against each of nine evaluation criteria and a comparative analysis focusing upon the relative performance of each alternative against those criteria, as follows:

- X Overall protection of human health and the environment addresses whether or not a remedy provides adequate protection and describes how risks posed through each exposure pathway (based on a reasonable maximum exposure scenario) are eliminated, reduced, or controlled through treatment, engineering controls, or institutional controls.
- X Compliance with applicable or relevant and appropriate requirements (ARARs) addresses whether or not a remedy would meet all of the applicable or relevant and appropriate requirements of other federal and state environmental statutes and regulations or provide grounds for invoking a waiver.
- X Long-Term effectiveness and permanence refers to

the ability of a remedy to maintain reliable protection of human health and the environment over time, once cleanup goals have been met. It also addresses the magnitude and effectiveness of the measures that may be required to manage the risk posed by treatment residuals and/or untreated wastes.

- X Reduction of toxicity, mobility, or volume through treatment evaluates an alternative's use of treatment to reduce the harmful effects of principal contaminants, their ability to move in the environment, and the amount of contamination present.
- X 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.
- X Implementability considers the technical and administrative feasibility of implementing the alternative, including factors such as the relative availability of goods and services.
- X Cost includes estimated capital and operation and maintenance costs, and net present-worth costs. Present worth cost is the total cost of an alternative over time in terms of today's dollar value. Cost estimates are expected to be accurate within a range of +50 to -30 percent.
- X State acceptance. Considers whether the State agrees with the EPA's analyses and recommendations, as described in the RI/FS and Proposed Plan.
- X Community acceptance will be assessed in the ROD, and considers whether the local community agrees with the EPA's analyses and preferred alternative. Comments received on the Proposed Plan are an important indicator of community acceptance.

The first two criteria above (overall protection of human health and the environment and compliance with ARARs) are known as "threshold criteria" because they are the minimum requirements that each response measure must meet in order to be eligible for selection as a remedy. The next five Superfund criteria (long-term protectiveness and permanence, reduction of toxicity, mobility, or volume through treatment, short-term effectiveness, implementability and cost) are known as "primary balancing criteria" and are factors with which tradeoffs between response measures are assessed so that the best option will be chosen, given site-specific data and conditions. The final two evaluation criteria (state acceptance and community acceptance) are called "modifying criteria" because new information or comments from the state or the community on the Proposed Plan may cause the EPA to modify the

preferred response measure or cause another response measure to be considered.

In accordance with EPA guidance, this modification of the OU1 remedial action is an interim remedy that will be protective of human health and the environment in the short term and is intended to provide adequate protection until a final remedy for the Site is implemented.

This section of the Proposed Plan evaluates the relative performance of each of the two remedial alternatives discussed above against the nine criteria.

Overall Protection of Human Health and the Environment

Both alternatives include the continued operation and maintenance of the existing treatment systems installed on Village wells 13 and 14 as an interim remedy, and as such overall protection would not be achieved until the final remedy for the Site is selected. Nevertheless, the treatment systems will continue to protect the public from exposure to PCE and other VOCs in the OU1 portion of the groundwater contamination plume by providing a safe drinking water supply for the Village. The institutional controls will further restrict exposure to contaminants in groundwater.

The groundwater extraction and treatment system in GW-2 is also an interim remedy and would remove some VOC contamination from groundwater upgradient of Village wells 13 and 14. Analyses performed during the remedial design, however, raised uncertainties as to whether the extraction system selected in the 2007 ROD would significantly shorten the time needed to reach the MCL for PCE in the OU1 portion of the groundwater plume. The EPA will further study the effectiveness of an extraction and treatment system as part of its evaluation of a final remedial approach for the Site.

Although GW-1 is not intended to restore the groundwater aquifer, the pumping of Village wells 13 and 14 followed by treatment of the pumped water will continue to have the incidental benefit of removing contaminants from groundwater. Similarly, the pumping of Village wells 13 and 14 will continue to help prevent the OU1 portion of the groundwater plume from reaching the Franklin Square Water District wells.

Compliance with ARARs

ARARs related to the Village wells 13 and 14 include the Safe Drinking Water Act, 42 U.S.C. §§ 42 U.S.C. §§ 300f - 300j-26 (SDWA) and New York State Sanitary Code at 10 NYCRR Subpart 5-1, which relates to public water supply systems. Under both alternatives, the wellhead treatment systems for Village wells 13 and 14 would continue to achieve ARARs which are the MCLs for PCE, TCE and other VOCs in treated water as required under the SDWA 10 NYCRR Subpart 5-1.

The effluent from the pump and treat system called for in GW-2 would also achieve the MCLs for PCE and TCE. Restoration of the groundwater to MCLs will be addressed as part of the final Site remedy in OU2, and is not within the

scope of this interim response action. This Proposed Plan, therefore, does not identify remediation goals for PCE and TCE in the groundwater for OU1.

Long-Term Effectiveness and Permanence

As indicated above, interim remedies are intended to be protective of human health and the environment in the short term, and to provide adequate protection until a final ROD is issued. This interim remedy, therefore, is not intended to provide a permanent remedy for OU1.

For both alternatives, the O&M of the treatment systems on Village wells 13 and 14 will continue to protect the public from exposure to contaminants in groundwater entering those wells. The OU1 remedy will be consistent with, and not preclude, a final remedy for the Site.

Reduction of Toxicity, Mobility, or Volume through Treatment

Because this action does not constitute the final remedy for the Site, the statutory preference for remedies that employ treatment that reduce toxicity, mobility or volume as a principal element will be fully addressed by the final response action.

The pumping of wells 13 and 14 provides an incidental benefit of helping to reduce the mobility of contaminants in the OU1 portion of the plume. The groundwater extraction and treatment system in Alternative GW-2 would provide additional reduction in the toxicity, mobility, and volume of volatile organic contaminants in groundwater through removal and treatment of VOCs from the OU1 portion of the plume.

Short -Term Effectiveness

Alternative GW-1 would not result in short-term impacts to human health and the environment because no construction is involved with respect to the treatment systems on Village wells 13 and 14. The GW-1 groundwater treatment systems already are in place and are protecting the public from impacts to human health. Alternative GW-2 would potentially result in greater short-term exposure to workers who may come into contact with contamination during construction of the groundwater extraction and treatment system.

Installation of the extraction wells and associated piping for Alternative GW-2 would be completed in approximately 8-12 months. While efforts would be made to minimize the impacts, some disturbances would result from disruption of traffic, excavation activities on public and private land, noise, and fugitive dust emissions. Proper health and safety precautions and fugitive dust mitigation measures would help control these impacts.

Implementability

The technologies presented in Alternatives GW-1 and GW-2 have been used at other Superfund sites and are considered technically feasible.

The goods and services needed to implement GW-1 and GW-2 are readily available. Both alternatives are administratively implementable as well. No permits would be required for on-Site work pursuant to the permit exemption at Section 121(e)(1) of CERCLA, 42 U.S.C. § 9621(e)(1), although substantive requirements of otherwise-needed permits would be met.

Cost

The estimated capital, annual O&M (including monitoring), and present-worth costs for each of the alternatives are presented below:

Alternative	Capital Cost	Annual O&M	Present Worth
GW-1	\$1,118,578	\$2,920,610	\$4,039,188
GW-2	\$6,296,578	\$7,415,610	\$13,712,188

GW-1 has lower capital and O&M present worth costs than GW-2. The cost estimate for GW-1 is based on the "No Further Action – Limited Action" alternative described in the 2007 ROD, as updated by Genesco on November 18, 2014 and by the Village on January 14, 2015. The cost estimate for GW-2 is based on the cost estimate for the corresponding groundwater extraction and treatment system presented in the 2007 ROD, as adjusted based on updated cost information provided by Genesco during the remedial design of the 2007 remedy.

The cost estimates are order-of-magnitude engineering cost estimates that are expected to be within +50 to -30 percent of the actual cost of the project.

For cost estimating purposes, a 30-year time frame was assumed as the duration of each alternative. The EPA expects, however, that PCE and TCE levels in the aquifer will exceed their respective MCLs for greater than 30 years and, as a result, the treatment systems on Village wells 13 and 14 will need to be operated for greater than 30 years.

The GW-1 and GW-2 cost estimates do not include a separate cost item for the vapor intrusion response actions. Because the scope of the vapor intrusion-related work would be the same under both alternatives, the vapor intrusion response actions do not change the relative cost effectiveness of each of those alternatives. In addition, the costs of vapor intrusion response actions are relatively low, and the EPA does not expect the vapor intrusion response actions costs to affect whether the actual remedy costs are within +50% to -30% of the cost estimates.

State Acceptance

The State of New York supports the preferred remedy.

Community Acceptance

Community acceptance of the preferred remedy will be assessed in the ROD following review of the public comments received on this Proposed Plan.

PREFERRED ALTERNATIVE

The EPA's preferred alternative for amending the 2007 interim ROD is Alternative GW-1 (Continued Operation of Existing Treatment Systems on Village Wells 13 and 14). This alternative consists of the following:

- Continued O&M (including monitoring) of the treatment systems currently installed on Village wells 13 and 14 in order to protect the public from exposure to Site-related volatile organic compounds, including PCE, in groundwater entering those wells. The treatment systems will be maintained and replaced or upgraded as needed in order to ensure that water distributed to the public from wells 13 and 14 complies with ARARs (including SDWA and 10 NYCRR Subpart 5-1). Vapor phase carbon treatment of the exhaust from the existing treatment systems will be added, if needed. The proposed remedy modification does not include maintenance of the activated carbon polishing step, which is separately implemented by the Village and which is not needed to maintain VOC levels below the MCLs;
- A monitoring plan that will include groundwater sampling to monitor contaminant levels in groundwater at the Site, including monitoring of contamination that is entering wells 13 and 14, monitoring of groundwater upgradient, sidegradient and downgradient of wells 13 and 14, and graphic depictions of the results;
- Institutional controls that restrict future use of groundwater at the Site. Specifically, the Nassau County Sanitary Code regulates installation of private potable water supply wells in Nassau County. The Fulton Property is zoned for industrial use, and the EPA does not anticipate any changes to the land use in the foreseeable future. If a change in land use is proposed, additional investigation of soils at the Fulton Property may be necessary to determine whether the change in land use could affect exposure risks at the property;
- A vapor intrusion evaluation of structures that are in the vicinity of the Fulton Property and that could potentially be affected by the OU1 portion of the groundwater contamination plume. An appropriate response action (such as sub-slab ventilation systems) may be implemented based on the results of the investigation. The operation, maintenance and monitoring of the existing sub-slab ventilation system at 150 Fulton Avenue would continue; and

- A site management plan (SMP) that would provide for the proper management of all OU1 remedy components, including institutional controls. The SMP would include: (a) O&M of Village wells 13 and 14 as well as monitoring of Site groundwater upgradient, sidegradient and downgradient of wells 13 and 14; (b) conducting an evaluation of the potential for vapor intrusion, and an appropriate response action, if necessary, in the event of future construction at the Fulton Property; and (c) periodic certifications by the party(ies) implementing the remedy that any institutional and engineering controls are in place.

The preferred alternative may change in response to public comments or new information.

RATIONALE FOR PREFERRED ALTERNATIVE

Because this is an interim remedy, the GW-1 alternative would ensure the protection of the public water supply until a final remedy that addresses the groundwater is selected for the Site. Contamination levels in groundwater entering Village wells 13 and 14 will be monitored, and the treatment systems will be maintained and replaced or upgraded as needed in order to ensure that water distributed to the public from Village wells 13 and 14 complies with ARARs.

Alternative GW-1 provides the best balance of trade-offs between the two alternatives with respect to the balancing criteria discussed above. The EPA believes that the preferred alternative will be protective of human health and the environment until a final remedy is selected for the Site, will comply with the ARARs identified for this interim action, and is cost-effective. Although this interim action is not intended to address fully the statutory mandate for compliance with ARARs, overall protection, permanence, and treatment to the maximum extent practicable, this interim action does utilize treatment at the Village wells, and thus supports part of the statutory mandate.

The preferred alternative GW-1 is more cost-effective than GW-2. The GW-2 extraction and treatment system has a present-worth cost of approximately \$13.7 million, without fully restoring the aquifer. GW-1 also would have fewer short-term impacts to workers and the community, and is more readily implementable because it does not involve the construction of an extraction and treatment system. The well head treatment systems of Alternative GW-1 are in place and, therefore, are already protecting the public from drinking water impacts to human health. The EPA expects that before the ROD is issued the Village and Genesco will reach an agreement that will ensure the long-term O&M of the Village well 13 and 14 treatment systems.

The EPA expects that PCE and TCE levels in the aquifer will exceed their respective MCLs for greater than 30 years and, as a result, the treatment systems on Village wells 13 and 14 will need to be operated for greater than 30 years.

The continued operation of Village wells 13 and 14 will continue to help reduce migration of the OU1 portion of the

groundwater plume toward the Franklin Square Water District wells. The Village wells 13 and 14 treatment systems also will have the incidental benefit of removing and treating contaminants in groundwater that enters those wells, and thereby reducing the mass and mobility of VOCs in the OU1 part of the groundwater plume.

The environmental benefits of the preferred remedial alternative may be enhanced by employing design technologies and practices that are sustainable in accordance with the EPA Region 2's Clean and Green Energy Policy, available at: http://epa.gov/region2/superfund/green_remediation.

EPA expects the preferred alternative to satisfy the statutory requirements of CERCLA § 121(b), as follows: Based on information currently available, the preferred alternative, GW-1, is protective of human health and the environment in the short term and is intended to provide adequate protection until a final remedy is implemented for the Site, complies with those federal and state requirements that are applicable or relevant and appropriate for this limited-scope action, and is cost-effective. The preferred alternative, therefore, meets the threshold criteria, and provides a better balance of tradeoffs than alternative GW-2. Because this action does not constitute the final remedy for the Site, the statutory preference for remedies that employ treatment that reduce toxicity, mobility or volume as a principal element will be fully addressed by the final response action. Subsequent actions will be evaluated to address fully the threats posed by conditions at the Site. Because this remedy will result in hazardous substances remaining on-Site above health-based levels, a review will be conducted to ensure that the remedy continues to provide adequate protection of human health and the environment within five years after commencement of the remedial action. Because this is an interim action, review of this remedy and the Site will be ongoing as the EPA develops the final Site remedy.

Attachment 2

Public Notice - Commencement of Public Comment Period



**UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
INVITES PUBLIC COMMENT ON A
PROPOSED PLAN FOR THE
FULTON AVE. SUPERFUND SITE
GARDEN CITY PARK, NASSAU COUNTY, NEW YORK**

The U.S. Environmental Protection Agency (EPA) announces the opening of a **30-day comment period** on a Proposed Plan and preferred interim cleanup alternative for the first operable unit (OU1) of the Fulton Ave Superfund site (Site), located in and near Garden City Park, Nassau County, New York. In the Proposed Plan, EPA proposes to amend EPA's 2007 Record of Decision (ROD), in which EPA selected an interim OU1 cleanup for the Site. The comment period **begins on April 17, 2015 and ends on May 22, 2015**. As part of the public comment period, EPA will hold a **Public Meeting on Thursday, May 12, 2015 at 7:00 PM** at the **Garden City Village Hall, Garden City, NY 11531**. To learn more about the meeting you can contact Ms. Cecilia Echols, EPA's Community Involvement Coordinator, at 212-637-3678 or 1-800-346-5009 or visit our website at www.epa.gov/region2/superfund/npl/fultonave.

The Fulton Ave. Superfund site is listed on the Superfund National Priorities List. The Proposed Plan provides EPA's rationale for the proposed modification to the 2007 ROD, including a description of information obtained by EPA since the 2007 ROD was issued and that supports the proposed modification.

The preferred cleanup alternative includes:

- Ensuring the continued provision of well-head treatment on Garden City Water District Wells 13 and 14;
- Monitoring of contaminant levels in groundwater;
- Evaluation and appropriate response actions of potential vapor intrusion into buildings in the vicinity of 150 Fulton Avenue in Garden City Park, New York; and
- Elimination of the groundwater extraction and treatment system and the in-place treatment of groundwater contamination in the shallow aquifer near 150 Fulton Avenue, as called for in the 2007 ROD.

During the **April 16, 2015 Public Meeting**, EPA representatives will be available to further elaborate on the reasons for recommending the preferred interim cleanup alternative for OU 1. Public comments will be accepted at the meeting.

Site-related documents including the Proposed Plan, 2007 ROD, Remedial Investigation Report, Feasibility Study Report, 30% Remedial Design, and other Site-related documents are available for public review at the information repositories established for the Site at the following locations:

Village of Garden City Public Library, 60 Seventh St., Garden City, NY 11530
(845) 221-9943 Hours: Mon. - Thurs., 10am - 8pm; Fri., 10am - 6pm; Sat., 10am - 5pm

USEPA Region 2: Superfund Records Center, 290 Broadway, 18th Floor, New York, NY 10007-1866,
(212) 637-4308 Hours: Mon. - Fri., 9am - 5pm

EPA relies on public input to ensure that the selected remedy for each Superfund site meets the needs and concerns of the local community. It is important to note that although EPA has identified a preferred cleanup alternative for the Site, no final decision will be made until EPA has considered all public comments received during the public comment period. EPA will summarize these comments along with EPA's responses in a Responsiveness Summary, which will be included in the Administrative Record file as part of an amended Record of Decision for OU1. **Written comments and questions regarding OU1 of the Fulton Ave. Superfund site, postmarked no later than May 12, 2015 may be sent to:**

Mr. Kevin Willis, Remedial Project Manager
U.S. Environmental Protection Agency
290 Broadway, 20th Floor
New York, New York 10007-1866
Telefax: (212) 637-3966
Email: willis.kevin@epa.gov



INVITES PUBLIC COMMENT ON A
**PROPOSED PLAN FOR THE
 FULTON AVENUE SUPERFUND SITE
 GARDEN CITY PARK, NASSAU COUNTY, NEW YORK**

The U.S. Environmental Protection Agency (EPA) announces the opening of a **30-day comment period** on a Proposed Plan and preferred interim cleanup alternative for the first operable unit (OU1) of the Fulton Avenue Superfund site (Site), located in and near Garden City Park, Nassau County, New York. In the Proposed Plan, EPA proposes to amend EPA's 2007 Record of Decision (ROD), in which EPA selected an interim OUI cleanup for the Site. The comment period **begins on April 24, 2015 and ends on May 26, 2015**. As part of the public comment period, EPA will hold a **Public Meeting on Thursday, May 12, 2015 at 7:00 PM** at the **Garden City Village Hall, Garden City, NY 11531**. To learn more about the meeting you can contact Ms. Cecilia Echols, EPA's Community Involvement Coordinator, at 212-637-3678 or 1-800-346-5009 or visit our website at www.epa.gov/region2/superfund/npi/fulton/.

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The preferred cleanup alternative includes:

- Ensuring the continued provision of well-head treatment on Garden City Water District Wells 13 and 14;
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During the **May 12, 2015 Public Meeting**, EPA representatives will be available to further elaborate on the reasons for recommending the preferred interim cleanup alternative for OUI. Public comments will be accepted at the meeting.

Site-related documents including the Proposed Plan, 2007 ROD, Remedial Investigation Report, Feasibility Study Report, 30% Remedial Design, and other Site-related documents are available for public review at the information repositories established for the Site at the following locations:

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Mr. Kevin Willis, Remedial Project Manager
 U.S. Environmental Protection Agency
 290 Broadway, 20th Floor
 New York, New York 10007-1866
 Telefax: (212) 637-3966

Attachment 3

May 12, 2015, Public Meeting Sign-in Sheets

(Private home and email addresses redacted)



Fulton Avenue Superfund Site
Public Meeting – Tuesday, May 12, 2015 @ 7:00pm
Garden City Village Hall
351 Stewart Avenue, Garden City, New York

PLEASE PRINT CLEARLY

NAME	ADDRESS (with Zip Code)	E-mail	Representing
John Swartwout	625 Broadway Albany, NY 12233-7015	john.swartwout @dec.ny.gov	NYSDEC
CYNTHIA BROWN	(b) (6)		self
Leo Stimmler			self
Janet Blohm			self
Stephen Blukins			cc.
Kathleen Auro			



Fulton Avenue Superfund Site
Public Meeting – Tuesday, May 12, 2015 @ 7:00pm
Garden City Village Hall
351 Stewart Avenue, Garden City, New York

PLEASE PRINT CLEARLY

NAME	ADDRESS (with Zip Code)	E-mail	Representing
Lisa K. Voyce	HDR One International Blvd. Mahwah, NJ	lisa.voyce@hdrinc.com	HDR
REXHA OCKERY	NYSDOH CORNING POWER	REXHA.OCKERY@ny.gov	NYSDOH
JAMES BAUER	(b) (6)		GC EAB
Laurence Quinn			GC EAB
Nick Eriscoia			mayor

Attachment 4

May 12, 2015, Public Meeting Transcript

1 UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
2 REGION 2
3 -----x
4
5 FULTON AVENUE SUPERFUND SITE
6
7 AMENDMENT TO FIRST OPERABLE UNIT
8
9 PUBLIC MEETING
10 -----x
11
12 351 Stewart Avenue
13 Garden City, New York
14
15 May 12, 2015
16 7:25 p.m.
17
18 PRESENTERS:
19
20
21 CECILIA ECHOLS,
22 Community Involvement Coordinator
23
24 SAL BADALAMENTI,
25 Chief, Eastern NY Remedial Section
26
27 KEVIN WILLIS,
28 Remedial Project Manager
29
30 DOUGLAS L. FISCHER,
31 Assistant Regional Counsel
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1 MS. ECHOLS: Hello. My name
2 is Cecilia Echols. We are here, EPA
3 is here about the Fulton Avenue
4 Superfund site. I am the community
5 involvement coordinator for the
6 site. Sal Badalamenti, is the Chief
7 of the Eastern New York Remedial
8 Section. Kevin Willis, he is the
9 Remedial Project Manager, and we
10 have Doug Fischer, he is our
11 Assistant Regional Counsel.

12 Tonight's meeting is about
13 the proposed modifications to EPA's
14 2007 cleanup decision. In April of
15 2015 a proposed plan was prepared
16 which proposes an amendment to EPA's
17 2007 Record of Decision, which we
18 call ROD, in which EPA selected an
19 interim cleanup approach for the
20 first operable unit of the site. A
21 public notice was issued on April
22 24, 2015, and we will accept public
23 comment until May 26.

24 EPA will select a ROD
25 amendment after all public comments

1 are considered and EPA will respond
2 to the comments in a responsiveness
3 summary to be included with the ROD
4 amendment.

5 The Fulton Avenue site has
6 two operable units. The Fulton
7 Avenue site cleanup is being
8 addressed as two separate operable
9 units. Tonight's meeting is about
10 the First Operable Unit which is
11 groundwater, primarily contaminated
12 with the dry cleaning solvent
13 tetrachloroethene, which is called
14 PCE.

15 The Second Operable Unit, EPA
16 is separately conducting the second
17 Operable Unit which is an
18 investigation of groundwater
19 primarily contaminated with the
20 solvent, trichloroethylene, TCE,
21 which surrounds and overlaps
22 Operable Unit 1.

23 This proposed plan addressed
24 the interim remedy for OU1.

25 Now we will have Sal

1 Badalamenti, who will give an
2 overview.

3 MR. BADALAMENTI: This
4 project is being undertaken under
5 the Comprehensive Environmental
6 Response, Compensation, and
7 Liability Act, CERCLA, otherwise
8 known as the Superfund law, which
9 was prompted by, if you recall, what
10 happened with the Love Canal. That
11 prompted its passage by Congress in
12 1980. It provides for federal funds
13 for cleanup at hazardous sites and
14 for both long-term remedial action
15 and short-term removal and emergency
16 cleanups. It also empowers the EPA
17 to compel potentially responsible
18 parties to pay for or conduct
19 Superfund response actions.

20 The process is very well
21 defined. It starts with a site
22 being discovered and ranked
23 according to several hazardous site
24 factors and placed on the National
25 Priorities List. A remedial

1 investigation and feasibility study
2 is conducted to determine the extent
3 of the contamination and what the
4 alternatives are to address it.

5 The proposed plan is then
6 prepared for whatever is the
7 appropriate remedy for the site. At
8 the point we are at on this site
9 right now we have issued a proposed
10 plan and the next step before
11 consideration will be public
12 comments tonight which will be
13 included in the preparation of a
14 Record of Decision, which documents
15 the agency's decision on what the
16 appropriate remedy for the site will
17 be. That is decided in coordination
18 with the State of New York, the
19 State Health Department, the
20 Department of Environmental
21 Conservation, as well as the next
22 step for a remedial design project,
23 the remedial reaction implementation
24 procedure after any construction is
25 completed.

1 Then there is an operation
2 and maintenance phase and when
3 eventually the site achieves all the
4 remedial action objectives, and then
5 the site is delisted from the
6 National Priorities List.

7 That's the entire process.
8 It takes some amount of time to get
9 through it and that's where we are
10 tonight. With that, we can continue
11 with tonight's specifics.

12 MR. WILLIS: If anybody has
13 any questions, we will answer them
14 later, but this is the study area.
15 We are talking about the site
16 background.

17 A fabric-cutting mill
18 operated at 150 Fulton Avenue in
19 Garden City Park from January 1965
20 until December of 1974. During
21 operations, PCE was disposed of in a
22 drywell located beneath the parking
23 lot of the facility. In September
24 of 1997, Genesco Inc., a former
25 owner/operator of 150 Fulton Avenue

1 and a PRP for the site, entered into
2 a consent order with the New York
3 State Department of Environmental
4 Conservation to perform a remedial
5 investigation and a feasibility
6 study and an Interim Remedial
7 Measure.

8 March 6, 1998, EPA placed the
9 site on the National Priorities List
10 under CERCLA. In December of 2001,
11 Genesco completed the IRM, which was
12 to clean up the soil around the
13 drywell where the PCE were
14 originally deposited.

15 After the IRM, Genesco
16 installed the sub-slab
17 depressurization system basically
18 slotted pipes underneath the
19 building to make sure that the
20 people in the building were safe
21 from anything that was left over.
22 The system still remains in
23 operation.

24 The remedial investigation
25 went on from 1998 until 2005 and

1 included the sampling of
2 approximately 70 monitoring wells
3 that were partially installed before
4 and then, during the investigation,
5 when things got a little more
6 defined, the RI identified
7 unacceptable human health risks but
8 no ecological risks from the
9 exposure to untreated groundwater.

10 The existing treatment
11 systems on the Village of Garden
12 City supply wells 13 and 14 continue
13 to protect the public from exposure
14 to the most contaminated groundwater
15 that does migrate down to those
16 wells.

17 This was drilling, monitoring
18 the well; this is sampling the
19 monitored well.

20 In 2007 we came into this
21 room and proposed a remedy. We
22 became the lead agency for the site
23 in February of 2007. We ultimately
24 issued a Record of Decision on
25 September 28, 2007. The Record of

1 Decision included a number of
2 treatment remedial options:
3 in-situ chemical oxidation
4 for source contamination that was
5 still in the vicinity of 150 Fulton
6 Avenue; partial ground water
7 extraction and treatment system
8 midway between 150 Fulton Avenue and
9 Village of Garden City wells 13 and
10 14; evaluation of the Village of
11 Garden City's 2007 upgrade to the
12 treatment systems on wells 13 and 14
13 to determine whether the upgrades
14 were fully protective.

15 Based on evaluation, to date,
16 the treatment system is effectively
17 protecting the water supply, and
18 investigation and remediation, if
19 necessary, of vapor intrusion into
20 structures within the vicinity of
21 the 150 Fulton Avenue property and
22 in place institutional controls to
23 restrict future use of groundwater
24 at the site.

25 September 10, 2009, the

1 United States files in the United
2 States District Court for a proposed
3 consent judgment in which Genesco
4 agreed to implement the 2007 ROD.

5 The Village of Garden city
6 filed public comments expressing
7 concerns about the proposed
8 settlement.

9 In 2012, the Village of
10 Garden City and Genesco came to EPA
11 and proposed a remedy modification.
12 Since 2012, the proposed remedy
13 modification has been discussed
14 among U.S. EPA, Genesco and the
15 Village. It's been a long
16 conversation and a settlement is not
17 yet approved by the Court.

18 MR. FISCHER: Can I expand a
19 bit, Kevin? The Village filed
20 comments expressing its concern
21 about the proposed settlement
22 agreement. Most of the Village's
23 concern was focused on their concern
24 that high levels of contaminants in
25 the groundwater would overwhelm the

1 treatment capacity of the treatment
2 system on Village wells 13 and 14,
3 but about the time that EPA issued
4 the Record of Decision, we found
5 that the contamination levels in the
6 groundwater started to decline, so
7 we started having discussions with
8 the Village and Genesco about the
9 implication of these low and
10 declining groundwater contaminant
11 levels that, in turn, led to the
12 Village again proposing the remedy
13 modification we are going to be
14 discussing later on this evening.

15 Can we talk a little about
16 the decline in the contaminant
17 levels that we are seeing?

18 MR. WILLIS: The groundwater
19 sample data since the ROD has shown,
20 like Doug says, a continued lowering
21 of the contamination. In 2006, at
22 monitoring well 21C, which is just
23 across Stuart Avenue from the public
24 supply wells. Contamination in 2006
25 was 3.3 parts per million or

1 approximately 3,303 parts per
2 billion. In the last round of
3 groundwater sampling it was down to
4 1.3. That was a dramatic drop in
5 this last ground sampling.

6 A month ago we asked Genesco
7 to go out and resample and the
8 results are just starting to come in
9 again and it looks like it's
10 stabilizing back to what we had
11 expected before; there is
12 contamination that is slightly
13 higher in monitoring well 21C; not
14 all the way down to that 1.3 parts
15 per billion, which is more like what
16 we will expect.

17 MR. DE FRANCO: Joe De Franco
18 from Nassau County Department of
19 Health. I want to know how deep
20 that well was.

21 MR. WILLIS: Rather quickly,
22 that's about 400 feet deep.

23 The Village of Garden City
24 wells 13 and 14, the concentration
25 of PCE in the wells are declining,

1 although still above the federal MCL
2 drinking water standard of 5 ppb.

3 Monitoring well GCP-01 up
4 near the site is a well that has PCE
5 concentrations that are variable,
6 but still above MCL. We haven't
7 quite figured out what is going on
8 with that. We are going to have our
9 emergency people go and do sampling
10 around this area and we actually
11 have gotten funds, so sometime in
12 the near future we will be looking
13 at what is going on in that area.

14 I will cover a bit of a
15 discussion about this area a little
16 later.

17 MR. STIMMLER: In the first
18 sentence there it says the wells are
19 declining, but there are still
20 people drinking water that is above
21 the maximum.

22 MR. WILLIS: No, the drinking
23 water is considered safe by EPA and
24 the water district.

25 Additional monitoring, well

1 sampling is being performed to
2 monitor the downward trend in
3 contamination levels.

4 This is monitoring well 21C.
5 This shows you how the last couple
6 of years, the last few years, this
7 is 2009, '10 and '11 and the levels
8 are trailing off basically since the
9 ROD. It's showing that the levels
10 are turning downward.

11 This is a compilation graph
12 of all the data that we have. This
13 one is well 13, Village of Garden
14 City 13. It shows that this is the
15 level that it can treat to remove
16 these PCE levels and there is
17 essentially room, it's being
18 treated. The green line is being
19 treated.

20 MS. BROWN: Can I ask --

21 MS. ECHOLS: Keep the
22 comments until the end.

23 MR. WILLIS: This would be
24 TCE that we are talking about as
25 well. There's less contamination

1 for this Operable Unit, this the
2 higher PCE downward contamination.
3 This is the same graph for well 14.
4 PCE levels pumping -- I think where
5 you are talking about, that line
6 right there, that's how much is
7 being pumped in. That is the
8 maximum that we can pump.

9 Going back to what we were
10 planning on doing for the 2007 ISCO
11 source investigation. In the 2007
12 ROD called for ISCO treatment for
13 remaining source material in the
14 shallow aquifer around 150 Fulton
15 Avenue.

16 Post-ROD investigation:
17 During the remedial design, work did
18 not identify source material at that
19 location that we can apply this
20 treatment to. We have had them go
21 out on two separate occasions to
22 look all through the area on a
23 rather tight grid and we couldn't
24 find anything that we could apply
25 this treatment to. Without having

1 source material there, you would be
2 putting this very strong purple
3 chemical into the ground and if it
4 did not have something to work
5 against, it would end up in the
6 water supply.

7 MS. BROWN: Cynthia Brown. I
8 thought you identified one of the
9 problems at the 150 Fulton as
10 causing part of the plume.

11 MR. WILLIS: When we got in
12 there to look for materials that we
13 could treat, it wasn't there.

14 MS. BROWN: But you are still
15 using extraction and safety devices
16 for the people who work there. It's
17 still in operation.

18 MR. WILLIS: As a
19 precautionary matter.

20 MR. SHARF: Steve Sharf.
21 ISCO is a strong laboratory chemical
22 that you put into the ground; so
23 that reacts with certain kinds of
24 contamination and without that kind
25 of source material it does not go

1 away and it ends up migrating into
2 your water supply.

3 MR. WILLIS: This is the grid
4 that I was talking about. 150
5 Fulton Avenue is this building here
6 and they did some rather extensive
7 sampling all around that area trying
8 to find something to apply chemical
9 to, and nothing was found to do.

10 MS. BROWN: Is that going
11 out? Are the circles going out? I
12 can't read the map, I don't
13 understand it.

14 MR. WILLIS: If you are going
15 up Nassau Boulevard, that is the
16 7-Eleven right across the railroad
17 station. This is the street. It's
18 immediately after the railroad
19 trestle there. By the tracks, the
20 railroad trestle.

21 MS. BROWN: That is north?

22 MR. WILLIS: That's north of
23 the railroad tracks.

24 March of 2012, the Village of
25 Garden City proposed modification to

1 the 2007 ROD to eliminate the
2 separate groundwater extraction and
3 treatment system while ensuring the
4 continued operation of the Village
5 of Garden City's wells 13 and 14
6 treatment systems, and eliminate the
7 ISCO component of the remedy. This
8 was at approximately 30 percent,
9 this was at approximately 30 percent
10 design level.

11 They have done a lot of work
12 up to this point. Why is EPA
13 proposing to amend the ROD? Well no
14 source area is identified for the
15 ISCO treatment. The post-2007 data
16 shows that there is a downward trend
17 in the PCE; there's indication that
18 the contaminants in the plume may be
19 depleting.

20 Existing treatment systems on
21 the Village of Garden City wells 13
22 and 14 effectively removed the PCE's
23 and other VOC's. The extraction
24 system is not needed to protect the
25 Village water supply from these

1 contaminants to provide safe water.

2 EPA consulted with the New
3 York State Department of
4 Environmental Conservation, New York
5 State Department of Health, Nassau
6 County Department of Health and
7 within the EPA headquarters, the
8 research EPA does independently, it
9 agrees with the proposed amendment
10 that was brought to the site.

11 There is some uncertainty as
12 to whether the groundwater
13 extraction system would
14 significantly shorten the time to
15 achieve the MCL for PCE in
16 groundwater, and a final decision on
17 groundwater restoration will await a
18 final remedial decision for
19 restoring the groundwater site-wide.

20 That is after OU2 is
21 complete, after we continue to
22 finish this entire investigation, we
23 will figure out what can be done to
24 help the entire aquifer.

25 The remedial action

1 objectives, our specific goals are
2 designed to protect human health and
3 the environment. The RAO's for the
4 proposed ROD amendment are:

5 To minimize and/or eliminate
6 the potential for future human
7 exposure to site contaminants via
8 contact with the contaminated
9 drinking water, and help reduce
10 migration of contaminated
11 groundwater.

12 The alternatives evaluated in
13 the proposed plan: When the
14 language was sent out in April,
15 GW-1, the first alternative, was
16 continued operation of the existing
17 treatment systems on Village of
18 Garden City wells 13 and 14, and the
19 second alternative to evaluate was
20 the continued operation of existing
21 treatment systems on Village of
22 Garden City wells 13 and 14 and the
23 groundwater extraction and treatment
24 system that is proposed.

25 The continued operation of

1 existing treatment systems on VGC
2 wells 13 and 14: Operation and
3 maintenance of treatment systems on
4 Village of Garden City wells 13 and
5 14; the replacement of existing air
6 strippers as equipment wears out.
7 This includes a vapor-phase carbon
8 treatment of air emissions from air
9 stripper treatment units, if needed.
10 There is a state program that has to
11 be followed to determine whether or
12 not their omissions are safe or not.

13 Monitoring of contamination
14 in groundwater at the site,
15 including groundwater entering the
16 VGC wells 13 and 14; protectiveness
17 of the remedy to be established;
18 what we are doing to make sure
19 everything is continued okay.
20 Protectiveness of the remedy to be
21 reviewed every five years. That's
22 standard EPA policy.

23 The estimated present-worth
24 cost of this system of maintaining
25 the treatment on wells 13 and 14 is

1 \$4,039,188.

2 GW-2 operation of treatment
3 systems on Village of Garden City
4 wells 13 and 14 and the groundwater
5 extraction system has all the same
6 elements as I just described:
7 Separate groundwater extraction and
8 treatment system, and water entering
9 the system in the OU1 portion of the
10 groundwater plume, upgradient of
11 Village of Garden City wells 13 and
12 14.

13 The estimated present-worth
14 of the entire system is \$13,712,188.
15 So approximately \$10 million for the
16 treatment system.

17 MS. BROWN: Which would be
18 paid by Genesco?

19 MR. WILLIS: Yes.

20 MS. BROWN: We hope it will
21 still be paid by Genesco if this
22 original plan goes through.

23 MR. FISCHER: This proposed
24 plan is not an enforcement document.
25 It does not identify who will be

1 responsible for the various costs.
2 We would look to the responsible
3 parties to perform the remedy.

4 MS. BROWN: I thought that
5 you said that was agreed upon.

6 MR. FISCHER: We filed a
7 settlement agreement. It was filed
8 with the court in 2009 in which
9 Genesco did agree to implement the
10 remedy that we selected in 2007.

11 MS. BROWN: Which is the 13
12 million?

13 MR. FISCHER: It's pretty
14 close, yes.

15 MR. WILLIS: Common elements
16 of alternatives: Institutional
17 controls that restrict the future
18 use of groundwater at the site. The
19 site management plan is an overall
20 plan on how to do everything we say
21 we are going to do. Investigation
22 of soils at 150 Fulton Avenue; if a
23 change in land-use zoning is
24 proposed that could affect exposure
25 risks; and vapor intrusion

1 evaluation of structures in the
2 vicinity of 150 Fulton Avenue and
3 response action, if necessary.

4 When we evaluate criteria, we
5 use a standard nine criteria
6 analysis of alternatives:

7 Overall protection of human
8 health and the environment.

9 Compliance with applicable or
10 relevant and appropriate
11 requirements. Those are the
12 standards. Basically, long-term
13 effectiveness and permanence. The
14 reduction of toxicity, mobility or
15 volume through treatment. The
16 short-term effectiveness of
17 implementing the remedy.
18 Implementability; how easy is it to
19 build this. Cost, state acceptance
20 and community acceptance.

21 Why we are here today --
22 comparative analysis of
23 alternatives: Overall protection of
24 human health and the environment:
25 Both alternatives are protective.

1 Groundwater extraction and treatment
2 system is not needed to protect the
3 Village of Garden City water supply.

4 Compliance with ARARs: Both
5 alternatives will comply with the
6 ARARs. Long-term effectiveness and
7 permanence. Both alternatives will
8 protect Village of Garden City's
9 wells 13 and 14 water supply until a
10 permanent remedy decision is made
11 for the site. After all the site is
12 evaluated.

13 MS. BROWN: What is ARARs?

14 MR. FISCHER: ARARs is an
15 acronym for "Applicable or Relevant
16 and Appropriate Requirements" which
17 are the federal and state
18 environmental laws that apply to the
19 clean up.

20 MR. WILLIS: Reduction of
21 toxicity, mobility or volume through
22 treatment: The Village of Garden
23 City wells 13 and 14 treatment
24 systems provide incidental benefit
25 of treating contamination in the

1 aquifer. Groundwater extraction and
2 treatment system would treat some
3 additional contamination.

4 Short-term effectiveness:
5 Construction of groundwater
6 extraction and treatment system
7 would cause short-term impacts to
8 community and workers.

9 Installing the systems --
10 implementability, both alternatives
11 are implementable.

12 The cost is \$4,039,188 verses
13 \$13,712,188 for the pump and
14 treatment system.

15 State acceptance: New York
16 State supports EPA's preferred
17 remedy modification. Here, tonight,
18 community acceptance will be
19 assessed following the public
20 comment period.

21 The reasons for the preferred
22 alternative: It protects the
23 Village of Garden City's wells 13
24 and 14 public water supply until a
25 final remedy that addresses the

1 groundwater and the entire area is
2 selected for the site. There are no
3 short-term impacts.

4 Preferred remedy is more
5 implementable because it does not
6 require the construction of a
7 separate extraction and treatment
8 system.

9 The preferred remedy is more
10 cost effective than groundwater
11 remedy number 2, which has a
12 present-worth cost of \$13.7 million
13 versus the \$4 million, and the
14 groundwater restoration is not a
15 purpose of this interim remedy.
16 That's the overall site decision.

17 The continued operation of
18 Village of Garden City wells 13 and
19 14 will incidentally continue to
20 help reduce the migration of the OU1
21 contamination towards the Franklin
22 Square Water District or wells
23 beyond. Village of Garden City
24 wells 13 and 14 treatment systems
25 have an incidental benefit of

1 removing and treating contaminants
2 in the groundwater.

3 Next steps: EPA is
4 continuing the OU2 remedial
5 investigation. The remedial
6 investigation is going on right now
7 and has been going on for the last
8 couple of years to, among other
9 things, to define the extent of the
10 OU2 contamination and identify
11 contamination sources for both OU1
12 and OU2.

13 OU2 got identified during and
14 after the remedial investigation
15 when we found very high levels of
16 TCE contamination deep in the
17 aquifer, but it wasn't related to a
18 problem we could address. With OU2,
19 like OU1, what we did, we are out
20 there investigating. The contractor
21 has been working on that with me,
22 and we are making headway on what we
23 know about the aquifer system out
24 here.

25 OU2 focuses on portions of

1 the groundwater contamination at the
2 site that's primarily contaminated
3 with TCE, and that surrounds and
4 overlaps the OUI contamination.

5 Just in this area, with wells
6 13 and 14, you are primarily getting
7 a piece of contamination, but if you
8 go across the street, the street
9 over well 9, which is behind the
10 firehouse, and that's behind the
11 firehouse on Stuart avenue, the
12 investigation includes the
13 installation of deep monitoring
14 wells in the spring and summer of
15 2015. We are about to go out and
16 drill some deeper monitoring wells
17 now that they have a better idea on
18 where to put them. They are very
19 expensive.

20 Any comments or questions?

21 MR. WILLIS: This PowerPoint
22 presentation is on the website.
23 It's currently on there now. If you
24 want to Google it, you can pull it
25 up.

1 This (indicating) would be
2 the main line. The railroad tracks
3 in Mineola would be about there.

4 150 Fulton Avenue, that
5 7-Eleven right across Nassau
6 Boulevard in Garden City Park would
7 be about there. The OU1
8 contamination follows a path.

9 MS. BROWN: It goes under --

10 MR. WILLIS: It drops to 3
11 and 400 feet down. While we were
12 doing the investigation up this way
13 we found a couple of parts per
14 million of the trichloroethylene and
15 we can't ignore that. So that's why
16 OU2 began and we're trying to find
17 out, it's a very difficult type of
18 investigation.

19 When this was done, by the
20 time we got involved we already knew
21 where the source was, where it was
22 migrating to. Here we have it 3 and
23 400 feet deep over this way and now
24 we are trying to find out where it's
25 coming from to the surface so we can

1 treat that.

2 MS. BROWN: Right. Now wells
3 13 and 14, you are treating the
4 water; what are you treating it with
5 that protects it? The reason I am
6 asking is in 2013, DEC, you guys,
7 the State Health Department, Nassau
8 County Department of Health said in
9 their official Board of Health
10 meeting in 2013 that there's a
11 definite danger of sending
12 contamination to our distribution
13 system with this revised project.
14 Can you address that, please?

15 MR. WILLIS: I am unfamiliar
16 with that, where was that coming
17 from?

18 MS. BROWN: This is official
19 memos from the Board of Health,
20 based on a telephone conference
21 call. In other words, you are
22 declining, but you are not
23 eliminating the problem.

24 MR. FISCHER: If I am
25 thinking about the same minutes that

1 you are referring to, at that time,
2 what was discussed on the state
3 agency's involvement in those
4 minutes was an investigation, we
5 were looking into whether the
6 pumping of wells 13 and 14 would
7 reduce contamination in the aquifer.

8 That is not the analysis we
9 are going forward with. The
10 proposal that we are going forward
11 with, the proposal is to ensure that
12 the Village receives cleanup of
13 these wells that, again, if I
14 remember correctly, at the time the
15 issue being discussed was that the
16 Village wells were themselves
17 remediation wells.

18 MS. BROWN: That was not my
19 understanding, so I don't know.

20 MR. BADALAMENTI: That is an
21 existing situation that has been
22 there for a long time. That's why
23 the treatment systems are in place.
24 Most treatment systems are very
25 effective in providing a safe

1 drinking water supply to the Village
2 of Garden City.

3 MS. BROWN: It's safe but
4 then the 2007, because it's been a
5 while, the 2007 pump and treatment
6 systems had the same contamination,
7 and it was approved, I thought, by
8 the Village as well as by the EPA.

9 MR. BADALAMENTI: At that
10 point in time it was believed that
11 the contamination levels were
12 increasing and there was a
13 possibility that the treatment
14 systems that the Village had in
15 place were going to be overwhelmed
16 by the contamination.

17 MS. BROWN: We had to
18 increase the pumping. Did we need
19 to do that according to that green
20 line?

21 MR. BADALAMENTI: The rate of
22 pumping has to do with the water
23 demand in the community, how much
24 water was required.

25 MS. BROWN: Why was there a

1 delay? I mean, if there is a
2 problem with our drinking water,
3 hello, I would like to see it done
4 as best as possible. We are not --
5 why can't we go to the more
6 expensive plan? I mean, because
7 it's very responsible. I assume
8 from your presentation, what you
9 said here is that it would be
10 getting more of the bad stuff out of
11 the water.

12 MR. BADALAMENTI: At the time
13 it was required; we thought it would
14 be necessary at that point in time,
15 but the levels have dropped.

16 MS. BROWN: Where did the
17 contamination go? It doesn't
18 disappear.

19 MR. BADALAMENTI: If the
20 source gets depleted, then
21 eventually it does.

22 MS. BROWN: If it's depleted
23 in the source, that means it's moved
24 down into our neck of the woods.

25 MR. BADALAMENTI: Right now

1 the object of the interim remedy is
2 to protect the water supply. The
3 existing system does that. As far
4 as OU2, we will try to evaluate
5 alternatives on how to restore the
6 aquifer.

7 MS. BROWN: How?

8 MR. BADALAMENTI: There are
9 air strippers in place that remove
10 the bulk of volatile chemicals, in
11 this case, PCE, through an aeration
12 process and it's followed by a
13 polishing step of an activated
14 carbon unit, which in most cases
15 knocks it down to non-detectable
16 levels. It's like an additional
17 step.

18 MS. BROWN: That's not good
19 enough.

20 MR. QUINN: Larry Quinn. On
21 the 2007 Record of Decision you said
22 certain wells would be evaluated to
23 determine if the upgrade was "fully
24 protective," then you say the
25 treatment system is "effectively

1 protective." There is a fundamental
2 difference between "fully
3 protective" and "effectively
4 protective."

5 In terms of why the different
6 wordage? On your site, on page 6 of
7 the 2007 Record of Decision, it
8 says: "Will be evaluated to
9 determine whether this upgrade is
10 fully protective." Based on the
11 evaluation to date the operating
12 system is "effectively" protecting
13 the water supply. Is there a
14 functional difference between the
15 words "fully protective" and just
16 "effectively protective"?

17 MR. FISCHER: No.

18 MS. BROWN: You did say it
19 was declining, you did not say
20 eliminated.

21 MR. QUINN: The question I
22 had with the slide, with the bottom
23 slide on page 7, you show it fairly
24 right behind the graph that says
25 "below ground surface," the bigger

1 graph. You have pointed out that
2 green line, that one there. You are
3 remarking that the numbers are
4 declining, but it looks to me that
5 prior to 2012, as you were
6 diagnosing yearly numbers, you have
7 no data for 2012, 2013 and you are
8 saying that in 2015 there was a
9 decline.

10 I am looking at what happened
11 between 2006 and 2007 where you had
12 a precipitous decline and a huge
13 jump up in the numbers there, back
14 there. Just reflecting back, if we
15 are looking back, 1.5 billion parts
16 and the 3000 billion parts, that's a
17 huge jump; how do we know there
18 wasn't a similar jump, that you did
19 not have a similar jump like we have
20 had in the past, because it looks
21 like we had numbers all around the
22 thousands levels for which you have
23 no data.

24 MR. WILLIS: It's basically a
25 scale. When you put them all on the

1 same line here, that's basically
2 what was happening at monitoring
3 well 20 or 21C. Basically, it was
4 minimizing. At the Garden City
5 supply wells 13 and 14 we have the
6 data and it shows a much more even
7 decline, and that's what we were
8 actually -- when you look at it like
9 this, it does look rather sporadic.

10 MR. QUINN: The present data
11 you are suggesting says there is a
12 decline. That looks just like what
13 happened in 2006, 2007. I have no
14 assurance that there wasn't
15 something similar happening in 2012
16 and '13. The data points aren't
17 there.

18 MR. WILLIS: We will address
19 this in the responsiveness summary.

20 MR. QUINN: The final issue I
21 have on the slide is why EPA
22 proposed to amend the ROD.
23 Continuing the slide you said there
24 was uncertainty as to whether the
25 groundwater extraction will

1 significantly shorten the time to
2 achieve minimum contamination levels
3 of PCE. It looks like you only did
4 a 30-year analysis for whatever cost
5 purposes and we say we are looking
6 for long-term effectiveness to be
7 permanent in your final solution.
8 Groundwater restoration is not the
9 purpose of this interim remedy.

10 You have no prediction for
11 beyond 30 years. Why try to program
12 like this when you know that you
13 will have a greater extraction with
14 the more expensive extraction
15 system.

16 MR. BADALAMENTI: That would
17 be part of the objective of the OU2
18 investigation, to approach OU2.

19 MS. BROWN: I thought the OU2
20 is TCE.

21 MR. BADALAMENTI: It is TCE
22 and the aquifer.

23 MR. WILLIS: It's OU1 and OU2
24 at that point.

25 MS. BROWN: It could take

1 longer, not just 30 years; nobody
2 knows.

3 MR. BADALAMENTI: We are out
4 there investigating right now and
5 looking for solutions.

6 MR. WILLIS: I hope to have a
7 decision on the OU2 in the near
8 future.

9 MR. FISCHER: Just to expand:
10 Sal was referring to part of the OU2
11 investigation to identify other
12 sources of contamination to the
13 aquifer in the OU2 part of the
14 plume. It includes sources of PCE
15 and TCE that are contributing to the
16 contamination, so we need to
17 identify the source as part of the
18 program to investigate what can be
19 done in terms of restoring the
20 aquifer.

21 MS. BROWN: We certainly know
22 and understand that you want to
23 protect the aquifer. Right now we
24 are talking about Garden City
25 drinking water.

1 MR. FISCHER: That's the
2 issue, drinking water, to ensure
3 that the drinking water is safe.

4 MR. BAUER: Jim Bauer, with
5 the Garden City EAB, I have a two-
6 part question:

7 If you go back to the map, if
8 you could, one of the things that
9 you said or that's in the
10 presentation is that the existing
11 pumping wells 13 and 14 would slow
12 down the migration of the plume to
13 other communities, including
14 Franklin Square. Is there any risk
15 at this point or in the foreseeable
16 future to other wells in other
17 communities? From the map it must
18 be further south.

19 MR. WILLIS: Most of the PCE
20 contamination we are concerned about
21 migrates down towards Franklin
22 Square. Their wells, as you can see
23 from the water tower, from the golf
24 course, basically they're east, most
25 of the OU1 contamination is being

1 removed by 13 and 14 so that is what
2 we are saying. It's by that
3 contamination coming out, it's not
4 migrating someplace else. That's
5 all we are saying.

6 MS. BROWN: It's not
7 completely clean, right? It's still
8 migrating.

9 MR. WILLIS: There is still a
10 little bit going past it.

11 MS. BROWN: Including into
12 our drinking water.

13 MR. WILLIS: What is in the
14 drinking water goes into the
15 treatment system, that contamination
16 is taken out. What we are seeing in
17 monitoring wells down here is that
18 there is still some level of
19 contamination that is getting passed
20 on.

21 MR. BAUER: The second part
22 of the question: If GW-2 is
23 selected, is there anyway to take
24 the incremental funds, in other
25 words \$9 million, and apply that to

1 OU2 and speed that process up.

2 MS. BROWN: That would be --

3 MR. FISCHER: We are

4 performing OU2. We have identified

5 Genesco as one potentially

6 responsible party for OU1. We are

7 prepared to negotiate with them when

8 we talk about implementing the

9 remedy that we ultimately select as

10 part of the amended plan for OU1.

11 We have EPA performing that

12 investigation.

13 At this point we are looking

14 for sources, looking for responsible

15 parties for that contamination, but

16 at this point EPA is funding that

17 work. It's not that we were

18 selecting the cheaper response for

19 OU1 and requiring Genesco or anybody

20 else to take the difference and

21 apply it towards OU2. We have not

22 identified any potentially

23 responsible parties for OU2 yet.

24 MR. WILLIS: OU2 is being

25 completed by the EPA.

1 MR. ELOSTANDO: Don
2 Elostando, E L O S T A N D O. One
3 question, and she is my wife, so I
4 only have one and she has one:
5 Where wells 13 and 14 are, are they
6 in the country club on this map in
7 Garden City?

8 MR. WILLIS: There is the
9 Garden City Country Club. They are
10 in the Garden City Country Club.

11 MR. ELOSTANDO: Drinking
12 water from chemicals, does drinking
13 water include water that we wash
14 with?

15 MR. WILLIS: Yes.

16 MR. ELOSTANDO: The last one
17 was to Larry's point, the drop-off
18 in the data, did you say there is no
19 explanation for that? You are not
20 really sure whether there's a big
21 drop-off in the middle?

22 MR. WILLIS: A big drop-off,
23 but that last round of sampling is
24 not completely validated. Before we
25 can use the data, it has to go

1 through a validation process. They
2 just finished sampling last week.

3 MR. ELOSTANDO: That was back
4 a couple of years. Larry was saying
5 it was added -- in other words,
6 going across them, there's a big
7 drop, then when Genesco kind of
8 talked to the last drop, was there
9 an explanation for that middle drop
10 off.

11 MR. WILLIS: No, I don't
12 know.

13 MS. ELOSTANDO: Pat
14 Elostando. I am a neophyte as far
15 as drinking water systems, so the
16 water that is treated at wells 13
17 and 14, I assume that water then
18 becomes part of the general pool of
19 water that we drink and that 13 and
20 14 is not specifically drunk by
21 people that live in the area near 13
22 and 14; is that true?

23 MR. WILLIS: It's probably
24 more likely that if you live in the
25 vicinity, you would get more of that

1 water. It does go into a big pool.

2 MR. MAKRINO: Steve Makrino,
3 M A K R I N O. Please turn the
4 slide to the ROD water sampling
5 data. The first point there, it
6 says that it's still higher than the
7 federal MCL standard. What is the
8 actual number?

9 MR. WILLIS: 5 parts per
10 billion is the MCL.

11 MR. MAKRINO: What is that
12 actually showing?

13 MR. WILLIS: I don't know
14 offhand.

15 MR. DE FRANCO: Joe De
16 Franco. As of 2015, recent data for
17 April of this year showed
18 tetrachloroethene concentration at
19 250 parts per billion,
20 trichloroethylene 48.5.

21 MS. ELOSTANDO: That's raw
22 water.

23 MR. DE FRANCO: That's well
24 13 for the same reporting period,
25 April of 2015. We have 436 parts

1 per billion PCE and 66.5 parts per
2 billion of TCE. That's water
3 samples; that is prior to treatment
4 which I think is what the question
5 was.

6 MR. WILLIS: That data is
7 available from the Village.

8 MR. BADALAMENTI: Your wells
9 are sampled on a monthly basis,
10 those two wells, and that's
11 available either at the Town Village
12 Hall or at libraries.

13 Are there anymore questions?

14 MS. BROWN: Does EPA have any
15 idea if the Village is spending \$1.5
16 million more on attorney fees?

17 MR. FISCHER: We can't
18 respond to the question.

19 MS. BROWN: Do you have any
20 idea what the litigation is about?

21 MR. FISCHER: We know what
22 the litigation is about. As to why
23 the Village is spending certain sums
24 of money on the attorneys, that you
25 need to ask the Village.

1 MR. YUDELSON: David Yudelson
2 from the law firm of Sive, Paget &
3 Riesel, and I am environmental
4 counsel to the Village.

5 I want to make a statement
6 that would clarify, I think, a
7 little bit of confusion. The cost
8 of treating wells 13 and 14 would be
9 borne by Genesco, not by the
10 Village.

11 MS. BROWN: Why has 1.5
12 million been spent on attorneys?
13 They are not health people.

14 MR. YUDELSON: Somebody has
15 to pursue recovery of these costs.
16 Let's stick to the point of we are
17 in the final throes of the
18 settlement negotiations with
19 Genesco, under which Genesco would
20 be providing the Village with enough
21 funds to operate wells 13 and 14 in
22 the treatment.

23 MS. BROWN: With the revised
24 plan, not with the original pump and
25 treatment, right? With the \$4

1 million, not with the \$13 million.

2 MR. YUDELSON: Forget those
3 numbers. That's sort of for
4 academic comparison purposes. They
5 don't really have a bearing on what
6 the settlement would be based on.

7 MS. BROWN: I don't
8 understand. We all want healthy,
9 clean water.

10 MR. YUDELSON: We are
11 ensuring that there is healthy clean
12 water for all of the people who live
13 in that plume. That's our goal.

14 MS. BROWN: In other words,
15 it's money, money, money.

16 It's actually money. What
17 the problem is, Genesco does not
18 want to spend the money.

19 MR. YUDELSON: I said we are
20 in the final throes of the
21 negotiations in a settlement where
22 they will be paying a sum of money
23 to make sure there is clean water in
24 the Village for a very long time.

25 MS. BROWN: Excuse me, by

1 law, the EPA has to get it from
2 Genesco, so why do we have any
3 lawyers involved? By law it already
4 states, does it not, that the
5 responsible party has to pay for the
6 cleanup or whatever, however it's
7 done.

8 MR. YUDELSON: The Village
9 does not ensure the cost for
10 providing clean water to the public
11 and we are seeking reimbursement of
12 that money. That's part of the
13 settlement as well. If you have a
14 problem with EPA proceeding, it's
15 not to --

16 MS. BROWN: I don't have a
17 problem with EPA at all. I think
18 they are the good guys. I am just
19 asking why, then, do we have to
20 increase the expense of cleaning our
21 water? Why do we have to pay
22 attorneys now? You just said we
23 have to recover these additional
24 monies, did you not? Why are we
25 incurring costs to recover the money

1 spent by the Village already? Why
2 don't we go ahead with the 2007 pump
3 and treatment system?

4 MR. YUDELSON: You would have
5 to ask EPA. The exclusion of the
6 pump and treatment plan would not
7 reduce the Village's expenses,
8 that's the long and short of it.

9 MS. BROWN: I thought the
10 increased expense was due to the
11 plume, the increased toxicity to the
12 water?

13 MR. YUDELSON: No. What we
14 are talking about is the Village had
15 to treat its wells so they could
16 supply safe water to the public
17 anywhere. The treatment system
18 proposed in 2007, independent of the
19 Village systems, would not have
20 changed the Village's expenses and
21 that's why we wanted Genesco to
22 reimburse the Village for the past
23 and future cost of treatment, and
24 that is the purpose of this amended
25 plan.

1 MS. BROWN: We have been
2 treating these wells for how long?
3 1988 is when your investigation goes
4 back to at 150 Fulton. You did most
5 of OU1, not OU2, but it goes back,
6 therefore, any increased cost to us
7 to ensure that our water is clean
8 and safe for us to drink, would this
9 not also be Genesco's responsibility
10 as the responsible party?

11 MR. YUDELSON: Genesco did
12 not offer the money prior to the
13 time we initiated the litigation.

14 MS. BROWN: Why would they
15 offer anything? Didn't it go
16 through the EPA?

17 MR. YUDELSON: The Village
18 thought they did not agree to pay
19 the cost of the litigation. We came
20 up with a resolution that will make
21 the Village whole and will cover
22 future expenses. That's what I
23 think is a near perfect resolution.

24 MS. BROWN: This is separate,
25 this \$1.5 million is completely

1 separate.

2 MR. YUDELSON: Where did that
3 number come from?

4 MS. BROWN: Garden City News.

5 MR. YUDELSON: It will be all
6 publicly laid out.

7 MS. BROWN: This is separate?

8 MR. YUDELSON: That's
9 correct.

10 MS. BROWN: At least that's
11 clarified.

12 MS. AURO: Kathleen Auro, A U
13 R O. On page 13, which is the last
14 slide, the last item on that, it
15 says: "The investigation includes
16 the installation of deep monitoring
17 wells in spring and summer of 2015."
18 Could you tell me where those wells
19 would be located?

20 MR. WILLIS: Where the new
21 wells are going, at this point we
22 haven't really pinpointed them, but
23 probably north of the site.

24 MS. AURO: You mean north of
25 150 Fulton?

1 MR. WILLIS: Right, northwest
2 of 150 Fulton.

3 MS. BROWN: In Garden City
4 Park?

5 MR. WILLIS: That's what we
6 are trying to really figure out,
7 what is going on in the whole area.

8 MS. AURO: Why would it be
9 north when the plume is coming
10 southeast -- southwest?

11 MR. WILLIS: I am going to go
12 back to my map here.

13 MS. AURO: It's coming from
14 another source.

15 MR. WILLIS: It's very likely
16 coming from another source. All OU2
17 started with was the TCE
18 contamination very deep in that
19 area. We know that this is
20 traveling along here (indicating).
21 We are trying to figure out what is
22 happening in basically a six square
23 mile area. We went out, we ran
24 tests going up this way of shallow
25 wells. We are trying to do what is

1 called the "Triad Approach," where
2 we try to do things as cheaply as
3 possible as we are doing the
4 investigation, and this was okay.

5 We wanted to put in the deep
6 wells here, they are very expensive;
7 but with the shallow wells, we
8 figure, you go out, okay,
9 groundwater is traveling in this
10 direction. We were going to do
11 upgradient, we put in the shallow
12 wells here and saw that there is
13 nothing there. So we go over this
14 way now, on Mineola Boulevard, and
15 there is nothing. We go up Roslyn
16 Road and there is nothing there.

17 MS. BROWN: Where is it?

18 MR. WILLIS: We went and put
19 -- we did what we could to find all
20 of the wells that we could find in
21 this whole area. We put in a
22 monitoring device, monitoring the
23 wells all through this area for a
24 month to see if they could start
25 pointing to the way the groundwater

1 is flowing.

2 When I got my degree in
3 hydrology many years ago at Adelphi,
4 we had a different idea about how
5 groundwater was flowing through the
6 area. I think we are rethinking how
7 groundwater is flowing now.

8 So we will put these
9 monitoring devices all through this
10 area. We are learning.

11 MS. BROWN: You are putting
12 the deep wells south?

13 MR. WILLIS: We are putting
14 probably the deep wells in this
15 area, up in this area, someplace we
16 haven't, because I am doing all of
17 this and I haven't sat down and
18 really defined where we are going to
19 put these next series of wells.
20 Then, whatever information we get
21 from these wells, we probably will
22 have to put in some more wells.
23 It's a never-ending process. We are
24 learning things and we are not
25 following the plan here that we

1 thought we had.

2 I could probably add that at
3 some point in the relatively near
4 future I will come and give an
5 availability session to describe
6 what we come up with. With this, we
7 are trying. We are trying and it's
8 coming through.

9 When we are putting in wells
10 and sending water to the lab, the
11 lab comes to us and says just,
12 "You're like magic, nobody else can
13 find clean water over here."

14 MS. BROWN: When do we know
15 the results of the meeting, whether
16 it goes pump and treatment systems,
17 whether it's one and the same?

18 MR. WILLIS: What goes
19 through here, we have this decline,
20 that's what we did back in 2007.

21 MR. BADALAMENTI: By
22 September 30th.

23 MS. BROWN: Do you think by
24 September 25th we would know if it's
25 the 2007 investigation or the 2013

1 version?

2 MR. FISCHER: The 30th of
3 September. That is our general turn
4 around.

5 MR. ELOSTANDO: Or has
6 Genesco or their agents had any
7 inputs or reviewed this before this
8 presentation?

9 MR. FISCHER: The proposed
10 plan?

11 MR. BAUER: Yes.

12 MR. FISCHER: No.

13 Now I think we mentioned on
14 one of the slides that in 2012
15 Genesco and the Village made a joint
16 presentation to EPA. In 2012
17 Genesco and the Village made a
18 presentation to EPA regarding their
19 recommended changes to the 2007
20 remedy decision. That ultimately
21 formed the basis of what we are
22 proposing today. They have this --
23 they made the presentation and we
24 needed to evaluate it.

25 There was a lot of follow-up,

1 additional information to study. We
2 needed to consult closely with the
3 State of New York, the Department of
4 Health, the County Department of
5 Health. There's a long process; we
6 went through the 2012 presentation
7 to make sure we were comfortable
8 with what we are going public with.

9 MS. BROWN: And the answer
10 is, in other words, it's basically
11 Genesco?

12 MR. ELOSTANDO: And that's
13 part of tonight's discussion?

14 MR. FISCHER: It's based on
15 that.

16 MR. BAUER: What I just said,
17 EPA verified what was in that plan
18 without any influence or undue
19 influence?

20 MR. FISCHER: We needed to be
21 comfortable with our plan. We need
22 to be completely comfortable with
23 what we are proposing today.

24 MR. YUDELSON: Genesco and
25 the Village worked cooperatively,

1 starting in 2011, because the
2 original proposed plan would have
3 been ineffective in the Village's
4 view. Also, it would be extremely
5 disruptive to the community. It
6 would have placed a treatment
7 facility on a residential lot, which
8 isn't satisfactory. It's running
9 the treatment water up to the bird
10 sanctuary and it would require the
11 routing of pipes and wells under a
12 number of miles of streets in the
13 neighborhood over a period of time.
14 It also would not eliminate the cost
15 of the Village for treatment at
16 wells 13 and 14 and would shorten
17 the time that those wells would be
18 needed to be under treatment.

19 So we put the best engineers
20 we could find to come up with a plan
21 that would, one, be funded by
22 Genesco; and, two, continue to
23 provide clean water to the Village
24 without any disrepresentation.

25 MS. BROWN: Don't say it was

1 ineffective.

2 MR. YUDELSON: But not in
3 the --

4 MS. BROWN: Excuse me, a pump
5 and treatment system that is going
6 into Bethpage, that is going all
7 over, don't say that it is
8 ineffective.

9 MR. YUDELSON: It would be
10 ineffective in shortening the time
11 that 13 and 14 need to be treated or
12 in lowering the cost of treating
13 wells 13 and 14.

14 MS. BROWN: The bird
15 sanctuary, although you said it was
16 fine to put the systems there.

17 MR. YUDELSON: People
18 disagree with that, so --

19 MS. BROWN: From what I
20 understand, that shouldn't be a
21 problem. We are going back to
22 expenses when you talk about miles
23 of piping. I think that's a little
24 exaggeration. Don't say it's
25 ineffective.

1 MR. YUDELSON: Review the
2 plans.

3 MS. BROWN: We have been
4 reviewing the pump and treatment
5 systems for a long time.

6 MR. YUDELSON: It wasn't
7 going to happen.

8 MS. BROWN: I don't see how
9 you can say that. I really don't
10 see how you are --

11 MR. YUDELSON: Because I have
12 studied all the engineering reports.

13 MS. BROWN: I am very happy
14 that you have. I would rather have
15 health professionals.

16 MR. YUDELSON: The reports
17 were prepared by health
18 professionals.

19 MS. BROWN: I would rather do
20 what that they say. There is a
21 danger with not going with that.

22 MS. ECHOLS: Are there any
23 other questions?

24 MR. STIMMLER: In terms of
25 full disclosure, shouldn't you have

1 told us about the role of Genesco in
2 all of this tonight? You have said
3 you would talk about the total
4 history package.

5 MR. FISCHER: I think we did,
6 it's on one of the slides. Genesco
7 made a presentation to EPA, Genesco
8 and the Village made that
9 presentation. The presentation
10 materials are in the administrative
11 record. You can actually see the
12 slide presentation, slide 18.

13 MS. ECHOLS: You can see the
14 records at two libraries, the
15 Shelter Rock Public Library and the
16 Garden City Public Library. If you
17 want to see any documents related to
18 the site, you can go to one of the
19 libraries or you can come into the
20 EPA office in Manhattan. We have
21 information in the repository there
22 too.

23 MR. STIMMLER: It says since
24 2012, they proposed a remedy
25 modification, discussed among the

1 Village, Genesco and EPA, but that's
2 not what you are saying now.
3 Genesco proposed it. Genesco
4 proposed the remedy.

5 MR. FISCHER: And the
6 Village.

7 MR. STIMMLER: Genesco and
8 the Village of Garden City proposed
9 it?

10 MR. FISCHER: Yes.

11 MR. STIMMLER: Who, the
12 Village board, as Bob Mangan?

13 MS. ECHOLS: Anymore
14 questions?

15 We are going to close the
16 meeting, and Kevin is going to put
17 up a slide that has our contact
18 information. If you have any
19 comments, you can send your comments
20 or questions to Kevin and they will
21 be part of the responsiveness
22 summary.

23 Do not forget that at the
24 bottom of this slide is the web page
25 for the site. You can Google it and

1 all of the site-related documents
2 that are attached to this website as
3 well.

4 Thank you so much for your
5 time.

6 (Time Noted: 8:30 p.m.)

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1 C E R T I F I C A T E

2

3 STATE OF NEW YORK)

4) ss.

5 COUNTY OF NEW YORK)

6 I, MONIQUE CABRERA, a

7 Shorthand (Stenotype) Reporter and

8 Notary Public of the State of New

9 York, do hereby certify that the

10 foregoing Proceedings taken at the

11 time and place aforesaid, are a true

12 and correct transcription of my

13 shorthand notes.

14 I further certify that I am

15 neither counsel for nor related to

16 any party to said action, nor in any

17 wise interested in the result or

18 outcome thereof.

19 IN WITNESS WHEREOF, I have

20 hereunto set my hand this 17th day

21 of May, 2015.

22

23 _____
24 Monique Cabrera,
25 Shorthand Reporter

Attachment 5

Written Comments Submitted During Public Meeting

**Questions to be asked at the EPA / Garden City meeting
re the Fulton Ave. Garden City Park Superfund Site.**

On the May 12th meeting at Village Hall the Environmental Protection Agency (EPA) will address the drinking water contamination currently affecting the Village of Garden City from the Fulton Ave., Garden City Park, Superfund Site. This site includes a toxic PCE plume currently flowing under Stratford School and Western sections of the Village.

Why has the EPA changed their original recommendations?

Originally, the 2007 agreement was to have Genesco, the responsible party, required by law to pay for the clean-up, remove the contamination and then introduce clean water into the ground. Yet, the EPA now states in the May 1st GC News story that this was no longer needed "at this time, in part because contamination levels in this area of groundwater have been declining..." **Declining – but not eliminated.**

In 2013, a revised proposal was made to flood the contaminated site while simultaneously using these same wells to supply water. Yet, the NYSDEC, the USEPA, the New York State Department of Health and the Nassau County Department of Health **unanimously stated in 2013 that there is a definite danger of sending contamination to our distribution system with this revised proposal.**

As Village Trustee Theresa Trouve, chair of Garden City's Environmental Advisory Board, stated in the GC News article "we should be going forward with those wells to keep them as pure as we possibly can."

State Senator

~~As Village Trustee Theresa Trouve, chair of Garden City's Environmental Advisory Board, stated in the GC News article "we should be going forward with those wells to keep them as pure as we possibly can."~~

Kemp Hannon supported a bill to **contain** the Grumman/Navy plume in Bethpage. Why not here in Garden City? Is it not better to have uncontaminated sources of drinking water than to try and decontaminate the source of drinking water before sending it to the community?

Why has Garden City spent \$1.5 million in attorneys' fees when Genesco is required by law to pay for the cleanup? Let's move forward now, after eight years of discussions, to ensure clean and safe drinking water to our village.

Cynthia Brown

(b) (6)

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NEW YORK

FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT E.D.N.Y.

★ **AUG 15 2016** ★

LONG ISLAND OFFICE

UNITED STATES OF AMERICA,

Plaintiff,

v.

GENESCO INC.,

Defendant.

CIVIL ACTION NO. 09-3917

(Bianco, J.)
(Locke, M.J.)

CONSENT JUDGMENT

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I. BACKGROUND

A. The United States of America ("United States" or "Plaintiff"), on behalf of the Administrator of the United States Environmental Protection Agency ("EPA"), filed a complaint in this matter pursuant to Sections 106 and 107 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended ("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 United States Department of Justice ("DOJ") for response actions at the Fulton Avenue Superfund Site located in Nassau County, New York ("Site"), together with accrued interest; and (2) performance of studies and response work by defendant Genesco Inc. ("Genesco" or "Settling Defendant") at the Site consistent with the National Contingency Plan, 40 C.F.R. Part 300 (as amended) ("NCP").

C. 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 New York ("State") on April 10, 2008, of negotiations with potentially responsible parties regarding the implementation of the first operable unit ("OU1") Remedial Design and OU1 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 Judgment.

D. In accordance with Section 122(j)(1) of CERCLA, 42 U.S.C. § 9622(j)(1), EPA notified the United States Fish and Wildlife Service and the National Oceanic and Atmospheric Administration on April 10, 2008, of negotiations with potentially responsible parties regarding the release of hazardous substances at and from the Site that may have resulted in injury to natural resources under federal trusteeship and encouraged the trustee(s) to participate in the negotiation of this Consent Judgment.

E. Settling Defendant, by entering into this Consent Judgment, does not admit any liability to Plaintiff arising out of the transactions or occurrences alleged in the complaint, nor does it acknowledge that the release or threatened release of hazardous substance(s) at or from the Site constitutes an imminent or substantial endangerment to the public health or welfare or the environment.

F. 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 March 6, 1998, 63 Fed. Reg. 11332.

G. In response to a release or a substantial threat of a release of a hazardous substance(s) at or from the Site, Settling Defendant commenced a Remedial Investigation and Feasibility Study ("RI/FS") for the Site pursuant to a 1997 Administrative Order on Consent, Index Number W1-0707-94-08, with the New York State Department of Environmental Conservation ("NYSDEC").

H. Genesco submitted an RI Report in August of 2005 that was revised and approved by NYSDEC in November of 2005. NYSDEC approved Genesco's proposed Feasibility Study Report on February 15, 2007. EPA also produced an addendum to the FS Report in February

2007, and became the lead agency for the Site at the conclusion of the RI/FS process.

I. On September 28, 2007, EPA issued an OU1 Record of Decision ("2007 ROD") in which EPA selected an interim remedial action to be implemented at the Site. The remedy was designated by EPA as "interim" because it focused only on a portion of the groundwater contamination plume at the Site, the tetrachloroethene ("PCE")-dominant portion, and was not the final groundwater remedy for the Site.

J. On December 14, 2007, the Incorporated Village of Garden City ("Village") filed a complaint against Settling Defendant and Gordon Atlantic Corporation in the United States District Court for the Eastern District of New York (*Incorporated Village of Garden City v. Genesco Inc. and Gordon Atlantic Corp.*, Civil Action No. 07-CV-5244 (E.D.N.Y.) (JB)), seeking, *inter alia*, injunctive relief and damages regarding the disposal of hazardous substances at the Site.

K. On September 10, 2009, the United States filed for public comment, in the United States District Court for the Eastern District of New York (Bianco, J.), a proposed Consent Judgment in which Settling Defendant agreed to implement the remedy selected in the 2007 ROD. Settling Defendant began the design of that remedy after the Consent Judgment was filed.

L. On October 19, 2009, the Village submitted to the United States comments on the proposed Consent Judgment that requested certain changes to the proposed settlement.

M. On June 17, 2011, the United States filed a Motion to Enter Consent Judgment.

N. On February 17, 2012, the Court, *sua sponte*, issued an order terminating, without prejudice, the United States' Motion to Enter Consent Judgment. The Court issued its order due to ongoing settlement discussions among the United States, Settling Defendant and the Village regarding the Village's potential intervention in this case.

O. In March of 2012, while the remedial design of the 2007 ROD was underway, Settling Defendant and the Village jointly proposed to EPA certain modifications to the 2007 ROD that would, among other things, eliminate the 2007 ROD's separate groundwater extraction and treatment system and provide for the continued operation of the wellhead treatment systems on Village water supply wells 13 and 14. Settling Defendant and the Village also recommended the elimination of in-situ chemical oxidation ("ISCO") treatment of contamination that was called for by the 2007 ROD.

P. Following EPA's review of the information provided by Settling Defendant and the Village, and after EPA's further evaluation of conditions at the Site, EPA determined that it would be appropriate to amend the 2007 ROD.

Q. Pursuant to Section 117(a) of CERCLA, 42 U.S.C. § 9617(a) and Section 300.435(c)(2)(ii) of the NCP, 40 C.F.R. § 300.435(c)(2)(ii), on April 24, 2015, EPA published, in a major local newspaper of general circulation, notice of a proposed plan that identified EPA's proposed amendments to the 2007 ROD. EPA provided the public with the opportunity to submit written and oral comments on the proposed plan during a public comment period that ran from April 24, 2015 to May 26, 2015.

R. On September 30, 2015, EPA issued an OU1 Record of Decision Amendment

("Amended OU1 ROD") in which EPA selected an amended interim OU1 remedy for the Site eliminating the separate groundwater extraction and treatment system and ISCO, and calling for the continued operation of the current treatment systems on Village water supply wells 13 and 14. The Amended OU1 ROD includes a responsiveness summary in which EPA responded to public comments raised during the public comment period. EPA published a notice of the Amended OU1 ROD in accordance with Section 117(b) of CERCLA.

S. Concurrently with the lodging of this Consent Judgment, Settling Defendant and the Village filed with the Court a settlement agreement in *Incorporated Village of Garden City v. Genesco, et al.*, Civil Action No. 07-CV-5244 (E.D.N.Y.) (the "Settlement Agreement") which provides, *inter alia*, that, in exchange for Genesco's payment of a specified sum of money, the Village will, among other things, cover all costs associated with the pumping, treatment, operation, maintenance, repair, and replacement (hereinafter, collectively referred to as, "operation") of equipment, as necessary, on Village water supply wells 13 and 14 as called for in the Amended OU1 ROD for a period of 30 years (or less if EPA agrees that the maximum contaminant levels for chlorinated solvents pursuant to 40 C.F.R. § 141.61(a) have been met and the requirements of the Amended OU1 ROD have been satisfied). The Village also agreed to operate Village water supply wells 13 and 14 for such 30 year period at pumping levels consistent with the 2009 operation of those wells, "and not to take any action that would reduce the volume, level of treatment or hydraulic control" at the wells except with the consent of EPA.

T. This Consent Judgment requires Settling Defendant to implement and/or ensure implementation of the Amended OU1 ROD, and supersedes the proposed 2009 Consent Judgment.

U. Based on the information presently available to EPA, EPA believes that the Work (as defined below) will be properly and promptly conducted by Settling Defendant if conducted in accordance with the requirements of this Consent Judgment and its appendices.

V. Solely for the purposes of Section 113(j) of CERCLA, the OU1 remedy selected in the Amended OU1 ROD and the Work to be performed by Settling Defendant shall constitute a response action taken or ordered by the President.

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

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

II. JURISDICTION

1. 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 Settling Defendant. Solely for the purposes of this Consent Judgment

and the underlying complaint, Settling Defendant waives all objections and defenses that it may have to jurisdiction of the Court or to venue in this District. Settling Defendant shall not challenge the terms of this Consent Judgment or this Court's jurisdiction to enter and enforce this Consent Judgment.

III. PARTIES BOUND

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

3. Settling Defendant shall provide a copy of this Consent Judgment to each contractor hired to perform the Work (as defined below) required by this Consent Judgment and to each person representing 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 Judgment. Settling Defendant or its contractors shall provide written notice of the Consent Judgment to all subcontractors hired to perform any portion of the Work required by this Consent Judgment. Settling Defendant shall nonetheless be responsible for ensuring that its contractors and subcontractors perform the Work contemplated herein in accordance with this Consent Judgment. With regard to the activities undertaken pursuant to this Consent Judgment, each contractor and subcontractor shall be deemed to be in a contractual relationship with Settling Defendant 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 Judgment 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 Judgment or in the appendices attached hereto and incorporated hereunder, the following definitions shall apply:

"Amended OU1 Record of Decision" or "Amended OU1 ROD" shall mean the EPA Record of Decision Amendment relating to OU1 for the Site signed on September 30, 2015, by the Director of the Emergency and Remedial Response Division, EPA Region 2, and all attachments thereto. The Amended OU1 ROD is attached as Appendix A of this Consent Judgment.

"CERCLA" shall mean the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. §§ 9601-9675.

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

"Effective Date" shall be the effective date of this Consent Judgment as provided in Section XXVII.

"EPA" shall mean the United States Environmental Protection Agency and any successor departments or agencies of the United States. "Fulton Property" shall mean the property located at 150 Fulton Avenue, Village of Garden City Park, Town of North Hempstead, New York.

"Future Response Costs" shall mean all costs, including, but not limited to, direct and indirect costs, that the United States incurs in reviewing or developing plans, reports and other items pursuant to this Consent Judgment, verifying the Work, or otherwise implementing, overseeing, or enforcing this Consent Judgment. Future Response Costs also include, but are not limited to, all costs that EPA incurs to conduct an investigation of vapor intrusion into structures that potentially could be affected by the PCE-dominant portion of the groundwater contamination plume at the Site, all costs that EPA incurs to evaluate the potential for vapor intrusion into new construction at the Site, and implementation of appropriate response actions(s) for vapor intrusion with respect to such structures or new construction, where such structures or new construction are located within the area bounded by Broadway Avenue to the north, the Long Island Rail Road tracks to the south, Nassau Boulevard to the west, and Armstrong Road (including the building located at 198-200 Armstrong Road) to the east. Future Response Costs also include, but are not limited to, payroll costs, contractor costs, travel costs, laboratory costs, the costs incurred pursuant to Sections VII, IX (including, but not limited to, the cost of attorney time and any monies paid to secure access and/or to secure or implement institutional controls including, but not limited to, the amount of just compensation), XV, and Paragraph 83 of Section XXI. Future Response Costs shall also include all Interim Response Costs.

"Interim Response Costs" shall mean all costs, including direct and indirect costs, (a) paid by the United States in connection with the Site between March 1, 2008, and the Effective Date, or (b) incurred prior to the Effective Date but paid after that date.

"Interest" shall mean interest at the rate specified for interest on investments of the EPA Hazardous Substance Superfund established by 26 U.S.C. § 9507, compounded annually on October 1 of each year, in accordance with 42 U.S.C. § 9607(a). The applicable rate of interest shall be the rate in effect at the time the interest accrues. The rate of interest is subject to change on October 1 of each year.

"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, and any amendments thereto.

"NYSDEC" shall mean the New York State Department of Environmental Conservation and any successor departments or agencies of the State.

"Operable Unit 1" or "OU1" shall mean the amended interim remedy selected in the

Amended OU1 ROD to address the PCE-dominant portion of the groundwater contamination at the Site.

"Operation and Maintenance" or "O&M" shall mean all activities required to maintain the effectiveness of the OU1 remedy, after EPA determines that the treatment systems on Village of Garden City water supply wells 13 and 14 are Operational and Functional.

"Operational and Functional" shall mean that the OU1 Remedial Action is functioning properly and performing as designed, as determined by EPA.

"OU1 Remedial Action" shall mean those activities, except for Operation and Maintenance, to be undertaken by Settling Defendant to implement the Amended OU1 ROD, in accordance with the SOW and the final OU1 Remedial Design and OU1 Remedial Action work plans and other plans approved by EPA.

"OU1 Remedial Design" shall mean those activities to be undertaken by Settling Defendant to develop the final plans and specifications for the OU1 Remedial Action pursuant to the OU1 Remedial Design work plans.

"OU1 Remedy" shall mean the OU1 Remedial Design, OU1 Remedial Action and O&M.

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

"Parties" shall mean the United States and Genesco.

"Performance Standards" shall mean the cleanup standards and other measures of achievement of the goals of the OU1 Remedial Action, set forth in Section II of the SOW.

"Plaintiff" shall mean the United States.

"RCRA" shall mean the Solid Waste Disposal Act, as amended, 42 U.S.C. §§ 6901 - 6992k (also known as the Resource Conservation and Recovery Act).

"Section" shall mean a portion of this Consent Judgment identified by a Roman numeral.

"Settling Defendant" shall mean Genesco Inc.

"Site" shall mean the Fulton Avenue Superfund Site, located in central Nassau County, New York, including the property located at 150 Fulton Avenue, Village of Garden City Park, Town of North Hempstead, New York, and all areas to which contamination has migrated. The Site is depicted generally on the map attached hereto as Appendix C.

"State" shall mean the State of New York.

"Statement of Work" or "SOW" shall mean the statement of work for implementation of the OU1 Remedial Design, OU1 Remedial Action, and Operation and Maintenance for OU1 at the Site, as set forth in Appendix B to this Consent Judgment and any modifications made in accordance with this Consent Judgment.

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

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

"Village" shall mean the Incorporated Village of Garden City, Nassau County, New York.

"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), 42 U.S.C. § 9601(33); and (3) any "solid waste" under Section 1004(27) of RCRA, 42 U.S.C. § 6903(27).

"Work" shall mean all activities Settling Defendant is required to perform or ensure to be performed under this Consent Judgment, except those required by Section XXV (Retention of Records).

V. GENERAL PROVISIONS

5. Objectives of the Parties. The objectives of the Parties in entering into this Consent Judgment 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 Settling Defendant, to reimburse response costs of Plaintiff, and to resolve the claims of Plaintiff against Settling Defendant as provided in this Consent Judgment.

6. Commitments by Settling Defendant. Settling Defendant shall perform or otherwise ensure performance of the Work in accordance with this Consent Judgment, the Amended OUI ROD, the SOW, and all work plans and other plans, standards, specifications, and schedules set forth herein or developed by Settling Defendant and approved by EPA pursuant to this Consent Judgment. Settling Defendant shall also reimburse the United States for Future Response Costs as provided in this Consent Judgment.

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

8. Permits

a. As provided in Section 121(e) of CERCLA and Section 300.400(e) of the NCP, no permit shall be required for any portion of the Work conducted entirely on-Site (*i.e.*, within the areal extent of contamination or in very close proximity to the contamination and necessary for implementation of the Work). Where any portion of the Work that is not on-Site requires a federal or state permit or approval, Settling Defendant shall submit timely and complete applications and take all other actions necessary to obtain all such permits or approvals.

b. Settling Defendant may seek relief under the provisions of Section XVIII (Force Majeure) of this Consent Judgment 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. This Consent Judgment is not, and shall not be construed to be, a permit

issued pursuant to any federal or state statute or regulation.

9. Notice to Successors-in-Title

a. Notice to Successors-in-Title

With respect to any property owned or controlled by Settling Defendant that is located within the Site, within 15 days after the entry of this Consent Judgment, Settling Defendant shall submit to EPA for review and approval a notice to be filed with the Nassau County Clerk's Office, State of New York, which shall provide notice to all successors-in-title that the property is part of the Site, that EPA selected an OU1 Remedy for the Site on September 30, 2015, and that a potentially responsible party has entered into a Consent Judgment requiring implementation of the remedy. Such notice(s) shall identify the United States District Court in which the Consent Judgment was filed, the name and civil action number of this case, and the date the Consent Judgment was entered by the Court. Settling Defendant shall record the notice(s) within ten days of EPA's approval of the notice(s). Settling Defendant shall provide EPA with a certified copy of the recorded notice(s) within ten days of recording such notice(s).

b. At least 30 days prior to the conveyance of any interest in property located within the Site including, but not limited to, fee interests, leasehold interests, and mortgage interests, Settling Defendant shall give the grantee written notice of (i) this Consent Judgment, (ii) any instrument by which an interest in real property has been conveyed that confers a right of access to the Site ("Access Easements") pursuant to Section IX (Access and Institutional Controls), and (iii) any instrument by which an interest in real property has been conveyed that confers a right to enforce restrictions on the use of such property ("Easements/Covenants") pursuant to Section IX (Access and Institutional Controls). At least 30 days prior to such conveyance, Settling Defendant shall also give written notice to EPA and the State of New York that the proposed conveyance, including the name and address of the grantee, and the date on which notice of the Consent Judgment, Access Easements, and/or Easements/Covenants was given to the grantee.

c. In the event of any such conveyance, Settling Defendant's obligations under this Consent Judgment, including, but not limited to, its obligation to provide or secure access and institutional controls, as well as to abide by such institutional controls, pursuant to Section IX (Access and Institutional Controls) of this Consent Judgment, shall continue to be met by Settling Defendant. In no event shall the conveyance release or otherwise affect the liability of Settling Defendant to comply with all provisions of this Consent Judgment, absent the prior written consent of EPA. If the United States approves, the grantee may perform some or all of the Work under this Consent Judgment.

VI. PERFORMANCE OF WORK BY SETTLING DEFENDANT

10. Selection of Supervising Contractor

a. All aspects of the Work to be performed by Settling Defendant pursuant to Sections VI (Performance of the Work by Settling Defendant), VII (Remedy Review), VIII (Quality Assurance, Sampling and Data Analysis), and XV (Emergency Response) of this

Consent Judgment shall be under the direction and supervision of the Supervising Contractor, the selection of which shall be subject to disapproval by EPA. The Supervising Contractor, as well as all other contractors and subcontractors who engage in the "practice of engineering" at the Site on behalf of Respondent (as the "practice of engineering" is defined at Section 7201 of the New York State Education Law), must comply with all applicable New York State legal requirements regarding the practice of engineering within the State of New York, including all applicable requirements of the New York State Education Law and Business Corporation Law. On November 19, 2009, EPA approved Environmental Resources Management, Inc. ("ERM"), as Settling Defendant's Supervising Contractor and issued an authorization to proceed. If at any time Settling Defendant proposes to change its Supervising Contractor, Settling Defendant shall give such notice to EPA and must obtain an authorization to proceed from EPA before the new Supervising Contractor performs, directs, or supervises any Work under this Consent Judgment.

b. If EPA disapproves a proposed new Supervising Contractor, EPA will notify Settling Defendant in writing. Settling Defendant shall submit to EPA a list of contractors, including the qualifications of each contractor that would be acceptable to it, within 30 days of receipt of EPA's disapproval of the contractor previously proposed. EPA will provide written notice of the names of any contractor(s) that it disapproves and an authorization to proceed with respect to any of the other contractors. Settling Defendant may select any contractor for which EPA has provided an authorization to proceed and shall notify EPA of the name of the contractor selected within 21 working days of EPA's authorization to proceed.

c. If EPA fails to provide written notice of an authorization to proceed or disapproval as provided in this Paragraph and this failure prevents Settling Defendant from meeting one or more deadlines in a plan approved by the EPA pursuant to this Consent Judgment, Settling Defendant may seek relief under the provisions of Section XVIII (Force Majeure) hereof.

11. OU1 Remedial Design/OU1 Remedial Action. Settling Defendant shall fully implement and comply with the SOW which is attached hereto as Appendix B. The Work to be performed or ensured to be performed by Settling Defendant pursuant to this Consent Judgment shall at a minimum achieve the requirements of, and be performed in a manner consistent with, the Amended OU1 ROD and this Consent Judgment. Settling Defendant shall ensure the continued pumping of Village water supply wells 13 and 14, regardless of whether the Village requires such wells as a potable water source.

12. Performance of O&M. Settling Defendant shall perform or otherwise ensure the performance of O&M in accordance with the SOW.

13. Modification of the SOW or Related Work Plans

a. If EPA determines that modification to the work specified in the SOW and/or in work plans developed pursuant to the SOW is necessary to achieve and maintain the Performance Standards or to carry out and maintain the effectiveness of the remedy set forth in the Amended OU1 ROD, EPA may require that such modification be incorporated in the SOW and/or such work plans, provided, however, that a modification may only be required pursuant to this Paragraph to the extent that it is consistent with the scope of the remedy selected in the Amended OU1 ROD.

b. For the purposes of this Paragraph 13 only, the "scope of the remedy selected in the Amended OU1 ROD" is:

(1) Continued O&M of the air stripping treatment systems currently installed on Village water supply wells 13 and 14 in order to protect the public from exposure to Site-related volatile organic compounds ("VOCs"), including PCE, in groundwater entering those wells. These treatment systems will be maintained and replaced or upgraded as needed in order to ensure that water distributed to the public from Village water supply wells 13 and 14 complies with applicable or relevant and appropriate requirements ("ARARs"), including the federal maximum contaminant levels ("MCLs") under the federal Safe Drinking Water Act or, if more stringent, New York State drinking water standards at 10 NYCRR Part 5, Subpart 5-1. If needed, a vapor-phase carbon unit will be added to capture and treat VOCs being discharged from the air stripper treatment units. The pumping of Village water supply wells 13 and 14 provides an incidental benefit of helping to reduce the mobility of contaminants in the OU1 portion of the plume. The Amended OU1 ROD assumes the continued operation of Village water supply wells 13 and 14 until those wells no longer are impacted by contaminants above the MCLs for PCE and trichloroethylene ("TCE").

(2) Institutional controls in the form of local laws that restrict future use of groundwater at the Site and limit exposure at the commercial facility located at the Fulton Property, a source of the groundwater contamination at the Site. Specifically, the Nassau County Sanitary Code regulates installation of private potable water supply wells in Nassau County. In addition, the commercial facility at the Fulton Property is zoned for industrial use, and EPA does not anticipate any changes to the land use in the foreseeable future. If a change in land use is proposed, additional investigation of soils may be necessary to determine whether the change in land use could affect exposure risks at the Fulton Property.

(3) A vapor intrusion evaluation of structures that are in the vicinity of the Fulton Property and that could potentially be affected by the OU1 portion of the groundwater contamination plume. An appropriate response action (such as sub-slab ventilation systems) may need to be implemented based on the results of the investigation. As part of O&M, the existing sub-slab ventilation system at the Fulton Property will continue to be operated and maintained.

(4) A site management plan ("SMP") that will provide for the proper management of all OU1 Remedy components, including compliance with institutional controls. The SMP will include: (a) O&M of the treatment systems on Village water supply wells 13 and 14 as well as monitoring of Site groundwater upgradient, sidegradient and downgradient of Village water supply wells 13 and 14; (b) conducting an evaluation of the potential for vapor intrusion, and an appropriate response action, if necessary, in the event of future construction at the Fulton Property; and (c) periodic certifications by the party(ies) implementing the remedy that any institutional and engineering controls are in place and being complied with.

c. If Settling Defendant objects to any modification of the SOW or a work plan developed pursuant to the SOW that is determined by EPA to be necessary pursuant to this Paragraph, it may seek dispute resolution pursuant to Section XIX (Dispute Resolution), Paragraph 66 (record review). The SOW and/or related work plans shall be modified in accordance with the final resolution of the dispute.

d. Settling Defendant shall implement any work required by any modifications incorporated in the SOW and/or in work plans developed pursuant to the SOW in accordance with this Paragraph, except that Settling Defendant shall not be required pursuant to this Paragraph to conduct an evaluation and/or investigation of the potential for vapor intrusion, or mitigation and/or implementation of a remedy with regard to such vapor intrusion, pursuant to subparagraphs 13.b(3) and 13.b(4), above, with the exception of O&M of the existing sub-slab ventilation system at the Fulton Property.

e. Nothing in this Paragraph shall be construed to limit EPA's authority to require performance of further response actions as otherwise provided in this Consent Judgment.

14. If EPA determines that repair, replacement or upgrades are needed for the treatment systems on Village water supply wells well 13 and 14, as called for in the Amended OU1 ROD, Settling Defendant shall seek the cooperation of and coordinate with the Village of Garden City to ensure that such repair, replacement or upgrades are implemented.

15. Settling Defendant acknowledges and agrees that nothing in this Consent Judgment, or the SOW constitutes a warranty or representation of any kind by Plaintiff that compliance with the work requirements set forth in the SOW will achieve the Performance Standards.

16. Settling Defendant 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. Settling Defendant 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. Settling Defendant 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 Settling Defendant following the award of the contract for OU1 Remedial Action construction. Settling Defendant shall provide the information required by Paragraph 16.a as soon as practicable after the award of the contract and before the Waste Material is actually shipped.

c. Before shipping any hazardous substances, pollutants, or contaminants from the Site to an off-Site location, Settling Defendant shall obtain EPA's certification that the proposed receiving facility is operating in compliance with the requirements of CERCLA Section 121(d)(3) and 40 C.F.R. § 300.440. Settling Defendant shall only send hazardous substances, pollutants, or contaminants from the Site to an off-Site facility that complies with the requirements of the statutory provision and regulations cited in the preceding sentence.

VII. REMEDY REVIEW

17. Periodic Review. Settling Defendant shall conduct any studies and investigations as requested by EPA, in order to permit EPA to conduct reviews of whether the OUI Remedial Action is protective of human health and the environment at least every 5 years, as required by Section 121(c) of CERCLA and any applicable regulations.

18. EPA Selection of Further Response Actions. If EPA determines, at any time, that the OUI Remedial Action is not protective of human health and the environment, EPA may select further response actions for OUI in accordance with the requirements of CERCLA and the NCP.

19. Opportunity To Comment. Settling Defendant and, if required by Sections 113(k)(2) or 117 of CERCLA, the public, will be provided with an opportunity to comment on any further response actions proposed by EPA and to submit written comments for the record during the comment period.

VIII. QUALITY ASSURANCE, SAMPLING, AND DATA ANALYSIS

20. Settling Defendant shall use quality assurance, quality control, and chain of custody procedures for all design, compliance and monitoring samples in accordance with the procedures set forth in the Quality Assurance/Quality Control Project Plan ("QAPP") approved by EPA (see SOW, Section IV.A.). If relevant to the proceeding, the Parties agree that validated sampling data generated in accordance with the QAPP and reviewed and approved by EPA shall be admissible as evidence, without objection, in any proceeding under this Consent Judgment.

21. Upon request, Settling Defendant shall allow split or duplicate samples to be taken by EPA and its authorized representatives. Settling Defendant 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 shall have the right to take any additional samples that EPA deems necessary. Upon request, EPA shall allow Settling Defendant to take split or duplicate samples of any samples it takes as part of Plaintiff's oversight of Settling Defendant's implementation of the Work.

22. Settling Defendant shall submit to EPA, in electronic format acceptable to EPA, the results of all sampling and/or tests or other data obtained or generated by or on behalf of Settling Defendant with respect to the Site and/or the implementation of this Consent Judgment within 15 working days of the date when those results or data become available to Settling Defendant, unless EPA agrees otherwise.

23. Notwithstanding any provision of this Consent Judgment, the United States hereby retains all of its information gathering and inspection authorities and rights, including enforcement actions related thereto, under CERCLA, RCRA and any other applicable statutes or regulations.

IX. ACCESS AND INSTITUTIONAL CONTROLS

24. If the Site, or any other property where access and/or land/water use restrictions are needed to implement this Consent Judgment, is owned or controlled by Settling Defendant, Settling Defendant shall:

a. commencing on the date of lodging of this Consent Judgment, provide the United States, the State, and their representatives, including EPA and its contractors, with access at all reasonable times to the Site, or such other property, for the purpose of conducting any activity related to this Consent Judgment including, but not limited to, the following activities:

- (1) Monitoring the Work;
- (2) Verifying any data or information submitted to the United States;
- (3) Conducting investigations relating to contamination at or near the Site;
- (4) Obtaining samples;
- (5) Assessing the need for, planning, or implementing additional response actions at or near the Site;
- (6) Assessing implementation of quality assurance and quality control practices as defined in the approved QAPP;
- (7) Implementing the Work pursuant to the conditions set forth in Paragraph 83 (Work Takeover) of this Consent Judgment;
- (8) Inspecting and copying records, operating logs, contracts, or other documents maintained or generated by Settling Defendant or its agents, consistent with Section XXIV (Access to Information);
- (9) Assessing Settling Defendant's compliance with this Consent Judgment; and
- (10) Determining whether the Site or other property is being used in a manner that is prohibited or restricted, or that may need to be prohibited or restricted, by or pursuant to this Consent Judgment.

b. commencing on the date of lodging of this Consent Judgment, refrain from using the Site, or such other property, in any manner that would interfere with or adversely affect the implementation, integrity, or protectiveness of the remedial measures to be performed pursuant to this Consent Judgment.

c. if EPA so requests, execute and record in the Nassau County Clerk's Office, State of New York, an easement/covenant, running with the land, that (i) grants a right of access for the purpose of conducting any activity related to this Consent Judgment including, but not limited to, those activities listed in Paragraph 24.a. of this Consent Judgment, and (ii) grants the right to enforce restrictions on use of the property pursuant to Paragraph 24.b. of this Consent Judgment, or other restrictions that EPA determines are necessary to implement, ensure

non-interference with, or ensure the protectiveness of the remedial measures to be performed in accordance with this Consent Judgment. Settling Defendant shall grant the access rights and the rights to enforce the land/water use restrictions to one or more of the following persons: (i) the State and its representatives, (ii) other potentially responsible parties for the Site who perform response actions at the Site under EPA direction, and/or (iii) other appropriate grantees. Settling Defendant shall, within 45 days of EPA's request, submit to EPA for review and approval with respect to such property:

(1) A draft easement, in substantially the form attached hereto as Appendix D, that is enforceable under the laws of the State of New York, and

(2) A current title insurance commitment or some other evidence of title acceptable to EPA, which shows title to the land described in the easement to be free and clear of all prior liens and encumbrances (except when those liens or encumbrances are approved by EPA or when, despite best efforts, Settling Defendant is unable to obtain release or subordination of such prior liens or encumbrances).

Within 15 days of EPA's approval and acceptance of the easement and the title evidence, Settling Defendant shall update the title search and, if it is determined that nothing has occurred since the effective date of the commitment to affect the title adversely, record the easement with the Nassau County Clerk's Office. Within 30 days of recording the easement, Settling Defendant shall provide EPA with a final title insurance policy, or other final evidence of title acceptable to EPA, and a certified copy of the original recorded easement showing the clerk's recording stamps.

25. If the Site, or any other property where access and/or land/water use restrictions are needed to implement this Consent Judgment, is owned or controlled by persons other than Settling Defendant, Settling Defendant shall use best efforts to secure from such persons:

a. an agreement to provide access thereto for Settling Defendant, as well as for the United States on behalf of EPA, and the State, as well as their representatives (including contractors), for the purpose of conducting any activity related to this Consent Judgment including, but not limited to, those activities listed in Paragraph 24.a. of this Consent Judgment;

b. an agreement, enforceable by Settling Defendant and the United States, to refrain from using the Site, or such other property, in any manner that would interfere with or adversely affect the implementation, integrity, or protectiveness of the remedial measures to be performed pursuant to this Consent Judgment; and

c. if EPA so requests, the execution and recordation in the Nassau County Clerk's Office, State of New York, of an easement/covenant, running with the land, that (i) grants a right of access for the purpose of conducting any activity related to this Consent Judgment including, but not limited to, those activities listed in Paragraph 24.a. of this Consent Judgment, and (ii) grants the right to enforce the restrictions on use of the property pursuant to Paragraph 24.b of this Consent Judgment, or other restrictions that EPA determines are necessary to implement, ensure non-interference with, or ensure the protectiveness of the remedial measures to be performed pursuant to this Consent Judgment. The access rights and/or rights to enforce land/water use restrictions shall be granted to one or more of the following persons, as

determined by EPA: (i) the United States, on behalf of EPA, and its representatives, (ii) the State and its representatives, (iii) other potentially responsible parties for the Site who perform response actions at the Site under EPA direction, and/or (iv) other appropriate grantees. Within 45 days of EPA's request, Settling Defendant shall submit to EPA for review and approval with respect to such property:

(1) A draft easement, in substantially the form attached hereto as Appendix D, that is enforceable under the laws of the State of New York, and

(2) A current title insurance commitment, or some other evidence of title acceptable to EPA, which shows title to the land described in the easement to be free and clear of all prior liens and encumbrances (except when those liens or encumbrances are approved by EPA or when, despite best efforts, Settling Defendant is unable to obtain release or subordination of such prior liens or encumbrances).

Within 15 days of EPA's approval and acceptance of the easement and the title evidence, Settling Defendant shall update the title search and, if it is determined that nothing has occurred since the effective date of the commitment to affect the title adversely, the easement shall be recorded with the Nassau County Clerk's Office. Within 30 days of the recording of the easement, Settling Defendant shall provide EPA with a final title insurance policy, or other final evidence of title acceptable to EPA, and a certified copy of the original recorded easement showing the clerk's recording stamps.

26. For purposes of Paragraphs 24 and 25 of this Consent Judgment, "best efforts" includes the payment of reasonable sums of money in consideration of access, access easements, land/water use restrictions, restrictive easements, and/or an agreement to release or subordinate a prior lien or encumbrance. If (a) any access or land/water use restriction agreements required by Paragraphs 25.a. or 25.b. of this Consent Judgment are not obtained within 45 days of the date of completion of the OU1 Remedial Action, (b) or any access easements or restrictive easements required by Paragraph 25.c. of this Consent Judgment are not submitted to EPA in draft form within 45 days of EPA's request, or (c) Settling Defendant is unable to obtain an agreement pursuant to Paragraph 24.c(1) or Paragraph 25.c(1) from the holder of a prior lien or encumbrance to release or subordinate such lien or encumbrance to the easement being created pursuant to this Consent Judgment within 45 days of the date of entry of EPA's request, Settling Defendant shall promptly notify the United States in writing, and shall include in that notification a summary of the steps that Settling Defendant has taken to attempt to comply with Paragraph 24 or 25 of this Consent Judgment. The United States may, as it deems appropriate, assist Settling Defendant in obtaining access or land/water use restrictions, either in the form of contractual agreements or in the form of easements running with the land, or in obtaining the release or subordination of a prior lien or encumbrance. Settling Defendant shall reimburse the United States in accordance with the procedures in Section XVI (Payments for Response Costs), for all costs incurred, direct or indirect, by the United States in obtaining such access, land/water use restrictions, and/or the release/subordination of prior liens or encumbrances including, but not limited to, the cost of attorney time and the amount of monetary consideration paid or just compensation.

27. If EPA determines that land/water use restrictions in the form of new state or local

laws, regulations, ordinances or other governmental controls are needed to implement the remedy selected in the Amended OUI ROD, ensure the integrity and protectiveness thereof, or ensure non-interference therewith, Settling Defendant shall cooperate with EPA's efforts to secure such governmental controls.

28. Notwithstanding any provision of this Consent Judgment, the United States retains all of its access authorities and rights, as well as all of its rights to require land/water use restrictions, including enforcement authorities related thereto, under CERCLA, RCRA and any other applicable statute or regulations.

X. REPORTING REQUIREMENTS

29. In addition to any other requirement of this Consent Judgment, Settling Defendant shall submit to EPA and the State written quarterly progress reports that: (a) describe the actions which have been taken toward achieving compliance with this Consent Judgment during the previous quarter; (b) include a summary of all results of sampling and tests and all other data received or generated by Settling Defendant or its contractors or agents in the previous quarter; (c) identify all work plans, plans and other deliverables required by this Consent Judgment completed and submitted during the previous quarter; (d) describe all actions, including, but not limited to, data collection and implementation of work plans, which are scheduled for the next eighteen (18) weeks 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 Defendant has 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 quarter and those to be undertaken in the next eighteen (18) weeks. Settling Defendant shall submit these progress reports to EPA and the State by the tenth day of every quarter following the lodging of this Consent Judgment until EPA notifies Settling Defendant pursuant to Paragraph 50.b. of Section XIV (Certification of Completion). If requested by EPA, Settling Defendant shall also provide briefings for EPA to discuss the progress of the Work.

30. Settling Defendant shall notify EPA of any change in the schedule described in the quarterly progress report for the performance of any activity, including, but not limited to, data collection and implementation of work plans, no later than 7 days prior to the performance of the activity.

31. Upon the occurrence of any event during performance of the Work that Settling Defendant is required to report pursuant to Section 103 of CERCLA or Section 304 of the Emergency Planning and Community Right-to-know Act ("EPCRA"), Settling Defendant shall within 24 hours of the onset of such event orally notify the EPA Project Coordinator or the Alternate EPA Project Coordinator (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 Chief of the Response and Prevention Branch of the Emergency and Remedial Response Division of EPA, Region 2, at (732) 321-6656, or, if such person or his/her

delegate is unavailable, the EPA Region 2 Emergency 24-hour Hot Line at (732) 548-8730. These reporting requirements are in addition to the reporting required by CERCLA Section 103 or EPCRA Section 304.

32. Within 20 days of the onset of such an event, Settling Defendant shall furnish to EPA a written report, signed by Settling Defendant's 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 Defendant shall submit a report setting forth all actions taken in response thereto.

33. Settling Defendant shall submit electronic copies of all plans, reports, and data required by the SOW or any other approved plans to EPA in accordance with the schedules set forth in such plans, and in accordance with the technical specifications for electronic submission of sampling, monitoring, and spatial data specified in SOW Section IV.A. Upon request by EPA, Settling Defendant shall also provide to EPA and the State, paper copies of plans, reports or data specified by EPA. Settling Defendant shall simultaneously submit copies of all such plans, reports and data to the State.

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

XI. EPA APPROVAL OF PLANS AND OTHER SUBMISSIONS

35. After review of any plan, report or other item which is required to be submitted for approval pursuant to this Consent Judgment, EPA, after reasonable opportunity for review and comment by the State, shall: (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 Settling Defendant modify the submission; or (e) any combination of the above. However, EPA shall not modify a submission without first providing Settling Defendant at least one notice of deficiency and an opportunity to cure within 10 days, except where to do so would cause serious disruption to the Work or where previous submission(s) have been disapproved due to material defects and the deficiencies in the submission under consideration indicate a bad faith lack of effort to submit an acceptable deliverable.

36. In the event of approval, approval upon conditions, or modification by EPA, pursuant to Paragraph 35(a), (b), or (c), Settling Defendant shall proceed to take any action required by the plan, report, or other item, as approved or modified by EPA subject only to its right to invoke the Dispute Resolution procedures set forth in Section XIX (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 35(c) and the submission has a material defect, EPA retains its right to seek stipulated penalties, as provided in Section XX (Stipulated Penalties).

37. Resubmission of Plans

a. Upon receipt of a notice of disapproval pursuant to Paragraph 35(d), Settling Defendant shall, within 14 days or such longer 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 XX, 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 Paragraphs 38 and 39.

b. Notwithstanding the receipt of a notice of disapproval pursuant to Paragraph 35(d), Settling Defendant 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 Defendant of any liability for stipulated penalties under Section XX (Stipulated Penalties).

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

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

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

XII. PROJECT COORDINATORS

41. Settling Defendant and EPA have designated the following persons as their respective Project Coordinators and Alternate Project Coordinators:

As to Settling Defendant:

Project Coordinator:

Chris Wenczel
Principal Consultant
ERM Consulting and Engineering
105 Maxess Road, Ste. 316
Melville, NY 11747-3851
chris.wenczel@erm.com
(631) 756-8921

Alternate Project Coordinator:

Jim Perazzo
Principal
ERM Consulting and Engineering
105 Maxess Road, Ste. 316
Melville, NY 11747-3851
jim.perazzo@erm.com
(631) 756-8913

As to EPA:

Project Coordinator:

Kevin Willis
Remedial Project Manager
New York Remediation Branch
Emergency and Remedial Response Division
U.S. Environmental Protection Agency, Region 2
290 Broadway, 20th Floor
New York, N.Y. 10007-1866
willis.kevin@epa.gov
(212) 637-4252

Alternate Project Coordinator:

Salvatore Badalamenti
Section Chief
Eastern New York Remediation Section
New York Remediation Branch
Emergency and Remedial Response Division
U.S. Environmental Protection Agency, Region 2
290 Broadway, 20th Floor
New York, N.Y. 10007-1866
badalamenti.salvatore@epa.gov
(212) 637-3314

If a Project Coordinator or Alternate Project Coordinator designated above is changed, the identity of the successor will be given to the other Party at least 5 working days before the changes occur, unless impracticable, but in no event later than the actual day the change is made. Settling Defendant's Project Coordinator shall be subject to disapproval by EPA and shall have the technical expertise sufficient to adequately oversee all aspects of the Work. Settling Defendant's Project Coordinator shall not be an attorney. 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.

42. Plaintiff may designate other representatives, including, but not limited to, EPA employees, and federal contractors and consultants, to observe and monitor the progress of any activity undertaken pursuant to this Consent Judgment. 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 any Work required by this Consent Judgment 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.

43. EPA's Project Coordinator and Settling Defendant's Project Coordinator will meet, at a minimum, on a monthly basis.

XIII. PERFORMANCE GUARANTEE

44. In order to ensure the full and final completion of the Work, Settling Defendant shall establish and maintain a performance guarantee for the benefit of EPA ("Performance Guarantee") in the initial amount of \$4,039,188 ("Estimated Cost of the Work") in one or more of the following forms, which must be satisfactory in form and substance to EPA:

a. A surety bond unconditionally guaranteeing payment and/or performance of the Work that is issued by a surety company among those listed as acceptable sureties on federal bonds as set forth in Circular 570 of the U.S. Department of the Treasury;

b. One or more irrevocable letters of credit, payable to or at the direction of EPA, that is issued by one or more financial institution(s) (i) that has the authority to issue letters of credit and (ii) whose letter-of-credit operations are regulated and examined by a U.S. Federal or State agency;

c. A trust fund established for the benefit of EPA that is administered by a trustee (i) that has the authority to act as a trustee and (ii) whose trust operations are regulated and examined by a U.S. Federal or State agency;

d. A policy of insurance that (i) provides EPA with acceptable rights as a beneficiary thereof; and (ii) is issued by an insurance carrier (a) that has the authority to issue insurance policies in the applicable jurisdiction(s) and (b) whose insurance operations are

regulated and examined by a State agency;

e. A demonstration by Settling Defendant that it meets the financial test criteria of 40 C.F.R. § 264.143(f) with respect to the Estimated Cost of the Work, provided that all other requirements of 40 C.F.R. § 264.143(f) are satisfied; or

f. A written guarantee to fund or perform the Work executed in favor of EPA by one or more of the following: (i) a direct or indirect parent company of Settling Defendant, or (ii) a company that has a "substantial business relationship" (as defined in 40 C.F.R. § 264.141(h)) with Settling Defendant; provided, however, that any company providing such a guarantee must demonstrate to the satisfaction of EPA that it satisfies the financial test requirements of 40 C.F.R. § 264.143(f) with respect to the Estimated Cost of the Work that it proposes to guarantee hereunder.

45. Settling Defendant has proposed, and EPA will consider, as an initial Performance Guarantee, a demonstration by Settling Defendant that it meets the financial test in accordance with Paragraph 44.e. Within 30 days after the Effective Date, or 30 days after EPA's approval of the form and substance of Settling Defendant's Performance Guarantee, whichever is later, Settling Defendant shall secure all executed and/or otherwise finalized mechanisms or other documents consistent with the EPA-approved form of financial assurance and shall submit such mechanisms and documents to the United States, and to EPA as specified in Section XXVI (Notices and Submissions).

46. If at any time during the effective period of this Consent Judgment, Settling Defendant provides a Performance Guarantee for completion of the Work by means of a demonstration or guarantee pursuant to Paragraph 44(e) or Paragraph 44(f), above, Settling Defendant shall also comply with the other relevant requirements of 40 C.F.R. § 264.143(f), 40 C.F.R. § 264.151(f), and 40 C.F.R. § 264.151(h)(1) relating to these methods unless otherwise provided in this Consent Judgment, including but not limited to: (i) the initial submission of required financial reports and statements from the relevant entity's chief financial officer and independent certified public accountant; and (ii) the annual re-submission of such reports and statements within 90 days after the close of any fiscal year in which such entity no longer satisfies the financial test requirements set forth at 40 C.F.R. § 264.143(f)(1). For purposes of the Performance Guarantee methods specified in this Section XIII, references in 40 C.F.R. Part 264, Subpart H, to "closure", "post-closure", and "plugging and abandonment" shall be deemed to refer to the Work required under this Consent Judgment, and the terms "current closure cost estimate", "current post-closure cost estimate", and "current plugging and abandonment cost estimate" shall be deemed to refer to the Estimated Cost of the Work.

47. In the event that EPA determines at any time that a Performance Guarantee provided by Settling Defendant pursuant to this Section is inadequate or otherwise no longer satisfies the requirements set forth in this Section, whether due to an increase in the estimated cost of completing the Work or for any other reason, or in the event that Settling Defendant becomes aware of information indicating that a Performance Guarantee provided pursuant to this Section is inadequate or otherwise no longer satisfies the requirements set forth in this Section, whether due to an increase in the estimated cost of completing the Work or for any other reason, Settling Defendant, within 30 days of receipt of notice of EPA's determination or, as the case

may be, within 30 days of Settling Defendant becoming aware of such information, shall obtain and present to EPA for approval a proposal for a revised or alternative form of Performance Guarantee listed in Paragraph 44 of this Consent Judgment that satisfies all requirements set forth in this Section XIII. In seeking approval for a revised or alternative form of Performance Guarantee, Settling Defendant shall follow the procedures set forth in Paragraph 49.b(2) of this Consent Judgment. Settling Defendant's inability to post a Performance Guarantee for completion of the Work shall in no way excuse performance of any other requirements of this Consent Judgment, including, without limitation, the obligation of Settling Defendant to complete the Work in strict accordance with the terms hereof.

48. The commencement of any Work Takeover pursuant to Paragraph 83 of this Consent Judgment shall trigger EPA's right to receive the benefit of any Performance Guarantee(s) provided pursuant to Paragraph 44(a), (b), (c), (d), or (f), and at such time EPA shall have immediate access to resources guaranteed under any such Performance Guarantee(s), whether in cash or in kind, as needed to continue and complete the Work assumed by EPA under the Work Takeover. If for any reason EPA is unable to promptly secure the resources guaranteed under any such Performance Guarantee(s), whether in cash or in kind, necessary to continue and complete the Work assumed by EPA under the Work Takeover, or in the event that the Performance Guarantee involves a demonstration of satisfaction of the financial test criteria pursuant to Paragraph 44.e., Settling Defendant shall immediately upon written demand from EPA deposit into an account specified by EPA, in immediately available funds and without setoff, counterclaim, or condition of any kind, a cash amount up to but not exceeding the estimated cost of the remaining Work to be performed as of such date, as determined by EPA.

49. Modification of Amount and/or Form of Performance Guarantee

a. Reduction of Amount of Performance Guarantee. If Settling Defendant believes that the estimated cost to complete the remaining Work has diminished below the amount set forth in Paragraph 44 above, Settling Defendant may, on any anniversary date of entry of this Consent Judgment, or at any other time agreed to by the Parties, petition EPA in writing to request a reduction in the amount of the Performance Guarantee provided pursuant to this Section so that the amount of the Performance Guarantee is equal to the estimated cost of the remaining Work to be performed. Settling Defendant shall submit a written proposal for such reduction to EPA that shall specify, at a minimum, the cost of the remaining Work to be performed and the basis upon which such cost was calculated. In seeking approval for a revised or alternative form of Performance Guarantee, Settling Defendant shall follow the procedures set forth in Paragraph 49.b(2) of this Consent Judgment. If EPA decides to accept such a proposal, EPA shall notify Settling Defendant of such decision in writing. After receiving EPA's written acceptance, Settling Defendant may reduce the amount of the Performance Guarantee in accordance with and to the extent permitted by such written acceptance. In the event of a dispute, Settling Defendant may reduce the amount of the Performance Guarantee required hereunder only in accordance with a final administrative or judicial decision resolving such dispute. No change to the form or terms of any Performance Guarantee provided under this Section, other than a reduction in amount, is authorized except as provided in Paragraphs 47 or 49.c. of this Consent Judgment.

b. Change of Form of Performance Guarantee

(1) If, after entry of this Consent Judgment, Settling Defendant desires to change the form or terms of any Performance Guarantee(s) provided pursuant to this Section, Settling Defendant may, on any anniversary date of entry of this Consent Judgment, or at any other time agreed to by the Parties, petition EPA in writing to request a change in the form of the Performance Guarantee provided hereunder. The submission of such proposed revised or alternative form of Performance Guarantee shall be as provided in Paragraph 49.b(2). of this Consent Judgment. Any decision made by EPA on a petition submitted under this subparagraph 49.b(1) shall be made in EPA's sole and unreviewable discretion, and such decision shall not be subject to challenge by Settling Defendant pursuant to the dispute resolution provisions of this Consent Judgment or in any other forum.

(2) Settling Defendant shall submit a written proposal for a revised or alternative form of Performance Guarantee to EPA which shall specify, at a minimum, the estimated cost of the remaining Work to be performed, the basis upon which such cost was calculated, and the proposed revised form of Performance Guarantee, including all proposed instruments or other documents required in order to make the proposed Performance Guarantee legally binding. The proposed revised or alternative form of Performance Guarantee must satisfy all requirements set forth or incorporated by reference in this Section. Settling Defendant shall submit such proposed revised or alternative form of Performance Guarantee to the EPA's Fulton Avenue Superfund Site Attorney in accordance with Section XXVI (Notices and Submissions) of this Consent Judgment. EPA shall notify Settling Defendant in writing of its decision to accept or reject a revised or alternative Performance Guarantee submitted pursuant to this subparagraph. Within 10 days after receiving a written decision approving the proposed revised or alternative Performance Guarantee, Settling Defendant shall execute and/or otherwise finalize all instruments or other documents required in order to make the selected Performance Guarantee(s) legally binding in a form substantially identical to the documents submitted to EPA as part of the proposal, and such Performance Guarantee(s) shall thereupon be fully effective. Settling Defendant shall submit all executed and/or otherwise finalized instruments or other documents required in order to make the selected Performance Guarantee(s) legally binding to EPA's Fulton Avenue Superfund Site Attorney within 30 days of receiving a written decision approving the proposed revised or alternative Performance Guarantee in accordance with Section XXVI (Notices and Submissions) of this Consent Judgment and to the United States and EPA as specified in Section XXVI.

c. Release of Performance Guarantee. If Settling Defendant receives written notice from EPA in accordance with Paragraph 50.b. hereof that the Work has been fully and finally completed in accordance with the terms of this Consent Judgment, or if EPA otherwise so notifies Settling Defendant in writing, Settling Defendant may thereafter release, cancel, or discontinue the Performance Guarantee(s) provided pursuant to this Section. Settling Defendant shall not release, cancel, or discontinue any Performance Guarantee provided pursuant to this Section except as provided in this subparagraph. In the event of a dispute, Settling Defendant may release, cancel, or discontinue the Performance Guarantee(s) required hereunder only in accordance with a final administrative or judicial decision resolving such dispute.

XIV. CERTIFICATION OF COMPLETION

50. Completion of the Work

a. Within 90 days after Settling Defendant concludes that all phases of the Work (including Settling Defendant's obligations to perform O&M under this Consent Judgment) have been fully performed, Settling Defendant shall schedule and conduct a pre-certification inspection to be attended by Settling Defendant, and EPA. If, after the pre-certification inspection, Settling Defendant still believes that the Work has been fully performed, Settling Defendant 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 Judgment. The report shall contain the following statement, signed by a responsible corporate official of Settling Defendant or Settling Defendant's 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, and after reasonable opportunity for review and comment by the State, EPA determines that any portion of the Work has not been completed in accordance with this Consent Judgment, EPA will notify Settling Defendant in writing of the activities that must be undertaken by Settling Defendant pursuant to this Consent Judgment to complete the Work, provided, however, that EPA may only require Settling Defendant to perform such activities pursuant to this Paragraph to the extent that such activities are consistent with the "scope of the remedy selected in the Amended OUI ROD," as that term is defined in Paragraph 13.b. EPA will set forth in the notice a schedule for performance of such activities consistent with the Consent Judgment and the SOW or require Settling Defendant to submit a schedule to EPA for approval pursuant to Section XI (EPA Approval of Plans and Other Submissions). Settling Defendant shall perform all activities described in the notice in accordance with the specifications and schedules established therein, subject to its right to invoke the dispute resolution procedures set forth in Section XIX (Dispute Resolution).

b. If EPA concludes, based on the initial or any subsequent request for Certification of Completion by Settling Defendant and after a reasonable opportunity for review and comment by the State, that the Work has been performed in accordance with this Consent Judgment, EPA will so notify Settling Defendant in writing.

XV. EMERGENCY RESPONSE

51. In the event of any action or occurrence during the 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, Settling Defendant 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 Defendant shall notify the Chief of the Response and Prevention Branch of the Emergency and Remedial Response Division of EPA, Region 2, at (732) 321-6656, or, if such person or his/her delegate is unavailable, the EPA Region 2 Emergency 24-hour Hot Line at (732) 548-8730. Settling Defendant 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 plans or documents developed pursuant to the SOW. In the event that Settling Defendant fails to take appropriate response action as required by this Section, and EPA takes such action instead, Settling Defendant shall reimburse EPA for all costs of the response action not inconsistent with the NCP pursuant to Section XVI (Payments for Response Costs).

52. Nothing in the preceding Paragraph or in this Consent Judgment shall be deemed to limit any authority of the United States to: (i) take all appropriate action 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; or (ii) direct or order such action, or 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, subject to Section XXI (Covenants Not to Sue by Plaintiff).

XVI. PAYMENTS FOR RESPONSE COSTS

53. Payments for Future Response Costs

a. Settling Defendant shall pay to EPA all Future Response Costs not inconsistent with the National Contingency Plan. On a periodic basis the United States will send Settling Defendant billings for such costs. The billings will be accompanied by a printout of cost data from EPA's financial management system. Settling Defendant shall make all payments within 30 days of the date of each bill requiring payment, except as otherwise provided in Paragraph 54. Settling Defendant shall make all payments of Future Response Costs via electronic funds transfer ("EFT"). Such payments shall be remitted via EFT to the Federal Reserve Bank of New York, as follows. Settling Defendant shall provide the following information to its bank:

- i. EFT to be directed to: **Federal Reserve Bank of New York**
- ii. Bank Routing Number: **021030004**
- iii. Bank account number receiving the payment: **68010727**
- iv. SWIFT address: **FNYS33**
- v. Address: **Federal Reserve Bank of New York
33 Liberty Street
New York NY 10045**
- vi. Field Tag 4200 of the Fedwire message should read (for Fedwire payments): **D 68010727 Environmental Protection Agency**
- vii. Case Number: **09-CV-3917 (E.D.N.Y.)**
- viii. Amount of payment: _____
- ix. Name of remitter: **Genesco Inc.**

- x. Site name: **Fulton Avenue Superfund Site**
- xi. Site/Spill identifier: **02JN**

Along with this information, Settling Defendant shall instruct its bank to remit payment in the required amount via EFT to EPA's account at the Federal Reserve Bank of New York. To ensure that Settling Defendant's payment is properly recorded, Settling Defendant shall send a letter to the United States within one week of the EFT, which references the date of the EFT, the payment amount, the name of the Site, the case number, and Settling Defendant's name and address. Such letter shall be sent to the United States and EPA in accordance with Section XXVI (Notices and Submissions).

b. All payments by Settling Defendant pursuant to Paragraph 53.a. shall be deposited in the Fulton Avenue Superfund Site Special Account within the EPA Hazardous Substance Superfund to be retained and used to conduct or finance response actions at or in connection with the Site, or to be transferred by EPA to the EPA Hazardous Substance Superfund.

54. Settling Defendant may contest payment of any Future Response Costs under Paragraph 53 if it determines that the United States has made an accounting error or if it alleges that a cost item that is included represents costs that are inconsistent with the NCP. Such objection shall be made in writing within 30 days of receipt of the bill and must be sent to the United States. Any such objection shall specifically identify the contested Future Response Costs and the basis for objection. In the event of an objection, Settling Defendant shall within the 30-day period pay all uncontested Future Response Costs to the United States in the manner described in Paragraph 53. Simultaneously, Settling Defendant shall establish an interest-bearing escrow account in a federally-insured bank duly chartered in the State of New York and remit to that escrow account funds equivalent to the amount of the contested Future Response Costs. Settling Defendant shall send to the United States, as provided in Section XXVI (Notices and Submissions), 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, Settling Defendant shall initiate the Dispute Resolution procedures in Section XIX (Dispute Resolution). If the United States prevails in the dispute, within five days of the resolution of the dispute, Settling Defendant shall pay the sums due (with accrued interest) to the United States, in the manner described in Paragraph 53. If Settling Defendant prevails concerning any aspect of the contested costs, Settling Defendant shall pay that portion of the costs (plus associated accrued interest) for which it did not prevail to the United States in the manner described in Paragraph 53; Settling Defendant shall be disbursed any balance of the escrow account. The dispute resolution procedures set forth in this Paragraph in conjunction with the procedures set forth in Section XIX (Dispute Resolution) shall be the exclusive mechanisms for resolving disputes regarding Settling Defendant's obligation to reimburse the United States for its Future Response Costs.

55. In the event that the payments required by Paragraph 53 are not made within 30

days of Settling Defendant's receipt of the bill, Settling Defendant shall pay Interest on the unpaid balance. The Interest on Future Response Costs shall begin to accrue on the date of the bill. The Interest shall accrue through the date of Settling Defendant's payment. Payments of Interest made under this Paragraph shall be in addition to such other remedies or sanctions available to Plaintiff by virtue of Settling Defendant's failure to make timely payments under this Section including, but not limited to, payment of stipulated penalties pursuant to Paragraph 71. Settling Defendant shall make all payments required by this Paragraph in the manner described in Paragraph 53.

XVII. INDEMNIFICATION AND INSURANCE

56. Settling Defendant's Indemnification of the United States

a. The United States does not assume any liability by entering into this agreement or by virtue of any designation of Settling Defendant as EPA's authorized representatives under Section 104(e) of CERCLA. Settling Defendant shall 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, negligent or other wrongful acts or omissions of Settling Defendant, its officers, directors, employees, agents, contractors, subcontractors, and any persons acting on its behalf or under its control, in carrying out activities pursuant to this Consent Judgment, including, but not limited to, any claims arising from any designation of Settling Defendant as EPA's authorized representative under Section 104(e) of CERCLA. Further, Settling Defendant agrees 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 negligent or other wrongful acts or omissions of Settling Defendant, its officers, directors, employees, agents, contractors, subcontractors, and any persons acting on its behalf or under its control, in carrying out activities pursuant to this Consent Judgment. The United States shall not be held out as a party to any contract entered into by or on behalf of Settling Defendant in carrying out activities pursuant to this Consent Judgment. Neither Settling Defendant nor any such contractor shall be considered an agent of the United States.

b. The United States shall give Settling Defendant notice of any claim for which the United States plans to seek indemnification pursuant to Paragraph 56.a. and shall consult with Settling Defendant prior to settling such claim.

57. Settling Defendant waives all claims against the United States 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 Settling Defendant 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, Settling Defendant 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 Settling Defendant and any person for performance of Work on or relating to the Site, including, but not limited to, claims on account of construction delays.

58. No later than 15 days before commencing any on-Site Work, Settling Defendant shall secure, and shall maintain, comprehensive general liability insurance with limits of ten million dollars (\$10,000,000.00), combined single limit, and automobile liability insurance with limits of ten million dollars (\$10,000,000.00), combined single limit, naming the United States as an additional insured. In addition, for the duration of this Consent Judgment, Settling Defendant shall satisfy, or shall ensure that its 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 Defendant in furtherance of this Consent Judgment. Prior to commencement of the Work under this Consent Judgment, Settling Defendant shall provide to EPA certificates of such insurance and a copy of each insurance policy. Settling Defendant shall resubmit such certificates and copies of policies each year on the anniversary of the Effective Date. If Settling Defendant demonstrates by evidence satisfactory to EPA 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, Settling Defendant need provide only that portion of the insurance described above which is not maintained by the contractor or subcontractor. Settling Defendant shall ensure that all submittals to EPA under this Paragraph identify the Fulton Avenue Superfund Site, Nassau County, New York and Civil Action No. 09-3917.

XVIII. FORCE MAJEURE

59. "Force majeure," for purposes of this Consent Judgment, is defined as any event arising from causes beyond the control of Settling Defendant, of any entity controlled by Settling Defendant, or of Settling Defendant's contractors, that delays or prevents the performance of any obligation under this Consent Judgment despite Settling Defendant's best efforts to fulfill the obligation. The requirement that Settling Defendant 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.

60. If any event occurs or has occurred that may delay the performance of any obligation under this Consent Judgment, whether or not caused by a force majeure event, Settling Defendant 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 Emergency and Remedial Response Division, EPA Region 2, within 48 hours of when Settling Defendant first knew that the event might cause a delay. Within five days thereafter, Settling Defendant shall provide in writing to EPA 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; Settling Defendant's rationale for attributing such delay to a force majeure event if it intends to assert such a claim; and a statement as to whether, in the opinion of Settling Defendant, such event may cause or contribute to an endangerment to public health, welfare or the environment. Settling

Defendant shall include with any notice all available documentation supporting its claim that the delay was attributable to a force majeure. Failure to comply with the above requirements shall preclude Settling Defendant from asserting any claim of force majeure for that event for the period of time of such failure to comply, and for any additional delay caused by such failure. Settling Defendant shall be deemed to know of any circumstance of which Settling Defendant, any entity controlled by Settling Defendant, or Settling Defendant's contractors knew or should have known.

61. If EPA agrees that the delay or anticipated delay is attributable to a force majeure event, the time for performance of the obligations under this Consent Judgment that are affected by the force majeure event will be extended by EPA 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 does not agree that the delay or anticipated delay has been or will be caused by a force majeure event, EPA will notify Settling Defendant in writing of its decision. If EPA agrees that the delay is attributable to a force majeure event, EPA will notify Settling Defendant in writing of the length of the extension, if any, for performance of the obligations affected by the force majeure event.

62. If Settling Defendant elects to invoke the dispute resolution procedures set forth in Section XIX (Dispute Resolution) as to the force majeure event, it shall do so no later than fifteen (15) days after receipt of EPA's notice. In any such proceeding, Settling Defendant 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 Defendant complied with the requirements of Paragraphs 57 and 58, above. If Settling Defendant carries this burden, the delay at issue shall be deemed not to be a violation by Settling Defendant of the affected obligation of this Consent Judgment identified to EPA and the Court.

XIX. DISPUTE RESOLUTION

63. Unless otherwise expressly provided for in this Consent Judgment, the dispute resolution procedures of this Section shall be the exclusive mechanism to resolve disputes arising under or with respect to this Consent Judgment. However, the procedures set forth in this Section shall not apply to actions by the United States to enforce obligations of Settling Defendant that have not been disputed in accordance with this Section.

64. Any dispute which arises under or with respect to this Consent Judgment 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 party a written Notice of Dispute.

65. Statements of Position

- a. In the event that the Parties cannot resolve a dispute by informal

negotiations under the preceding Paragraph, then the position advanced by EPA shall be considered binding unless, within 10 days after the conclusion of the informal negotiation period, Settling Defendant invokes the formal dispute resolution procedures of this Section by serving on the United States 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 Settling Defendant. The Statement of Position shall specify Settling Defendant's position as to whether formal dispute resolution should proceed under Paragraph 66 or 67.

b. Within 14 days after receipt of Settling Defendant's Statement of Position, EPA will serve on Settling Defendant 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. EPA's Statement of Position shall include a statement as to whether formal dispute resolution should proceed under Paragraph 66 or 67. Within 14 days after receipt of EPA's Statement of Position, Settling Defendant may submit a Reply.

c. If there is disagreement between EPA and Settling Defendant as to whether dispute resolution should proceed under Paragraph 66 or 67, the parties to the dispute shall follow the procedures set forth in the paragraph determined by EPA to be applicable. However, if Settling Defendant ultimately appeals 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 66 or 67.

66. 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 Judgment; and (2) the adequacy of the performance of response actions taken pursuant to this Consent Judgment. Nothing in this Consent Judgment shall be construed to allow any dispute by Settling Defendant regarding the validity of the Amended OU1 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 parties to the dispute.

b. The Director of the Emergency and Remedial Response Division, EPA Region 2, will issue a final administrative decision resolving the dispute based on the administrative record described in Paragraph 64.a. This decision shall be binding upon Settling Defendant, subject only to the right to seek judicial review pursuant to Paragraphs 66.c. and 66.d.

c. Any administrative decision made by EPA pursuant to Paragraph 66.b. shall be reviewable by this Court, provided that a motion for judicial review of the decision is filed by Settling Defendant with the Court and served on the United States within 10 days of receipt of EPA's decision. The motion 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 Judgment. The United States may file a response to Settling Defendant's motion.

d. In proceedings on any dispute governed by this Paragraph, Settling Defendant shall have the burden of demonstrating that the decision of the Emergency and Remedial Response 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 64.a.

67. 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.

a. Following receipt of Settling Defendant's Statement of Position submitted pursuant to Paragraph 65, the Director of the Emergency and Remedial Response Division, EPA Region 2, will issue a final decision resolving the dispute. The Emergency and Remedial Response Division Director's decision shall be binding on Settling Defendant unless, within 10 days of receipt of the decision, Settling Defendant files with the Court and serves on the United States a motion for judicial review of the decision 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 Judgment. The United States may file a response to Settling Defendant's motion.

b. Notwithstanding Paragraph X of Section I (Background) of this Consent Judgment, judicial review of any dispute governed by this Paragraph shall be governed by applicable principles of law.

68. The invocation of formal dispute resolution procedures under this Section shall not extend, postpone or affect in any way any obligation of Settling Defendant under this Consent Judgment, not directly in dispute, unless EPA 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 75. Notwithstanding the stay of payment, stipulated penalties shall accrue from the first day of noncompliance with any applicable provision of this Consent Judgment. In the event that Settling Defendant does not prevail on the disputed issue, stipulated penalties shall be assessed and paid as provided in Section XX (Stipulated Penalties).

XX. STIPULATED PENALTIES

69. Settling Defendant shall be liable for stipulated penalties in the amounts set forth in Paragraphs 70 and 71 to the United States for failure to comply with the requirements of this Consent Judgment specified below, unless excused under Section XVIII (Force Majeure). "Compliance" by Settling Defendant shall include completion of the activities under this Consent Judgment or any work plan or other plan approved under this Consent Judgment identified below in accordance with all applicable requirements of law, this Consent Judgment, the SOW, and any plans or other documents approved by EPA pursuant to this Consent Judgment and within the specified time schedules established by and approved under this Consent Judgment.

70. Stipulated Penalty Amounts - First Tier

a. The following stipulated penalties shall accrue per violation per day for any noncompliance identified in subparagraph b. of this Paragraph:

<u>Penalty Per Violation Per Day</u>	<u>Period of Noncompliance</u>
\$ 2,500	1st through 14th day
\$ 7,500	15th through 30th day
\$10,000	31st day and beyond

b. Compliance Milestones

(1) submission and, if necessary, revision and resubmission of any plan, report, or other deliverable required by Section VI (Performance of the Work by Settling Defendant) or by the SOW or by any plan which is prepared pursuant to Section VI or the SOW and approved by EPA;

(2) any deadline imposed by the SOW or by any plan which is prepared pursuant to Section VI or the SOW and approved by EPA;

(3) obligations imposed by Section XV (Emergency Response);

(4) obligations imposed by Section IX (Access and Institutional Controls);

(5) performance of pre-remedial design activities and preparation of the OU1 Remedial Design in accordance with the Amended OU1 ROD, the SOW, and this Consent Judgment;

(6) implementation of the OU1 Remedial Action in accordance with the Amended OU1 ROD, the SOW, and this Consent Judgment;

(7) modification of the SOW or related work plans pursuant to Paragraph 13, and implementation of the work called for by such modifications in accordance with the modified SOW or work plans;

(8) implementation of O&M, including post-remediation monitoring in accordance with the Amended OU1 ROD and this Consent Judgment;

(9) performance of studies and investigations pursuant to Section VII (Remedy Review).

71. Stipulated Penalty Amounts - Second Tier

a. The following stipulated penalties shall accrue per violation per day for any noncompliance with the requirements identified in subparagraph b. of this Paragraph:

<u>Penalty Per Violation Per Day</u>	<u>Period of Noncompliance</u>
\$ 1,000	1st through 14th day
\$ 3,000	15th through 30th day
\$ 5,000	31st day and beyond

b. Compliance Milestones

(1) permitting split or duplicate samples, quality assurance, and other requirements pursuant to Section VIII (Quality Assurance, Sampling, and Data Analysis);

(2) designation of Settling Defendant's Project Coordinator as required by Section XII (Project Coordinators);

(3) obligations imposed by Section XIII (Performance Guarantee);

(4) timely submission and, if necessary, revision and resubmission of the name, title and qualifications of the proposed Supervising Contractor pursuant to Section VI (Performance of Work by Settling Defendant);

(5) certification of completion requirements set forth in Section XIV (Certification of Completion), including both the requirement to make the certification and the requirement that the certification be truthful;

(6) timely notification regarding any delay or anticipated delay, consistent with Paragraph 60;

(7) indemnification and insurance requirements set forth in Section XVII (Indemnification and Insurance);

(8) reporting requirements set forth in Section X (Reporting Requirements);

(9) timely submission of written notification of any off-Site shipment of Waste Material from the Site to an out-of-state waste management facility pursuant to Paragraph 16;

(10) submission of documents and other information in accordance with Section XXIV (Access to Information);

(11) payments required by Section XVI (Payments for Response Costs); and

(12) any other requirement of this Consent Judgment that applies to

Settling Defendant and that is not identified in Paragraphs 70.b. and 69.b.

72. In the event that EPA assumes performance of a portion or all of the Work pursuant to Paragraph 83 (Work Takeover) of Section XXI, Settling Defendant shall be liable for a stipulated penalty in the amount of one million dollars (\$1,000,000.00).

73. 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. However, stipulated penalties shall not accrue: (1) with respect to a deficient submission under Section XI (EPA Approval of Plans and Other Submissions), during the period, if any, beginning on the 31st day after EPA's receipt of such submission until the date that EPA notifies Settling Defendant of any deficiency; (2) with respect to a decision by the Director of the Emergency and Remedial Response Division, EPA Region 2, under Paragraph 66.b. or 67.a. of Section XIX (Dispute Resolution), during the period, if any, beginning on the 21st day after the date that Settling Defendant's reply to EPA's Statement of Position is received until the date that the Director issues a final decision regarding such dispute; or (3) with respect to judicial review by this Court of any dispute under Section XIX (Dispute Resolution), during the period, if any, beginning on the 31st day after the Court's receipt of the final submission regarding the dispute until the date that the Court issues a final decision regarding such dispute. Nothing herein shall prevent the simultaneous accrual of separate penalties for separate violations of this Consent Judgment.

74. Following EPA's determination that Settling Defendant has failed to comply with a requirement of this Consent Judgment, EPA may give Settling Defendant written notification of the same and describe the noncompliance. EPA may send Settling Defendant a written demand for the payment of the penalties. However, penalties shall accrue as provided in the preceding Paragraph regardless of whether EPA has notified Settling Defendant of a violation.

75. All penalties accruing under this Section shall be due and payable to the United States within 30 days of Settling Defendant's receipt from EPA of a demand for payment of the penalties, unless Settling Defendant invokes the Dispute Resolution procedures under Section XIX (Dispute Resolution). All payments to the United States under this Section shall be made by EFT, consistent with the payment procedures set forth in Paragraph 53, above. Settling Defendant shall send a letter to the United States within one (1) week of the EFT, which references the date of the EFT; the payment amount and that the payment is for stipulated penalties; the name of the Site; the case number; and Settling Defendant's name and address. Such letter shall be sent to the United States and EPA as provided in Section XXVI (Notices and Submissions).

76. The payment of penalties shall not alter in any way Settling Defendant's obligation to complete the performance of the Work required under this Consent Judgment.

77. Penalties shall continue to accrue as provided in Paragraph 73 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 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 Defendant shall pay all accrued penalties determined by the Court to be owed to EPA 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 Defendant shall pay all accrued penalties determined by the District Court to be owing to the United States 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 or to Settling Defendant to the extent that it prevails.

78. If Settling Defendant fails to pay stipulated penalties when due, the United States may institute proceedings to collect the penalties, as well as Interest. Settling Defendant shall pay Interest on the unpaid balance, which shall begin to accrue on the date of demand made pursuant to Paragraph 75.

79. Nothing in this Consent Judgment shall be construed as prohibiting, altering, or in any way limiting the ability of the United States to seek any other remedies or sanctions available by virtue of Settling Defendant's violation of this Consent Judgment or of the statutes and regulations upon which it is based, including, but not limited to, penalties pursuant to Section 122(l) of CERCLA, provided, however, that the United States shall not seek civil penalties pursuant to Section 122(l) of CERCLA for any violation for which a stipulated penalty is provided herein, except in the case of a willful violation of the Consent Judgment.

80. Notwithstanding any other provision of this Section, the United States may, in its unreviewable discretion, waive any portion of stipulated penalties that have accrued pursuant to this Consent Judgment.

XXI. COVENANTS NOT TO SUE BY PLAINTIFF

81. In consideration of the actions that will be performed and the payments that will be made by Settling Defendant under the terms of the Consent Judgment, and except as specifically provided in Paragraph 82 of this Section, the United States covenants not to sue or to take administrative action against Settling Defendant pursuant to Sections 106 and 107(a) of CERCLA for performance of the Work and for recovery of Future Response Costs. These covenants not to sue shall take effect upon the Effective Date. These covenants not to sue are conditioned upon the satisfactory performance by Settling Defendant of its obligations under this Consent Judgment. These covenants not to sue extend only to Settling Defendant and do not extend to any other person.

82. General reservations of rights. The United States reserves, and this Consent Judgment is without prejudice to, all rights against Settling Defendant with respect to all matters not expressly included within Plaintiff's covenant not to sue. Notwithstanding any other provision of this Consent Judgment, the United States reserves all rights against Settling Defendant with respect to:

- a. claims based on a failure by Settling Defendant to meet a requirement of this Consent Judgment;
- b. liability arising from the past, present, or future disposal, release, or threat of release of Waste Material outside of the Site;
- c. liability based upon Settling Defendant's ownership or operation of the Site, or upon Settling Defendant's transportation, treatment, storage, or disposal, or the arrangement for the transportation, treatment, storage, or disposal of Waste Material at or in connection with the Site, other than the Work or as otherwise ordered by EPA, after signature of this Consent Judgment by Settling Defendant;
- d. liability for damages for injury to, destruction of, or loss of natural resources, and for the costs of any natural resource damage assessments;
- e. criminal liability;
- f. liability for violations of federal or state law which occur during or after implementation of the OU1 Remedial Action;
- g. liability, prior to Certification of Completion of the OU1 Remedial Action, for additional response actions that EPA determines are necessary to achieve Performance Standards, but that cannot be required pursuant to Paragraph 13 (Modification of the SOW or Related Work Plans);
- h. liability for additional operable units at the Site or the final response action;
- i. liability for response costs, including, but not limited to, direct and indirect costs, that the United States incurred at or in connection with the Site through February 29, 2008, plus Interest on all such costs that has accrued pursuant to 42 U.S.C. § 9607(a) through such date;
- j. liability for costs that the United States will incur related to the Site but are not within the definition of Future Response Costs; or
- k. liability for costs incurred or to be incurred by the Agency for Toxic Substances and Disease Registry related to the Site.

83. Work Takeover

- a. In the event EPA determines that Settling Defendant had (i) ceased implementation of any portion of the Work, or (ii) is seriously or repeatedly deficient or late in its performance of the Work, or (iii) is implementing the Work in a manner which may cause an endangerment to human health or the environment, EPA may issue a written notice ("Work Takeover Notice") to Settling Defendant. Any Work Takeover Notice issued by EPA will specify the grounds upon which such notice was issued and will provide Settling Defendant a period of ten days within which to remedy the circumstances giving rise to EPA's issuance of such notice.
- b. If, after expiration of the ten-day notice period specified in Paragraph

83.a., Settling Defendant has not remedied to EPA's satisfaction the circumstances giving rise to EPA's issuance of the relevant Work Takeover Notice, EPA may at any time thereafter assume the performance of all or any portions of the Work as EPA deems necessary ("Work Takeover"). EPA shall notify Settling Defendant in writing (which writing may be electronic) if EPA determines that implementation of a Work Takeover is warranted under this Paragraph 83.b.

c. Settling Defendant may invoke the procedures set forth in Section XIX (Dispute Resolution), Paragraph 66, to dispute EPA's implementation of a Work Takeover under Paragraph 81.b. However, notwithstanding Settling Defendant's invocation of such dispute resolution procedures, and during the pendency of any such dispute, EPA may in its sole discretion commence and continue a Work Takeover under Paragraph 81.b. until the earlier of (i) the date that Settling Defendant remedies, to EPA's satisfaction, the circumstances giving rise to EPA's issuance of the relevant Work Takeover Notice or (ii) the date that a final decision is rendered in accordance with Section XIX (Dispute Resolution), Paragraph 64, requiring EPA to terminate such Work Takeover.

d. After commencement and for the duration of any Work Takeover, EPA shall have immediate access to and benefit of any Performance Guarantee(s) provided pursuant to Section XIII of this Consent Judgment, in accordance with the provisions of Paragraph 48 of that Section. If and to the extent that EPA is unable to secure the resources guaranteed under any such Performance Guarantee(s) and Settling Defendant fails to remit a cash amount up to but not exceeding the estimated cost of the remaining Work to be performed, all in accordance with the provisions of Paragraph 48, any unreimbursed costs incurred by EPA in performing Work under the Work Takeover shall be considered Future Response Costs that Settling Defendant shall pay pursuant to Section XVI (Payments for Response Costs).

84. Notwithstanding any other provision of this Consent Judgment, the United States retains all authority and reserves all rights to take any and all response actions authorized by law.

XXII. COVENANTS BY SETTLING DEFENDANT

85. Covenant Not to Sue. Subject to the reservations in Paragraph 86, Settling Defendant hereby covenants not to sue and agrees not to assert any claims or causes of action against the United States with respect to the Work, past response actions, and past and Future Response Costs as defined herein or this Consent Judgment, including, but not limited to:

a. 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), 107, 111, 112, 113 or any other provision of law;

b. any claims against the United States, including any department, agency or instrumentality of the United States under CERCLA Sections 107 or 113 related to the Site; or

c. any claims arising out of response actions at or in connection with the Site, including any claim under the United States Constitution, the Tucker Act, 28 U.S.C. § 1491, the Equal Access to Justice Act, 28 U.S.C. § 2412, as amended, or at common law.

Except as provided in Paragraph 88 (Waiver of Claims Against *De Micromis* Parties) and Paragraph 93 (waiver of Claim-Splitting Defenses), these covenants not to sue shall not apply in the event that the United States brings a cause of action or issues an order pursuant to the reservations set forth in Paragraphs 80.b.-d. or 80.g.-k., but only to the extent that Settling Defendant's claims arise from the same response action, response costs, or damages that the United States is seeking pursuant to the applicable reservation.

86. Settling Defendant reserves, and this Consent Judgment is without prejudice to, claims against the United States, subject to the provisions of Chapter 171 of Title 28 of the United States Code, for money damages for injury or loss of property or personal injury or death caused by the negligent or wrongful act or omission of any employee of the United States while acting within the scope of his office or employment under circumstances where the United States, if a private person, would be liable to the claimant in accordance with the law of the place where the act or omission occurred. However, any such claim shall not include a claim for any damages caused, in whole or in part, by the act or omission of any person, including any contractor, who is not a federal employee as that term is defined in 28 U.S.C. § 2671; nor shall any such claim include a claim based on EPA's selection of response actions, or the oversight or approval of Settling Defendant's plans or activities. The foregoing applies only to claims which 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.

87. Nothing in this Consent Judgment 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).

88. Settling Defendant agrees not to assert any claims and to waive all claims or causes of action that it may have for all matters relating to the Site, including but not limited to, claims or causes of action under Sections 107(a)(4)(B) and 113(f) of CERCLA, against any person where the person's liability to Settling Defendant with respect to the Site is based solely on having arranged for disposal or treatment, or for transport for disposal or treatment, of hazardous substances at the Site, or having accepted for transport for disposal or treatment of hazardous substances at the Site, if:

a. the materials contributed by such person to the Site containing hazardous substances did not exceed the greater of: (i) 0.002% of the total volume of waste at the Site; or (ii) 110 gallons of liquid materials or 200 pounds of solid materials.

b. This waiver shall not apply to any claim or cause of action against any person meeting the above criteria if EPA has determined that the materials contributed to the Site by such person contributed or could contribute significantly to the costs of response at the Site. This waiver also shall not apply with respect to any defense, claim, or cause of action that Settling Defendant may have against any person if such person asserts a claim or cause of action relating to the Site against Settling Defendant.

XXIII. EFFECT OF SETTLEMENT; CONTRIBUTION PROTECTION

89. Except as provided in Paragraph 86 (Waiver of Claims Against *De Micromis*

Parties), nothing in this Consent Judgment shall be construed to create any rights in, or grant any cause of action to, any person not a Party to this Consent Judgment. The preceding sentence shall not be construed to waive or nullify any rights that any person not a signatory to this Consent Judgment 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 Site against any person not a Party hereto.

90. The Parties agree, and by entering this Consent Judgment this Court finds, that Settling Defendant is entitled, as of the Effective Date, to protection from contribution actions or claims as provided by CERCLA Section 113(f)(2), 42 U.S.C. § 9613(f)(2) for matters addressed in this Consent Judgment. For purposes of the preceding sentence, the "matters addressed" in this Consent Judgment are Future Response Costs, and the Work as defined herein.

91. Settling Defendant agrees that with respect to any suit or claim for contribution brought by it for matters related to this Consent Judgment it will notify the United States in writing no later than 60 days prior to the initiation of such suit or claim.

92. Settling Defendant also agrees that with respect to any suit or claim for contribution brought against it for matters related to this Consent Judgment it will notify in writing the United States within ten days of service of the complaint on it. In addition, Settling Defendant shall notify the United States within ten days of service or receipt of any Motion for Summary Judgment and within ten days of receipt of any order from a court setting a case for trial.

93. In any subsequent administrative or judicial proceeding initiated by the United States for injunctive relief, recovery of response costs, or other appropriate relief relating to the Site, Settling Defendant shall not assert, and may not maintain, any defense or claim based upon the principles of waiver, res judicata, collateral estoppel, issue preclusion, claim-splitting, or other defenses based upon any contention that the claims raised by the United States 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 XXI (Covenants Not to Sue by Plaintiff).

XXIV. ACCESS TO INFORMATION

94. Settling Defendant shall provide to EPA, upon request, copies of all documents and information within its possession or control or that of its contractors or agents relating to activities at the Site or to the implementation of this Consent Judgment, 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 Defendant shall also make available to EPA, for purposes of investigation, information gathering, or testimony, its employees, agents, or representatives with knowledge of relevant facts concerning the performance of the Work.

95. Business Confidential and Privileged Documents

a. Settling Defendant may assert business confidentiality claims covering part or all of the documents or information submitted to Plaintiff under this Consent Judgment 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, or if EPA has notified Settling Defendant that the documents or information are not confidential under the standards of Section 104(e)(7) of CERCLA or 40 C.F.R. Part 2, Subpart B, the public may be given access to such documents or information without further notice to Settling Defendant.

b. Settling Defendant 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 Settling Defendant asserts such a privilege in lieu of providing documents, it shall provide Plaintiff 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 Defendant. However, no documents, reports or other information created or generated pursuant to the requirements of the Consent Judgment shall be withheld on the grounds that they are privileged.

96. 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.

XXV. RETENTION OF RECORDS

97. Until 10 years after Settling Defendant's receipt of EPA's notification pursuant to Paragraph 50.b. of Section XIV (Certification of Completion of the Work), Settling Defendant shall preserve and retain all non-identical copies of records and documents (including records or documents in electronic form) now in its possession or control or which come into its possession or control that relate in any manner to its liability under CERCLA with respect to the Site, including all documents and records that relate to the liability of any other person under CERCLA with respect to the Site. Settling Defendant must also retain, and instruct its contractors and agents to preserve, for the same period of time specified above all non-identical copies of the last draft or final version of any documents or records (including documents or records in electronic form) 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, provided, however, that Settling Defendant (and its contractors and agents) must retain, in addition, copies of all data generated during the performance of the Work and not contained in the aforementioned documents required to be retained. Each of the above record retention requirements shall apply regardless of any corporate retention policy to the contrary.

98. At the conclusion of this document retention period, Settling Defendant shall notify the United States at least 90 days prior to the destruction of any such records or documents, and, upon request by the United States, Settling Defendant shall deliver any such records or documents to EPA. Settling Defendant 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 Settling Defendant asserts such a privilege, it shall provide Plaintiff 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 Defendant. However, no documents, reports or other information created or generated pursuant to the requirements of the Consent Judgment shall be withheld on the grounds that they are privileged.

99. Settling Defendant hereby certifies that, to the best of its knowledge and belief, after thorough inquiry, it has not altered, mutilated, discarded, destroyed or otherwise disposed of any records, documents or other information (other than identical copies) 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, 42 U.S.C. §§ 9604(e) and 9622(e), and Section 3007 of RCRA, 42 U.S.C. § 6927.

XXVI. NOTICES AND SUBMISSIONS

100. Whenever, under the terms of this Consent Judgment, 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 its 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 Judgment with respect to the United States, EPA, and Settling Defendant, respectively.

As to the United States or EPA:

Chief, Eastern New York Remediation Section
New York Remediation Branch
Emergency and Remedial Response Division\

U.S. Environmental Protection Agency, Region 2
290 Broadway, 20th Floor
New York, N.Y. 10007-1866

Attention: Fulton Avenue Superfund Site Remedial Project Manager

Chief, New York/Caribbean Superfund Branch
Office of Regional Counsel
U.S. Environmental Protection Agency, Region 2
290 Broadway, 17th Floor
New York, N.Y. 10007-1866

Attention: Fulton Avenue Superfund Site Attorney

EES Case Management Unit
U.S. Department of Justice
Environment and Natural Resources Division
P.O. Box 7611
Washington, D.C. 20044-7611
eescdcopy.enrd@usdoj.gov
Re: DJ # 90-11-2-09329

Robert B. Kambic
Assistant United States Attorney
United States Attorney's Office
Eastern District of New York
610 Federal Plaza, 5th Floor
Central Islip, N.Y. 11722-4454
Re: USAO File No. 2008V00178

The original of any Performance Guarantee document submitted pursuant to Section XIII shall be sent to the following address, with copies to the EPA and United States addressees above:

Chief, Resource Management/Cost Recovery Section
Program Support Branch
Emergency and Remedial Response Division
U.S. Environmental Protection Agency, Region 2
290 Broadway, 18th Floor
New York, NY 10007-1866

Notices required under Section XVI. shall also be sent to the following address:

U.S. Environmental Protection Agency
26 W. Martin Luther King Drive
Cincinnati Finance Center, MS: NWD
Cincinnati, Ohio 45268
E-MAIL: AcctsReceivable.CINWD@epa.gov

As to the State:

Steven M. Scharf, P.E, Project Manager
New York State Department of Environmental Conservation
Division of Environmental Remediation
Remedial Action, Bureau A
625 Broadway
Albany, NY 12233-7015

As to Settling Defendant:

Chris Wenczel
ERM Consulting and Engineering
105 Maxess Road, Ste. 316
Melville, N.Y. 11747-3851

Paul A. Alexis, Esq.
Bradley Arant Boult Cummings LLP
Roundabout Plaza
1600 Division Street
Suite 700
Nashville, TN 37203

James J. Periconi, Esq.
Periconi, LLC
260 Madison Avenue, 17th Floor
New York, New York 10016

Roger Sisson, Esq.
Senior Vice President and General Counsel
Genesco Inc.
1415 Murfreesboro Road
Suite 490
Nashville, TN 37217

Thor Y. Urness, Esq.
Bradley Arant Boult Cummings LLP
Roundabout Plaza
1600 Division Street
Suite 700
Nashville, TN 37203

Technical specifications for submissions of sampling and monitoring data and spatial data are addressed in Section IV.A. of the SOW. All other deliverables shall be submitted in an electronic

form acceptable to the EPA Project Coordinator. If any deliverable includes maps, drawings, or other exhibits that are larger than 8.5" by 11", Settling Defendant shall also provide each EPA recipient with one paper copy of each such exhibit.

XXVII. EFFECTIVE DATE

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

XXVIII. RETENTION OF JURISDICTION

102. This Court retains jurisdiction over both the subject matter of this Consent Judgment and Settling Defendant for the duration of the performance of the terms and provisions of this Consent Judgment for the purpose of enabling either 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 Judgment, or to effectuate or enforce compliance with its terms, or to resolve disputes in accordance with Section XIX (Dispute Resolution) hereof.

XXIX. APPENDICES

103. The following appendices are attached to and incorporated into this Consent Judgment:

"Appendix A" is the Amended OUI ROD.

"Appendix B" is the SOW.

"Appendix C" is the description and/or map of the Site.

"Appendix D" is the draft Easement.

XXX. COMMUNITY RELATIONS

104. Settling Defendant shall propose to EPA its participation in the community relations plan to be developed by EPA ("Community Relations Plan"). EPA will determine the appropriate role for Settling Defendant under the Community Relations Plan. Settling Defendant shall also cooperate with EPA in providing information regarding the Work to the public. As requested by EPA, Settling Defendant 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 to explain activities at or relating to the Site.

XXXI. MODIFICATION

105. Schedules specified in this Consent Judgment for completion of the Work may be modified by agreement of EPA and Settling Defendant. All such modifications shall be made in writing.

106. Except as provided in Paragraph 13 (Modification of the SOW or Related Work Plans), no material modifications shall be made to the SOW without written notification to and written approval of the United States, Settling Defendant, and the Court, if such modifications fundamentally alter the basic features of the selected remedy within the meaning of 40 C.F.R. 300.435(c)(2)(B)(ii). 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 to the SOW that do not materially alter that document, or material modifications to the SOW that do not fundamentally alter the basic features of the selected remedy within the meaning of 40 C.F.R. § 300.435(c)(2)(B)(ii), may be made by written agreement between EPA, after providing the State with a reasonable opportunity to review and comment on the proposed modification, and Settling Defendant.

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

XXXII. LODGING AND OPPORTUNITY FOR PUBLIC COMMENT

108. This Consent Judgment shall be lodged with the Court for a period of not less than 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 Judgment disclose facts or considerations which indicate that the Consent Judgment is inappropriate, improper, or inadequate. Settling Defendant consents to the entry of this Consent Judgment without further notice.

109. If for any reason the Court should decline to approve this Consent Judgment 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.

XXXIII. SIGNATORIES/SERVICE

110. Each undersigned representative of Settling Defendant and the Assistant Attorney General for the 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 Judgment and to execute and legally bind such Party to this document.

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

112. 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 Settling Defendant with respect to all matters arising under or relating to this Consent Judgment. Settling Defendant hereby agrees 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.

XXXIV. FINAL JUDGMENT

113. This Consent Judgment and its appendices constitute the final, complete, and exclusive agreement and understanding between the Parties with respect to the settlement embodied in the Consent Judgment. The Parties acknowledge that there are no representations, agreements or understandings relating to the settlement other than those expressly contained in this Consent Judgment.

114. Upon approval and entry of this Consent Judgment by the Court, this Consent Judgment shall constitute a final judgment between and among the United States and Settling Defendant. The Court finds that there is no just reason for delay and therefore enters this judgment as a final judgment under Fed. R. Civ. P. 54 and 58.

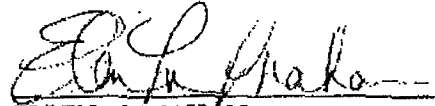
SO ORDERED THIS ^{15th} DAY OF August, 2016.


United States District Judge

THE UNDERSIGNED PARTY enters into this Consent Judgment in the matter of *United States v. Genesco Inc.*, relating to the Fulton Avenue Superfund Site.

FOR THE UNITED STATES OF AMERICA

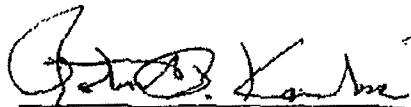
June 21, 2016
Date



ELLEN M. MAHAN
Deputy Section Chief
U.S. Department of Justice
Environment and Natural Resources Division
Environmental Enforcement Section
P.O. Box 7611
Washington, D.C. 20044-7611

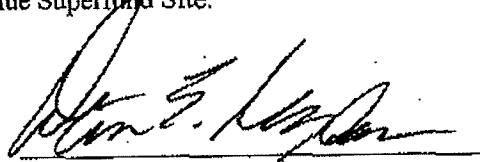
ROBERT L. CAPERS
United States Attorney
Eastern District of New York

By:



ROBERT B. KAMBIC
Assistant United States Attorney
United States Attorney's Office
Eastern District of New York
610 Federal Plaza, 5th Fl.
Central Islip, New York 11722-4454

THE UNDERSIGNED PARTY enters into this Consent Judgment in the matter of *United States v. Genesco Inc.*, relating to the Fulton Avenue Superfund Site.

A handwritten signature in black ink, appearing to read "Walter E. Mugdan", is written over a horizontal line.

Walter E. Mugdan, Director
Emergency and Remedial Response Division
U.S. Environmental Protection Agency, Region 2
290 Broadway, 19th Floor
New York, New York 10007-1866

THE UNDERSIGNED PARTY enters into this Consent Judgment in the matter of *United States v. Genesco Inc.*, relating to the Fulton Avenue Superfund Site.

FOR GENESCO INC.

6-8-2016

Date

Signature:



Roger Sisson
Sr. Vice President and General Counsel
1415 Murfreesboro Road
Suite 490
Nashville, TN 37217

Agent Authorized to Accept Service on Behalf of Above-signed Party:

Roger Sisson
Sr. Vice President and General Counsel
1415 Murfreesboro Road
Suite 490
Nashville, TN 37217
(615) 367-8444

Appendix B

STATEMENT OF WORK
Fulton Ave. Superfund Site, First Operable Unit
Nassau County, New York

I. WORK TO BE PERFORMED

The objectives of the work (hereinafter “Work,” as defined in Section IV of the Consent Judgment to which this Statement of Work (“SOW”) is attached) to be conducted for the first operable unit (“OU1”) interim remedial action (“OU1 Remedial Action”) for the Fulton Avenue Superfund site (“Site”) are to:

- Minimize and/or eliminate the potential for future human exposure to Site contaminants via contact with contaminated drinking water; and
- Help reduce migration of contaminated groundwater.

The foregoing objectives shall be met through implementation of the OU1 remedy selected in the U.S. Environmental Protection Agency’s (“EPA’s”) OU1 Record of Decision Amendment (“Amended OU1 ROD”) for the Site issued on September 30, 2015, attached as Appendix A to the Consent Judgment.

The Village of Garden City (“Village”) has been operating treatment systems on Village water supply wells 13 and 14 since 1989. The Village and Settling Defendant have entered into a separate agreement in *Incorporated Village of Garden City v. Genesco Inc. and Gordon Atlantic Corp.*, Civil Action No. 07-cv-5244 (E.D.N.Y.) whereby, in exchange for a lump sum payment, the Village has agreed to operate Village of Garden City water supply wells 13 and 14 for 30 years, regardless of whether those wells are needed for a potable water supply, and to operate, maintain, repair, and replace equipment of, as necessary, the two air strippers on those wells as called for in the Amended OU1 ROD.

The Settling Defendant shall perform or ensure the performance of the Work in accordance with the Consent Judgment, the Amended OU1 ROD, and this SOW, including all terms, conditions and schedules set forth herein or developed and approved

hereunder. The major components of the OU1 Remedial Action that are included within the Work to be implemented pursuant to this Consent Judgment are:¹

- Continued operation, maintenance and monitoring (“O&M”) of the air stripping treatment systems currently installed on Village water supply wells 13 and 14 in order to protect the public from exposure to Site-related volatile organic compounds (“VOCs”), including PCE, in groundwater entering those wells. These treatment systems will be maintained and replaced or upgraded as needed in order to ensure that water distributed to the public from Village water supply wells 13 and 14 complies with applicable or relevant and appropriate requirements (“ARARs”), including maximum contaminant levels (“MCLs”) under the federal Safe Drinking Water Act or, if more stringent, New York State drinking water standards at 10 NYCRR Part 5, Subpart 5-1. If needed, a vapor-phase carbon unit will be added to capture and treat VOCs being discharged from the air stripper treatment units. The pumping of Village water supply wells 13 and 14 provides an incidental benefit of helping to reduce the mobility of contaminants in the OU1 portion of the plume. The Amended OU1 ROD assumes the continued operation of Village water supply wells 13 and 14 until those wells no longer are impacted by contaminants above the MCLs for PCE and TCE.
- A monitoring plan that will include groundwater sampling to monitor contaminant levels in groundwater at the Site. The monitoring program will include monitoring of contamination that is entering Village water supply wells 13 and 14, monitoring of groundwater upgradient, sidegradient and downgradient of those wells, and graphic depictions of the results.
- Institutional controls in the form of local laws that restrict future use of groundwater at the Site and limit exposure at the commercial facility located at 150 Fulton Avenue in Garden City Park, New York (the “Fulton Property”), a source of the groundwater contamination at the Site. Specifically, the Nassau County Sanitary Code regulates installation of private potable water supply wells in Nassau County. In addition, the commercial facility at the Fulton Property is zoned for industrial use, and the EPA does not anticipate any changes to the land use in the foreseeable future. If a change in land use at the Fulton Property is proposed, additional investigation of soils may be necessary to determine whether the change in land use could affect exposure risks at the Fulton Property.

¹ Except as otherwise provided in this SOW, the Amended OU1 ROD elements dealing with vapor intrusion will be conducted by EPA and, pursuant to the Consent Judgment, Settling Defendant will be reimbursing EPA for the costs thereof.

- A site management plan (“SMP”) that will provide for the proper management of all OU1 remedy components, including compliance with institutional controls. The SMP will include: (a) O&M of the treatment systems on Village water supply wells 13 and 14 as well as monitoring of Site groundwater upgradient, sidegradient and downgradient of wells 13 and 14; and (b) periodic certifications by the party(ies) implementing the remedy that any institutional and engineering controls are in place and being complied with.
- Evaluation of the need for a vapor-phase carbon unit to capture and treat volatile organic compounds (“VOCs”) discharged from the air stripper treatment units in order to comply with the New York State Department of Environmental Conservation’s Division of Air Resources DAR-1 (“Air Guide-1”) and, if determined by EPA to be needed, the design, installation, operation and maintenance of such a unit.
- A periodic review of Site conditions will be conducted no less often than once every five years because due to the interim nature of the OU1 remedy, performance standards may take longer than five years to achieve.

Because the well 13 and 14 air strippers have already been constructed, the construction activities required for the Work are the installation of monitoring wells and, if needed, the installation of treatment equipment to treat air discharges from the air strippers.

Settling Defendant’s design and implementation of elements of the OU1 Remedial Action that have not already been constructed shall be in accordance with EPA Region 2’s *Clean and Green Policy* (“Green Strategy”). This policy may be found at http://www.epa.gov/region02/superfund/green_remediation/policy.html.

II. PERFORMANCE STANDARDS

The OU1 Remedial Action shall be designed and conducted to achieve compliance with the Performance Standards, which shall include and be consistent with the requirements set forth in the Amended OU1 ROD. The Performance Standards for the Remedial Action are:

- A. Minimize and/or eliminate potential, current, and future human exposures, including inhalation of vapors and ingestion of groundwater contaminated with volatile organic compounds;
- B. Help to reduce further migration of groundwater contaminated with PCE and TCE in the PCE-dominant portion of the groundwater plume; and

C. Compliance with all ARARs as set forth in the Amended OU1 ROD.

III. **PROJECT SUPERVISION/MANAGEMENT: SUPERVISING CONTRACTOR AND PROJECT COORDINATOR**

Supervising Contractor

The OU1 Remedial Design, OU1 Remedial Action, and any other technical work performed by Settling Defendant pursuant to the Consent Judgment shall meet any and all requirements of applicable federal, state and local laws and be performed under the direction and supervision of a qualified licensed professional engineering firm. All plans and specifications shall be prepared under the supervision of, and signed/certified by, a licensed New York professional engineer. On November 19, 2009, EPA approved Environmental Resources Management, Inc., as Settling Defendant's Supervising Contractor and issued an authorization to proceed. If at any time Settling Defendant proposes to change its Supervising Contractor, Settling Defendant shall, in accordance with Paragraph 10 of the Consent Judgment, give such notice to EPA and must obtain an authorization to proceed from EPA before the new Supervising Contractor performs, directs, or supervises any Work under the Consent Judgment.

Project Coordinator

Settling Defendant's Project Coordinator shall be responsible for the management of all Work to be performed pursuant to the Consent Judgment. The Project Coordinator shall have adequate technical and managerial experience to manage all Work described in this Statement of Work and under the Consent Judgment. The Project Coordinator shall be knowledgeable at all times about all matters relating to activities regarding the OU1 Remedial Design and OU1 Remedial Action. The Project Coordinator shall be the primary contact for EPA on all matters relating to Work at the Site and should be available for EPA to contact during all working days. The Project Coordinator shall not be an attorney. Settling Defendant's Project Coordinator and Alternate Project Coordinator are identified in Paragraph 41 of the Consent Judgment.

IV. **AMENDED REMEDIAL DESIGN WORK PLAN**

Within sixty (60) days of the Effective Date of the Consent Judgment, Settling Defendant shall submit, for review and approval pursuant to Section XI of the Consent Judgment, an Amended RD Work Plan, which shall be an amended version of Settling Defendant's RD Work Plan that EPA conditionally approved on October 13, 2011. The Amended RD

Work Plan shall provide for the collection of all data needed for performing the necessary OU1 Remedial Design activities.

The Amended RD Work Plan shall comply with CERCLA and relevant EPA guidance, including the EPA document entitled *Guidance on Oversight of Remedial Designs and Remedial Actions performed by Potentially Responsible Parties* (OSWER directive 9355.5-01, EPA/540/g-90-001), dated April 1990 and shall be in conformance, *inter alia*, with the *Superfund Remedial Design and Remedial Action Guidance*, dated June 1986, and other relevant EPA guidance documents.

The Amended RD Work Plan shall include plans and schedules for implementation of OU1 Remedial Design tasks, and shall include, but not be limited to, the following items listed in Paragraphs IV.A.-J., below.

A. Quality Assurance Project Plan

A Quality Assurance Project Plan ("QAPP") shall be prepared consistent with EPA *Requirements for Quality Assurance Project Plans for Environmental Data Operations*, (EPA QA/R-5, March 2001), and *Guidance for Quality Assurance Project Plans*, (EPA QA/G-5, EPA/240/R-02/009, December 2002), and subsequent amendments to such guidelines. The QAPP shall also be consistent with the *Uniform Federal Policy for Implementing Quality Systems* (UFP-QS), EPA-505-F-03-001, March 2005 or newer, *Uniform Federal Policy for Quality Assurance Project Plans* (UFP-QAPP), Parts 1, 2 and 3, EPA-505-B-04-900A, B and C, March 2005 or newer, and other guidance documents referenced in the aforementioned guidance documents. Amended guidelines shall apply only to procedures conducted after such notification. The QAPP shall include the following elements:

1. A detailed description of the sampling, analysis, and monitoring that shall be performed during the remedial design phase, consistent with this SOW, the Amended OU1 ROD, and the Consent Judgment.
2. All sampling, analysis, data assessment, and monitoring shall be performed in accordance with the guidance provided on EPA Region 2 Quality Assurance Homepage (<https://www.epa.gov/quality/managing-quality-environmental-data-epa-region-2>) or an alternate EPA- approved test method, and any updates thereto and the guidelines set forth in the Consent

Judgment. All testing methods and procedures shall be fully documented and referenced to current and established methods or standards.

3. The QAPP shall also specifically include the following items:
 - a. An explanation of the way(s) the sampling, analysis, and monitoring will produce data for the remedial design phase;
 - b. A detailed description of the sampling, analysis, and testing to be performed, including sampling methods, analytical and testing methods, sampling locations and frequency of sampling;
 - c. A map depicting sampling locations; and
 - d. A schedule for performance of specific tasks.
4. In the event that additional sampling locations and analyses are utilized or required, Settling Defendant shall submit to EPA an addendum to the QAPP for approval by EPA.
5. In order to provide quality assurance and maintain quality control with respect to all samples to be collected, Settling Defendant shall ensure the following:
 - a. Quality assurance and chain-of-custody procedures shall be performed in accordance with standard EPA protocol and guidance, as provided in the Region 2 Quality Assurance Homepage referred to above, and the guidelines as set forth in the Consent Judgment.
 - b. The laboratory to be used must be specified. Any laboratory certified for the analytic service to be provided by one of the following accreditation/certification programs: USEPA Contract Laboratory Program ("CLP"), National Environmental Laboratory Accreditation Program ("NELAP"), American Association for Laboratory Accreditation ("A2LA"), or a certification issued by a program conducted (or approved) by a state, and acceptable to EPA, will not require project-specific Performance Evaluation ("PE") samples, as these certifications require

PE samples on a quarterly basis. For EPA to approve use of a laboratory that does not participate in any of the certification programs listed above for the analyses required, PE samples must be analyzed to demonstrate the capability to conduct the required analysis. Once a noncertified laboratory demonstrates capability by analyzing PE samples, the laboratory should submit a copy of its Laboratory Quality Assurance Program Plan to EPA for review and approval.

- c. Laboratories utilized for analyses of samples must perform all analyses according to accepted EPA methods as documented in the *Contract Lab Program Statement of Work for Organic Analysis* (OLM04.3) or the latest revision, and the *Contract Lab Program Statement of Work for Inorganic Analysis* (ILM05.3) or the latest revision, or other EPA approved methods. Information on the Superfund Analytical Services/Contract Laboratory Program is available at: <https://www.epa.gov/clp>
- d. Unless indicated otherwise in the approved QAPP, all data will be validated upon receipt from the laboratory.
- e. Unless indicated otherwise in the approved QAPP, submission of the validation package (checklist, report, and Form 1 containing the final data) to EPA, prepared in accordance with the provisions of subparagraph f., below.
- f. Assurance that all analytical data that are validated as required by the QAPP are validated according to the procedures stated in the *EPA Region II Contract Lab Program Organics Data Review and Preliminary Review* (SOP #HW-6, Revision 12), dated March 2001, or the latest revision, and the *Evaluation of Metals Data for the Contract Laboratory Program* (SOP #HW-2, Revision 11), dated January 1992 or the latest revision, or EPA-approved equivalent procedures. Unless indicated otherwise in the approved QAPP, Settling Defendant shall require deliverables equivalent to CLP data packages from the laboratory for analytical data. Upon EPA's request, Settling Defendant shall submit to EPA the full

documentation (including raw data) for this analytical data. EPA reserves the right to perform an independent data validation, data validation check, or qualification check on generated data.

- g. Settling Defendant shall insert a provision in its contract(s) ~~with all laboratories utilized for analyses of samples, which~~ will require granting of access to EPA personnel and authorized representatives of EPA for the purpose of ensuring the accuracy of laboratory results related to the Site.
- h. Upon request, Settling Defendant shall allow split or duplicate samples to be taken by EPA and the State or their authorized representatives. Settling Defendant shall notify EPA not less than twenty-eight (28) days in advance of any sample collection activity unless shorter notice is agreed to by EPA. In addition, EPA shall have the right to take any additional samples that EPA deems necessary. Upon request, EPA shall allow Settling Defendant to take split or duplicate samples of any samples it takes as part of EPA's oversight of Settling Defendant's implementation of the Work.
- i. Settling Defendant shall submit to EPA, in electronic format as described below. The results of all sampling and/or tests or other data obtained or generated by or on behalf of Settling Defendant with respect to the Site and/or the implementation of this Consent Judgment within 15 working days of the date when those results or data become available to Settling Defendant, unless EPA agrees otherwise:
 - i. Sampling and monitoring data shall be submitted in standard regional Electronic Data Deliverable ("EDD") format which can be found at <http://www.epa.gov/region2/superfund/medd.htm>. Other delivery methods may be allowed by EPA if electronic direct submission presents a significant burden or as technology changes;

- ii. Spatial data, including spatially-referenced data and geospatial data, shall be submitted: (1) in the Environmental Systems Research Institute ("ESRI") File Geodatabase format; and (2) as unprojected geographic coordinates in decimal degree format using North American Datum 1983 ("NAD83") or World Geodetic System 1984 ("WGS84") as the datum. If applicable, submissions shall include the collection method(s). Projected coordinates may optionally be included but must be documented. Spatial data shall be accompanied by metadata, and such metadata shall be compliant with the Federal Geographic Data Committee ("FGDC") Content Standard for Digital Geospatial Metadata and its EPA profile, the EPA Geospatial Metadata Technical Specification. An add-on metadata editor for ESRI software, the EPA Metadata Editor ("EME"), complies with these FGDC and EPA metadata requirements and is available at <https://edg.epa.gov/EME/>;
- iii. Each file must include an attribute name for each Site unit or sub-unit submitted. Consult <http://www.epa.gov/geospatial/geospatial-policies-and-standards> for any further available guidance on attribute identification and naming; and
- iv. Spatial data submitted by SDs does not, and is not intended to, define the boundaries of the Site.

B. Health and Safety Contingency Plan

A Health and Safety Contingency Plan ("HSCP") for all activities performed under the Consent Judgment shall be developed by Settling Defendant to address the protection of public health and safety and the response to contingencies that could impact public health, safety, and the environment. The HSCP shall satisfy the requirements of the *Occupational Safety and Health Guidance for Hazardous Waste Site Activities* (June 1990, DHHS NIOSH Publication No. 90-117) and the Occupational Safety and Health Administration, U.S. Department of Labor ("OSHA") requirements cited below:

1. All Site activities shall be performed in such a manner as to ensure the safety and health of personnel so engaged. All Site activities shall be conducted in accordance with all pertinent general industry (29 CFR Part 1910) and construction (29 CFR Part 1926) OSHA standards, and EPA's *Standards Operating Safety Guides* (OSWER, 1988), as well as any other applicable State and municipal codes or ordinances. All Site activities shall comply with those requirements set forth in OSHA's final rule entitled *Hazardous Waste Operations and Emergency Response*, 29 CFR § 1910.120, Subpart H.
2. The HSCP shall include, at a minimum, the following elements:
 - a. Plans showing the location and layout of any temporary facilities to be constructed on or near the Site;
 - b. Description of the known hazards and evaluation of the risks associated with the Site and the potential health impacts related to the Site activities;
 - c. List of key personnel and alternates responsible for Site safety, response operations, and protection of the public;
 - d. Description of levels of protection (based on specified standards) to be utilized by all personnel;
 - e. Delineation of Work, decontamination, and safe zones, and definitions of the movement of zones;
 - f. Description of decontamination procedures for personnel and equipment, and handling and removal of disposable clothing or equipment;
 - g. Incidental emergency procedures which address emergency care for personnel injuries and exposure problems, and containment measures. These procedures shall include evacuation routes, internal and external communications procedures for response to fire, explosion, or other emergencies, the name of the nearest hospital and the route to that hospital. Local agencies with the capability to respond to emergencies shall be identified and their

capabilities shall be described. A description of the procedures for informing the community of these measures shall be outlined;

- h. Description of the personnel medical surveillance program in effect;
- i. Description of monitoring for personnel safety;
- j. Description of routine and special personnel training programs; and
- k. Description of an air monitoring program to determine concentrations of airborne contaminants to which workers on-Site and persons near the Site boundary may be exposed. The results of work-zone air monitoring may be used as a trigger for implementing Site-boundary air monitoring, additional control measures, and/or cessation of work.

C. Access and Other Approvals

The Amended RD Work Plan shall include descriptions of any approvals which Settling Defendant will need to comply with the Consent Judgment, with the exception of those approvals needed from EPA. This description shall detail how such approvals will be sought, and shall include a schedule for obtaining all necessary approvals. Such approvals shall include the consent of owners of property at or near the Site regarding access to conduct sampling, monitoring, remediation, restoration or other activities, in accordance with the Consent Judgment, and approval from any off-Site facility accepting Waste Material from the Site. This description shall be amended if subsequent approvals are required.

D. Remedial Design Schedules, Draft Schedule for Remedial Action, and Monitoring

The Amended RD Work Plan shall include a schedule covering all RD activities, including but not limited to, the submittal of the Final RD Report pursuant to Section VI, below. The Amended RD Work Plan shall also include a draft schedule for OU1 Remedial Action and monitoring

activities. The schedule shall be in the form of a task/subtask activity bar chart or critical path method sequence of events.

1. The draft schedule for OU1 Remedial Action and monitoring activities may be revised during the remedial process, subject to EPA's approval.
2. The OU1 Remedial Design schedule shall provide for completion and submittal to EPA of the Final RD Report within six (6) months of EPA's written notification of approval of the Amended RD Work Plan.
3. The draft schedule for the OU1 Remedial Action shall provide for completion and submittal to EPA of the Final OU1 Remedial Action Report within six (6) months of EPA's written notification of approval of the OU1 Remedial Design Report.

E. Copies of Any State and County Approvals

Copies of any New York State Department of Health and Nassau County Department of Health approvals for the air stripping units on Village water supply wells 13 and 14. Such information will be used by EPA in determining whether the treatment systems are Operational and Functional as defined in Paragraph 4 of the Consent Judgment.

F. Groundwater Monitoring Plan

A Groundwater Monitoring Plan shall be developed to determine the long-term effectiveness of the OU1 remedy, including assessing whether the concentrations and extent of groundwater contaminants related to OU1 are continuing to decrease or whether they pose a risk of exceeding the treatment capacity of the Village water supply wells 13 and 14 so as to warrant upgrades to the treatment systems. The Groundwater Monitoring Plan shall include, but not be limited to, the following:

1. At a minimum, groundwater samples shall be collected and analyzed from the following wells at the Site: MW-15A-B, MW-20A-C, MW-21A-C, MW-22A-C, MW-23A-D, GCP-08, GCP-15S, GCP-01S/D and GCP-18S/D, MW-26A-H, and MW-27A-H. In addition, the following two additional groundwater wells shall be installed: (i) one additional eight-zone groundwater monitoring

well ("MW-28A-H") shall be installed downgradient of Village water supply wells 13 and 14 to assist in monitoring whether the OU-1 groundwater contamination is migrating beyond the capture zones of those wells; and (ii) one additional deep groundwater monitoring well ("MW-21D") shall be added to the existing MW-21A-C well cluster.

2. Each groundwater monitoring well identified in the preceding subparagraph shall be sampled at the frequency identified on Attachment 1 to this SOW (Monitoring Well Sampling Program). Sampling and analysis may be performed less frequently if approved by EPA, or more frequently if required by EPA. Any decision by EPA to increase the sampling frequency shall be made by the Chief of EPA Region 2's New York Remediation Branch or a more senior EPA official. Any decision by EPA to increase the sampling frequency prior to the issuance of EPA's report for the first periodic review of the OU1 Remedial Action pursuant to CERCLA Section 121(c), 42 U.S.C. § 9621(c), shall not be subject to dispute resolution pursuant to Section XIX of the Consent Judgment. However, Settling Defendant may invoke dispute resolution pursuant to Section XIX after the issuance of EPA's report for the first such periodic review with respect to (i) any sampling frequency in effect at the time that EPA issues such report and that is more frequent than the sampling frequency provided for the corresponding well(s) in Attachment 1 or (ii) any EPA decision to increase the sampling frequency after such report is issued.
3. All groundwater samples shall be analyzed for Target Compound List volatile organic compounds using USEPA Method 8260B or another method as required by EPA.

G. Existing Air Stripper Treatment System

A plan to evaluate the existing air stripper treatment systems for Village water supply wells 13 and 14 shall be developed to determine if replacing components of, or repairing or upgrading, such existing systems for Village water supply wells 13 and 14 is necessary to ensure the protectiveness of human health. The evaluation shall include technical specifications, including treatment capacity, for those air stripping units, and shall propose the criteria for when such replacement, repair or

upgrade shall be required. Settling Defendant shall coordinate with the Village of Garden City Water District regarding such evaluation.

H. Vapor Phase Evaluation Report

A report shall be developed to evaluate whether a vapor-phase carbon unit is needed to capture and treat VOCs discharged from the air stripper treatment units on Village water supply wells 13 and 14 in order to comply with NYSDEC's DAR-1 and, if determined by EPA to be needed, the design, installation, operation and maintenance of such a unit.

I. Site Management Plan

An SMP that will provide for the proper management of all OU1 remedy components including compliance with institutional controls, with the exception of vapor intrusion work performed by EPA. The SMP shall include the O&M Plan (by reference) and shall provide for: (a) O&M of the treatment systems on Village wells 13 and 14 as well as monitoring of Site groundwater upgradient, sidegradient and downgradient of Village water supply wells 13 and 14; and (b) periodic certifications by the party(ies) implementing the remedy that any institutional and engineering controls are in place and being complied with.

J. Green Remediation Plan

A Green Remediation Plan ("GRP") that specifies how the OU1 Remedial Action will be implemented using the principles in EPA Region 2's *Clean and Green Policy*.

V. APPROVAL OF AMENDED REMEDIAL DESIGN WORK PLAN

EPA will either approve the Amended RD Work Plan, or require modification of such plan, in accordance with the procedures set forth in Section XI of the Consent Judgment. Settling Defendant shall implement the EPA-approved Amended RD Work Plan in accordance with the schedules contained therein.

VI. REMEDIAL DESIGN

Settling Defendant shall perform the OU1 Remedial Design activities in conformance with the Amended RD Work Plan approved by EPA and within the time frames specified in the remedial design schedule contained therein. The OU1 Remedial Design shall include the preparation of a Final RD Report.

A. Final Remedial Design Report

Settling Defendant shall submit a Final Remedial Design Report to EPA and NYSDEC in accordance with the schedule set forth in the approved Amended RD Work Plan. The Remedial Design Report shall include a discussion of the design criteria and objectives, with emphasis on the capacity and ability to meet design objectives successfully, and the final plans and specifications for the design. The Remedial Design Report shall also include the following items (to the extent that work has been performed regarding the items):

1. A technical specification for photographic documentation of the remedial construction work;
2. A discussion of the manner in which the OU1 Remedial Action will achieve the Performance Standards; and
3. A draft schedule for OU1 Remedial Action activities, and a preliminary schedule for operation and monitoring activities.

B. Additional Final Remedial Design Report Requirements

The Final RD report shall include final plans and specifications, and shall also include:

1. A discussion of the manner in which the design components detailed in Section IV, above, for the OU1 Remedial Action are considered in the design;
2. Table of Contents, as necessary, for the specifications, including a listing of items from the Construction Specifications Institute master format that are expected to be included in the construction specifications. This master format is presented in the Construction Specifications Institute's *Manual of Practice*, 1985 edition, available from the Construction Specifications Institute, 601 Madison Street, Alexandria, Virginia 22314;
3. Engineering plans representing an accurate identification of existing Site conditions and an illustration of the work proposed.

Typical items to be provided on such drawings include, at a minimum, the following:

- a. Title sheet including at least the title of the project, a key map, the name of the designer, date prepared, sheet index, and EPA/NYSDEC Project identification numbers;
- b. A site survey including the distance and bearing of all property lines for 150 Fulton Avenue and all other properties on which OU1 Remedial Action activities will be performed;
- c. All easements, rights-of-way, and reservations;
- d. All buildings, structures, wells, facilities, and equipment (existing and proposed) if any;
- e. A topographic survey, including existing and proposed contours and spot elevations for all areas that will be affected by the remedial activities, based on U.S. Coast and Geodetic Survey data;
- f. All utilities, existing and proposed, in areas where OU1 Remedial Action construction activities will be performed;
- g. Location and identification of all significant natural features including, *inter alia*, wooded areas, water courses, wetlands, flood hazard areas, and depressions;
- h. Flood hazard data and 100-year and 500-year flood plain delineation;
- i. North arrow, scale, sheet numbers and the person responsible for preparing each sheet;
- j. Decontamination areas, staging areas, borrow areas and stockpiling areas;
- k. Miscellaneous detail sheets;
- l. Definitions of all symbols and abbreviations;

- m. A specification for any signs to be posted at the Site. Such signs should describe the project, the name of the contractor performing the OU1 Remedial Design and OU1 Remedial Action work or the Settling Defendant, state that the project is being performed under EPA oversight, and provide an EPA contact for further information;
 - n. Site security measures;
 - o. Roadways; and
 - p. Electrical, mechanical, and/or structural plans, as required.
- 4. Survey work that is appropriately marked, recorded and interpreted for mapping, property easements and design completion;
 - 5. Drawings, as necessary, of all proposed equipment, improvements, details and all other construction and installation items to be developed in accordance with the current standards and guidelines of the State of New York. Drawings shall be of standard size, approximately 24" x 36". A list of drawing sheet titles will be provided;
 - 6. Any value engineering proposals;
 - 7. An O&M Plan which shall include the elements of the SMP. The O&M Plan shall be prepared in accordance with the Superfund Remedial Design and Remedial Action Guidance, OSWER Directive 9355.0-4A. The O&M Plan shall also include, but not be limited to, descriptions of the following:
 - a. personnel requirements, responsibilities, and duties, including a discussion for training, lines of authority;
 - b. all construction-related sampling, analysis, and monitoring to be conducted under the Consent Judgment;
 - c. A discussion of potential problems and remedies for such problems;

- d. A schedule for equipment replacement;
 - e. A plan for ensuring the continued operation of Village water supply wells 13 and 14 and the continued O&M (including repair, replacement or upgrades, as needed) of the air stripper treatment systems on those wells after the Village of Garden City is no longer required to operate and maintain the wells and treatment systems pursuant to the Settlement Agreement and Release in *Incorporated Village of Garden City v. Genesco Inc. and Gordon Atlantic Corp.*, Civil Action No. 07-CV-5244 (E.D.N.Y.);
 - f. A plan for the monitoring and maintenance of the existing sub-slab ventilation system at the Fulton Property until EPA determines that such system is no longer needed to protect human health;
 - g. All OU1 Remedial Action-related monitoring requirements;
 - h. An O&M and monitoring schedule; and
 - i. How the O&M will be performed in accordance with EPA Region 2's Clean and Green Policy.
- 8. A report describing those efforts made to secure access and institutional controls and obtain other approvals and the results of those efforts (*see* Section IV.C., above). Legal descriptions of property or easements to be acquired shall be provided, along with the final engineer's construction cost estimate;
 - 9. The GRP, which shall describe how the OU1 Remedial Action will be performed in accordance with EPA Region 2's *Clean and Green Policy*.
 - 10. A plan for implementation of construction and construction oversight including any GRP requirements;
 - 11. A method for selection of the construction contractor(s);

12. A final engineer's construction cost estimate; and
13. A proposed schedule for implementing all of the above.

VII. **REMEDIAL ACTION**

A. **Performance of the OU1 Remedial Action**

1. Within thirty (30) days of EPA's written approval of the RD Report, Settling Defendant shall initiate and perform the remedial action in accordance with the approved Final Remedial Design Report, which includes the approved OU1 Remedial Action schedule.
2. During performance of the OU1 Remedial Action, Settling Defendant may identify and request EPA approval for field changes to the approved Final Remedial Design Report and remedial action schedule, as necessary, to complete the Work. EPA will approve, disapprove, or require modification of any requests for field changes in accordance with the procedures set forth in Section XI of the Consent Judgment.

B. **Operation and Maintenance Plan**

1. In accordance with the schedule in the EPA approved Final Remedial Design Report, Settling Defendant shall submit to EPA a revised O&M Plan submitted pursuant to Section VI.B.7., above, by addressing the O&M requirements for the remedy as actually constructed.
2. EPA will either approve the O&M Plan or require modification of it, in accordance Section XI of the Consent Judgment.
3. Proposed modifications to the approved O&M Plan may be submitted to EPA for consideration upon completion of construction or thereafter if Settling Defendant can demonstrate that such modifications would enhance and/or maintain the environmental monitoring programs.

4. EPA will approve, disapprove, or require modifications of the request for modification of the O&M Plan in accordance with the procedures set forth in Section XI of the Consent Judgment.

VIII. **PRE-FINAL AND FINAL INSPECTIONS, REMEDIAL ACTION REPORT, NOTICE OF CONSTRUCTION COMPLETION**

- A. At least fourteen (14) days prior to the completion of construction, Settling Defendant and its contractor(s) shall be available to accompany EPA personnel and/or their representatives on a pre-final inspection. The prefinal inspection shall consist of a walkover of the Site to determine the completeness of the construction and its consistency with the RD Reports, the Consent Judgment, the Amended OU1 ROD, and applicable federal and state laws, rules, and regulations.
- B. Following the pre-final inspection, EPA will either specify the necessary corrective measures to the construction phase of the RA, or determine that construction is complete. If EPA requires corrective measures, Settling Defendant shall undertake the corrective measures according to a schedule approved by EPA. Within fourteen (14) days after completion of the construction of the corrective measures, Settling Defendant and its contractor(s) shall be available to accompany EPA personnel or their representatives on an inspection as provided for in the preceding paragraph. Such inspection will be followed by further directions and/or notifications by EPA as provided in this paragraph. Within forty-five (45) days of EPA's determination that construction is complete and is consistent with the Amended OU1 ROD, this SOW, and the Consent Judgment, the Settling Defendant shall submit to EPA, for review and approval pursuant to Section XI of the Consent Judgment, a Draft RA Report, as set forth in Subsection D, below.
- C. Within twenty-one (21) days of the date that Settling Defendant concludes that it has met the Performance Standards as specified in this SOW, Settling Defendant shall schedule and conduct a final inspection to be attended by Settling Defendant, EPA, NYSDEC, and/or their respective representatives. The final inspection will consist of a walk-through of the project to determine the completeness of the RA and its consistency with the Amended OU1 ROD, this SOW, and the Consent Judgment. EPA may direct Settling Defendant to correct any deficiencies identified during the inspection. Settling Defendant shall implement the tasks necessary to correct any deficiencies in accordance with the specifications and

schedules established by EPA. Within forty-five (45) days of EPA's determination that Performance Standards and cleanup objectives have been attained, as specified in this paragraph, Settling Defendant shall submit to EPA, for review and approval pursuant to Section XI of the Consent Judgment, a Final RA Report, as set forth in Subsection D, below.

D. The Draft and Final RA Reports set forth in Subsections B and C, above, shall include the following sections:

1. Introduction

- a. Include a brief description of the location, size, environmental setting, and operational history of the Site.
- b. Describe the operations and waste management practices that contributed to contamination of the Site.
- c. Describe the regulatory and enforcement history of the Site.
- d. Describe the major findings and results of Site investigation activities.
- e. Describe prior removal and remedial activities at the Site.

2. Background

- a. Summarize requirements specified in the Amended OU1 ROD. Include information on the cleanup goals, institutional controls, monitoring requirements, operation and maintenance requirements, and other parameters applicable to the design, construction, operation, and performance of the RA.
- b. Provide additional information regarding the basis for determining the cleanup goals, including planned future land use.
- c. Summarize the OU1 Remedial Design, including any

significant regulatory or technical considerations or events occurring during the preparation of the OUI Remedial Design.

- d. Identify and briefly discuss any ROD amendments, explanation of significant differences, or technical impracticability waivers.

3. Construction Activities

Provide a step-by-step summary description of the activities undertaken to construct and implement the OUI Remedial Action (e.g., mobilization and Site preparatory work; associated Site work; and sampling activities).

4. Chronology of Events

- a. Provide a tabular summary that lists the major events for the OUI Remedial Action and associated dates of those events, starting with the Amended OUI ROD signature.
- b. Include significant milestones and dates, such as Final Remedial Design Report submittal and approval; ROD amendments; mobilization and construction for the remedy; monitoring and sampling events; final sampling and confirmation-of-performance results; required inspections; demobilization; and startup of post-construction operation & maintenance activities.

5. Performance Standards and Construction Quality Control

- a. Describe the overall performance of the construction in terms of comparison to Performance Standards.
- b. Provide an explanation of the approved construction quality assurance and construction quality control requirements or cite the appropriate reference for this material. Explain any substantial problems or deviations.
- c. Provide an assessment of the performance data quality, including the overall quality of the analytical data, with a

brief discussion of QA/QC procedures followed, use of a QAPP, comparison of analytical data with data quality objectives.

6. Final Inspection and Certifications

- a. ~~Report the results of the various OUI Remedial Action contract inspections, and identify noted deficiencies.~~
- b. Briefly describe adherence to health and safety requirements while implementing the OUI Remedial Action. Explain any substantial problems or deviations.
- c. Summarize details of the institutional controls (*e.g.*, the type of institutional control, who will maintain the control, who will enforce the control).
- d. Describe results of pre-certification inspection. This section shall include a certification statement, signed by a responsible corporate official of one or more of the Settling Defendant or by the Settling Defendant's Project Coordinator, which states the following:

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.

7. Summary of Project Costs

- a. Provide the actual final costs for the project. If actual costs are not available, provide estimated costs.
- b. Provide the costs previously estimated in the Amended OUI ROD for the OUI remedy, including OUI Remedial Action capital costs. Adjust the estimates to the same dollar basis year as the actual project costs, and provide the index used.

- c. Compare actual RA costs to the adjusted Amended OU1 ROD estimates. If outside the range of -30 to +50 percent, explain the reasons for differences.
 - d. Refer the reader to the applicable Appendix, described below, for a detailed breakdown of costs.
-

8. Observations and Lessons Learned

Provide Site-specific observations and lessons learned from the project, highlighting successes and problems encountered and how they were resolved.

9. Contact Information

Provide contact information (names, addresses, phone numbers, and contract/reference data) for the major design and remediation contractors, as applicable.

10. Appendices: Cost and Performance Summary

- a. The specific parameters for documenting cost and performance information are presented in the *Guide to Documenting and Managing Cost and Performance Information for Remediation Projects*, EPA 542-B-98-007.
- b. Identify the matrix characteristics and Site conditions that affected the cost and performance, the corresponding values measured for each characteristic or condition, and the procedures used for measuring those characteristics or conditions.
- c. Identify the operating parameters specified by the remediation contractor that most affected the cost and performance, the corresponding values measured for each parameter, and the procedures used for measuring those parameters.
- d. Provide a detailed breakout of the actual OU1 Remedial Action capital costs.

- e. Provide supplemental information in appendices to the OU1 Remedial Action Report. These could include a map of the Site, supplemental performance information, and a list of references.

E. Pursuant to Section XI of the Consent Judgment, EPA either will approve the Draft RA Report, thus making it the Final RA Report, require modifications, and/or require, in accordance with Subsection VIII.B. or C., above, corrective measures to fully and properly implement the OU1 Remedial Action.

IX. **PERFORMANCE OF CONTINUED OPERATION OF THE REMEDIAL ACTION**

Upon EPA's approval of the Draft Remedial Action Report (*see* Section VIII.E., above), Settling Defendant shall continue remedial action and monitoring activities in accordance with the approved O&M Plan.

Attachment 1

Monitoring Well Sampling Program

Group 1 Wells are as follows:

GCP-01 S/D
GCP 08
GCP-18 S/D
GCP-15S
MW-15 A-B
MW-20 A-C
MW-22 A-C
MW-23 A-D

Group 1 Wells shall be sampled and analyzed at the following frequency:

The first sampling round shall commence within 20 days of EPA approval of the RD Work Plan, and sampling shall be performed every 24 months thereafter.

Group 2 Wells are as follows:

MW-21 A-D

Group 2 Wells shall be sampled and analyzed at the following frequency:

Year 1 – quarterly, to commence approximately 30 days after completion of construction of MW 21 D and MW 28 A-H
Year 2 – semi-annually (every six months)
Year 3 – semi-annually (every six months)
Year 4 – no sampling and analysis
Year 5 (and beyond) – once in year 5 and every 24 months thereafter.

Group 3 Wells are as follows:

MW-26 A-H
MW-27 A-H
MW-28 A-H

Group 3 Wells shall be sampled and analyzed at the following frequency:

Year 1 – quarterly, to commence approximately 30 days after completion of construction of MW 21 D and MW 28 A-H

Year 2 – 9 of 24 zones, with EPA approval of the specific zones, semi-annually
(every six months)

Year 3 – 9 of 24 zones with EPA approval of the specific zones semi-annually
(every six months)

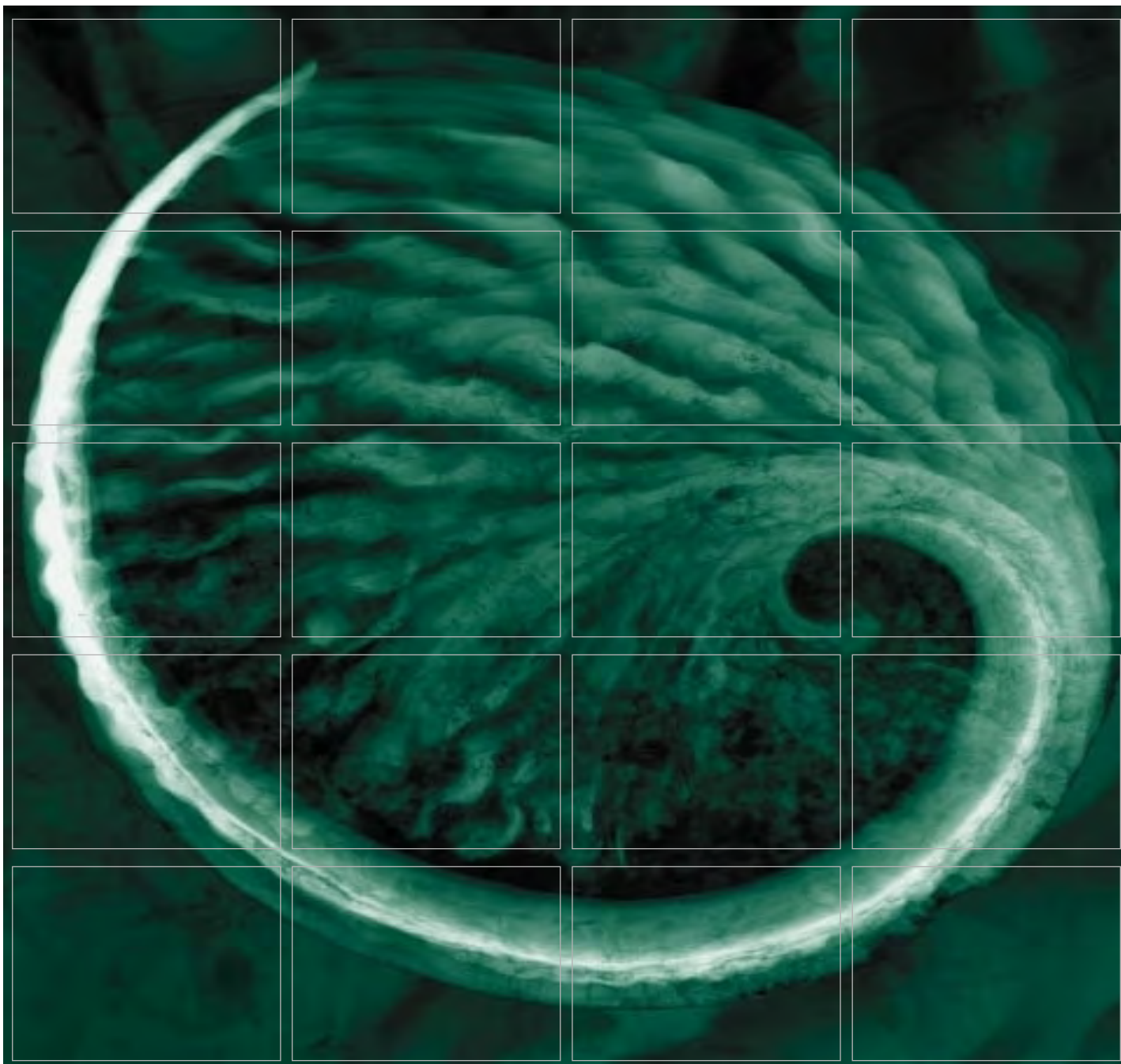
Year 4 – no sampling and analysis

Year 5 (and beyond) – once in year 5 and every 24 months thereafter.

Appendix B

OU 1 Quality Assurance Project Plan

DRAFT



Operable Unit 1 Quality Assurance Project Plan

*Fulton Avenue Superfund Site
150 Fulton Avenue
Garden City Park, Nassau County, New York*

August 2017

www.erm.com

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ATTACHMENT B - OU1 RD & OU1 RA Project Schedules (Figures 3 & 4 from the OU1 RD Work Plan)

ATTACHMENT C - Standard Operating Procedures

ATTACHMENT D - Laboratory Operating Procedures

***ATTACHMENT E - New York State Department Of Environmental Conservation
Analytical Service Protocol***

INTRODUCTION

This first operable unit (OU1), interim remedial action (RA), remedial design (RD) Quality Assurance Project Plan (QAPP) for the Fulton Avenue Superfund Site (Site) presents the policies, organization, objectives, functional activities and specific Quality Assurance (QA) and Quality Control (QC) activities designed to achieve the data quality goals associated with the OU1 RD activities, and subsequent implementation of the OU1 RA.

The work to be performed and described herein is in accordance with the OU1 remedy selected in the U.S. Environmental Protection Agency (EPA) 30 September 2015 OU1 Record of Decision Amendment (Amended OU1 ROD) for the Site. The work will be implemented in accordance with the revised OU1 Consent Judgment No. CV-09-3917 (2016 CJ) and revised OU1 Statement of Work (2016 SOW) approved and entered by the United States District Court for the Eastern District of New York on 15 August 2016.

The purpose and objective of the QAPP is to ensure that the analytical results are accurate and representative of field conditions. The analytical methods and QA/QC procedures presented in this QAPP are referenced from and consistent with the guidelines established in the *Uniform Federal Policy for Quality Assurance Project Plans* (UFP-QAPP) and Section 6 (Part B) of *Quality Systems for Environmental Data and Technology Programs - Requirements with guidance for use*, ANSI/ASQ E4 (February 2004).

The *Uniform Federal Policy for Quality Assurance Project Plans* (UFP-QAPP) is a consensus quality systems document prepared by the Intergovernmental Data Quality Task Force (IDQTF), a working group made up of representatives from the EPA, the Department of Defense (DoD), and the Department of Energy (DOE). Originally issued in 2005, the UFP-QAPP was developed to provide procedures and guidance for consistently implementing the national consensus standard ANSI/ASQ E-4, *Quality Systems for Environmental Data and Technology Programs*, for the collection and use of environmental data at Federal facilities.

The UFP-QAPP is a workbook that consists of a collection of templates or worksheets that, once completed, addresses all required elements of a QAPP. While use of the term QAPP has been retained, the information contained in the worksheets captures the elements that would comprise related project-planning documents, such as a Sampling and Analysis Plan (SAP), Work Plan (WP), and Field Sampling Plan (FSP). Hence, this QAPP is designed to be a stand-alone document containing certain background supporting information (Worksheet #10: Conceptual Site Model), specifications, and procedures necessary for project personnel to carry out their assigned responsibilities. For example, the field team should be able to rely on the QAPP for complete sampling instructions/standard operating procedures, including how to sample, where to sample, how many samples to collect, the types of bottles, preservatives, related QC, etc.

This QAPP is an integral part of the OU1 Site Management Plan (SMP) for long-term Site management that is a dynamic document which will be subject to revision from time to time during the course of the OU1 RA. Revisions will likely be required to address changes in regulatory requirements or field conditions to ensure the scope of the QAPP is aligned with the needs of the OU1 RA, and that data goals are met including the accuracy and representativeness of all analytical results.

QAPP Worksheet #1 & 2: Title & Approval Page

SITE NAME/PROJECT NAME: Fulton Avenue Superfund Site Operable Unit 1

TITLE: Quality Assurance Project Plan

SITE LOCATION: 150 Fulton Avenue, Garden City Park, New York

PREPARATION DATE: 05 January 2017

REVISION NUMBER: 3.0

REVISION DATE: 24 August 2017

SITE NUMBER/CODE: CERCLA Site No.: NY0000110247
New York State Registry of Inactive Hazardous Waste Disposal Sites
Site Number 130073

OPERABLE UNIT: 1 (OU1)

LEAD ORGANIZATION ERM Consulting & Engineering, Inc. (ERM)

DOCUMENT TITLE: Operable Unit 1, Quality Assurance Project Plan
Fulton Avenue Superfund Site
150 Fulton Avenue, Garden City Park, New York

PREPARER'S NAME & ORGANIZATIONAL AFFILIATION:
Chris Wenczel, ERM
Brice Lynch, ERM

PREPARER'S ADDRESS, TELEPHONE NUMBER, AND E-MAIL ADDRESS:
105 Maxess Road, Suite 316
Melville, New York 11747,
631-756-8900

chris.wenczel@erm.com & brice.lynch@erm.com

Project Coordinator/Lead Organization Project Manager (Sign and Date)

Chris Wenczel, ERM

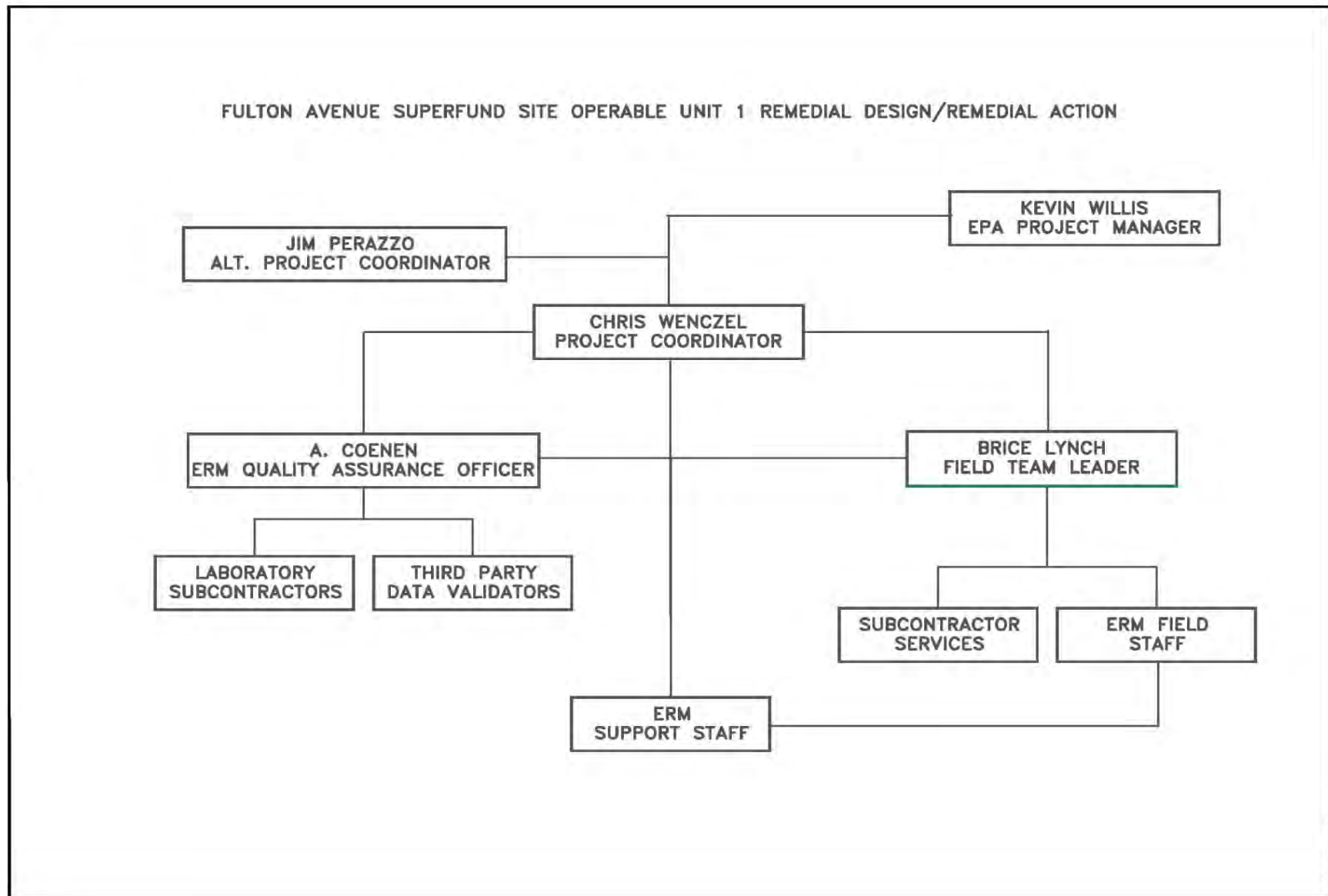
United States Environmental Protection Agency (USEPA) (Sign and Date)

Kevin Willis, USEPA Remedial Project Manager

QAPP Worksheet #3 & 5: Project Organization & QAPP Distribution

QAPP Recipients	Title	Organization	Telephone Number	Fax Number	E-mail Address
Kevin Willis	Remedial Project Manager	EPA Region II	212-637-4252	212-637-4279	willis.kevin@epamail.epa.gov
Steven M. Scharf, P.E.	Remedial Project Manager	NYSDEC	518-402-9620	518-402-9022	sxscharf@gw.dec.state.ny.us
John Swartwout	Chief - Section C, Remedial Bureau A	NYSDEC	518-402-9620	518-402-9022	jbswarto@gw.dec.state.ny.us
Douglas Fischer	Assistant Regional Counsel New York/ Caribbean Superfund Branch Office of Regional Counsel	USEPA	212-637-3180	212-637-3104	fischer.douglas@epamail.epa.gov
Robert Kambic	Assistant U.S. Attorney U.S. Attorney's Office, EDNY	USDOJ	631-715-7852	631-715-7920	robert.kambic@usdoj.gov
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Chris Wenczel	Principal Consultant	ERM	631-756-8920	631-756-8901	chris.wenczel@erm.com
Andrew Coenen	Senior Chemist	ERM	631-756-8959	631-756-8901	andrew.coenen@erm.com
Brice Lynch	Senior Project Geologist	ERM	631-756-8944	631-756-8901	brice.lynch@erm.com
Tammy McCloskey	Laboratory Project Manager	Accutest Laboratories	732-355-4562	732-329-3499	tammym@accutest.com

QAPP Worksheet #5: Project Organization Chart



QAPP Worksheet #4, 7 & 8: Personnel Qualifications, Responsibilities & Sign-off Sheet

Name	Title	Organizational Affiliation	Education, Experience & Specialize Training Qualifications ¹	Responsibilities	Signature*
James Perazzo	Alternate Project Coordinator/ERM Principal-In-Charge	ERM	See Professional Profile In Attachment A	<ul style="list-style-type: none">• Provide overall corporate project and technical management,• Ensures professional services provided by ERM are cost effective and of the highest quality,• Ensures all resources of ERM are available on an as-required basis,• Conduct technical discussions for key technical issues with the Respondents,• Managerial and technical guidance to ERM Site manager and other staff, and• Final review of ERM submittals prior to issue, primary support in technical discussions with Agencies.	
Chris Wenczel	Project Coordinator/ERM Principal Consultant	ERM	See Professional Profile In Attachment A	<ul style="list-style-type: none">• Provide overall corporate project and technical management,• Ensures professional services provided by ERM are cost effective and of the highest quality,• Ensures all resources of ERM are available on an as-required basis,• Conduct technical discussions for key technical issues with the Respondents,• Managerial and technical guidance to ERM Site manager and other staff, and• Primary review of ERM submittals prior to issue, primary support in technical discussions with Agencies.	
Andrew Coenen	Project QA Officer/ERM Senior Chemist	ERM	See Professional Profile In Attachment A	<ul style="list-style-type: none">• Field and laboratory QA/QC oversight.• Provides managerial/ technical expertise support function as needed,• Procurement and contracting for analytical laboratory,• Overview of laboratory activities,• Decides laboratory data corrective action,• Performs analytical data assessment and validation, and• Assist in preparation of reporting packages.	
Brice Lynch	Project Field Team Leader/ERM Senior Project Geologist	ERM	See Professional Profile In Attachment A	<ul style="list-style-type: none">• Field team oversight,• Ensure field adherence to QAPP,• Subcontractor/laboratory coordination, and• Assist in preparation of reporting packages.	

*Signatures indicate personnel have read and agree to implement this QAPP as written.

1. ERM staff and subcontractors who will provide field services at the site will be trained, at a minimum, per the requirements of 29 Code of Federal Regulations (CFR) 1910.120 “Hazardous Waste Operations and Emergency Response” (HAZWOPER), including both the one time 40-hour training and annual 8-hour refreshers. This training includes discussions of potential hazards, exposure limits, and a review of personal protective equipment, emergency procedures, and respirator selection and fit testing. Training has been completed on an individual basis to complete the required project specific functions. See Professional Profiles provided as Attachment A for specific ERM employee training and certifications. ERM training certificates are available upon request.

Special service needs for this project such as drilling, laboratory analytical services, underground utility clearance, investigative-derived waste (IDW) disposal, i.e., well purge water, etc. will be provided by specialty subcontractors for each service area. While many of the aforementioned service disciplines do not necessarily have formal specialized training resulting in some form of a certification, ERM will make diligent inquiry to confirm that only experienced and qualified subcontractor personnel will be performing the work.

QAPP Worksheet #6: Communication Pathways

Communication Drivers	Organization	Name	Contact Information	Procedure (Timing, Pathways, etc.)
Regulatory Agency Interface: Primary Point of Contact with EPA Remedial Project Manager and Genesco Inc.	ERM Project Coordinator/ERM Principal Consultant	Chris Wenczel	See QAPP Worksheet #3 & 5: Project Organization and QAPP Distribution	All documents and information about the project will be forwarded to the Agencies by Mr. Wenczel. Mr. Wenczel will have responsibility for all phases of the OU1 RA at the Site. Mr. Wenczel will delegate project tasks. All materials and information about the project will be forwarded to Genesco by Mr. Wenczel.
General Project Technical Support and QA/QC Review.	ERM Project Team Members	James Perazzo Andrew Coenen Brice Lynch		Project team will provide project support and correspondence by e-mail, telephone and personal communications.
Field Team Leader <ul style="list-style-type: none"> Daily field progress reports Stop work due to safety issues Contact with public and/or media Changes in field conditions from expected Field corrective actions 	ERM Project Field Team Leader	Brice Lynch		Mr. Lynch will be responsible for providing daily and real-time updates from the Site to Mr. Wenczel and EPA as requested by e-mail, telephone and personal communications.
Primary Liaison With Analytical Laboratory <ul style="list-style-type: none"> QAPP changes prior to fieldwork and/or during fieldwork execution Sample receipt variances Laboratory quality control variances Analytical corrective action actions Data verification issues Data review corrective action 	ERM Senior Chemist	Andrew Coenen		Mr. Coenen will serve as the point of contact for the analytical laboratory and will be responsible for all laboratory and analytical data QA/QC review. All correspondence with the laboratory will be conducted by e-mail or telephone communications.

QAPP Worksheet #9: Project Planning Session Summary

Project Name: Fulton Avenue Superfund Site OU1 Remedial Design & Long Term Groundwater Monitoring			Site Name: Fulton Avenue Superfund Site OU1 Site Location: 150 Fulton Avenue Garden City Park, New York		
Projected Date(s) of Sampling: Fall 2017 + 30 Years					
Project Coordinator: Chris Wenczel					
Date of Session: 16 May 2016					
Scoping Session Purpose: Finalize scope of Remedial Design and Long-Term Groundwater Monitoring Program that was subsequently reflected in the Amended OU1 ROD for the Site, and in accordance with the 2016 CJ and 2016 SOW.					
Name	Title	Affiliation	Phone #	E-mail Address	Project Role
Nicoletta Diforte	Deputy Director for Enforcement and Homeland Security	USEPA	212-637-3466	DiForte.Nicoletta@epa.gov	USEPA Senior Management
Douglas Fischer	Assistant Regional Counsel New York/Caribbean Superfund Branch Office of Regional Counsel	USEPA	212-637-3180	Fischer.Douglas@epa.gov	USEPA Counsel
Virginia F. Capon	Supervisory General Attorney Section Chief of New York/Caribbean Superfund Section	USEPA	212-637-3163	Capon.Virginia@epamail.epa.gov	Oversight of USEPA Counsel
Robert Kambic	Assistant U.S. Attorney	U.S. Attorney's Office, EDNY	631-715-7852	robert.kambic@usdoj.gov	Represent US Attorney’s Office
Salvatore Badalamenti	Section Chief of Eastern NY Remediation Section	USEPA	212-637-3314	Badalamenti.salvatore@Epa.gov	Oversight of USEPA Project Manager
Doug Garbarini	Branch Chief of the New York Remediation Branch	USEPA	212-637-4288	Garbarini.doug@Epa.gov	Oversight of USEPA Section Chieft
Kevin Willis	Remedial Project Manager	USEPA	212-637-4252	Willis.kevin@Epa.gov	USEPA Project Manager
James Periconi	Attorney/Partner	PERICONI, LLC	212-213-5500	JPericoni@periconi.com	Counsel For Respondent
Melissa Alexander-Ballengee	Attorney/Partner	Bradley, Arant, Boult, Cummings LLP	307-766-2289	malexander@bradley.com	Counsel For Respondent

Title: Fulton Avenue Superfund Site OU1 Quality Assurance Project Plan

Revision Number: 3.0

Revision Date: 24 August 2017

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Project Name: Fulton Avenue Superfund Site OU1 Remedial Design & Long Term Groundwater Monitoring Projected Date(s) of Sampling: Fall 2017 + 30 Years Project Coordinator: Chris Wenczel			Site Name: Fulton Avenue Superfund Site OU1 Site Location: 150 Fulton Avenue Garden City Park, New York		
Date of Session: 16 May 2016 Scoping Session Purpose: Finalize scope of Remedial Design and Long-Term Groundwater Monitoring Program that was subsequently reflected in the Amended OU1 ROD for the Site, and in accordance with the 2016 CJ and 2016 SOW.					
Name	Title	Affiliation	Phone #	E-mail Address	Project Role
Paul Alexis	Attorney/Partner	Bradley, Arant, Boult, Cummings LLP	615-252-2385	palexis@bradley.com	Counsel For Respondent
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Comments/Decisions: See Below

Action Items: See Below

Consensus Decisions: The project scoping was completed by ERM in developing the 14 October 2016 OU1 Remedial Design Work Plan the OU1 remedy based on the Amended OU1 ROD for the Site, and in accordance with the 2016 CJ and 2016 SOW.

QAPP Worksheet #10: Conceptual Site Model

Consistent with EPA UFP-QAPP guidance, the Conceptual Site Model (CSM) presented in this worksheet provides summary information from prior Site documents regarding:

- Background: Site history & key physical aspects (e.g., site geology, hydrology, topography, land use, etc.);
- Sources of known contaminants;
- The primary release mechanism;
- Secondary contaminant migration;
- Fate and transport considerations; and
- Potential receptors and exposure pathways.

BACKGROUND INFORMATION

Site Definition

The property located at 150 Fulton Avenue, Garden City Park, Nassau County, New York (Fulton Property) is owned by Gordon Atlantic Corporation. It is located within the Garden City Park Industrial Area (GCPIA), Village of Garden City Park, Town of North Hempstead (TNH), Nassau County, New York. The Fulton Property is currently occupied by a business machine support company. Figure 1 shows the location of the Fulton Property.

Operations at the Fulton Property from approximately 1 January 1965 through approximately 31 December 1974 are alleged to have included dry-cleaning of fabric with tetrachloroethylene (PCE), a volatile organic compound (VOC). The Fulton Property has been identified as a contributing source of PCE contamination of groundwater beneath the Site creating a plume of PCE-dominant groundwater contamination in the Upper Glacial and Magothy aquifers which extends to the southwest, impacting certain public supply wells owned by the Village of Garden City (VGC).

In 1996, the Fulton Property was listed on the Registry of Inactive Hazardous Waste Disposal Sites in New York State (Registry) as Site Number 130073. EPA also included the Fulton Property on the National Priorities List (NPL) of Federal Superfund Sites as part of EPA's Fulton Avenue Superfund Site in April 1998.

The NYSDEC defines the Site as the 0.8-acre Fulton Property and environmental conditions, including groundwater contamination that has migrated beyond the Fulton Property boundary (the NYSDEC Site).

In contrast, the EPA Amended OU1 ROD states:

The Fulton Avenue Superfund Site (the Site) includes a 0.8-acre property located at 150 Fulton Avenue, Garden City Park, Nassau County, New York (hereinafter, the Fulton Property). In addition, the Site includes all locations impacted by contamination released at the Fulton Property, and all other contamination impacting the groundwater and indoor air in the vicinity of the Fulton Property. The Site also includes an overlapping groundwater plume, primarily contaminated with trichloroethene (TCE) in the Upper Glacial and Magothy aquifers, the origin(s) of which are not fully known but are under study by EPA as part of the second operable unit (OU2) for the Site.

For clarity, it should be noted that EPA views the VOC impacts in groundwater at the VGC public supply wells Nos. 9, 13 & 14 as the result of one regional plume containing contamination from multiple sources, some known and some unknown as reported in the 2005 Remedial Investigation (RI) Report for the Site. Hereafter, this QAPP will refer to the PCE- and TCE-dominant plumes or portions of the plume as the OU1 plume and the OU2 plume, respectively. The general historical outlines of the OU1 & OU2 plumes are shown in Figure 2.

The EPA is investigating the OU2 plume as well as possible other sources of PCE and TCE as part of OU2 for the Site. The EPA currently is performing a Remedial Investigation and Feasibility Study (RI/FS) for OU2, and expects to issue a ROD for OU2 that will constitute the final groundwater remedy for the Site and that will serve as a final decision for OU1.

General Site Characteristics

The Site is situated in the glacial outwash plain on Long Island, New York which is relatively flat, with local relief of approximately 12 feet over a distance of 2,600 feet. Nearer to the Fulton Property, the area is slightly sloping with local relief of approximately five feet.

The soil at the Site is classified as urban land (defined as areas where at least 88% of the surface is covered with asphalt, concrete, or other paving material). Approximately 500 feet of interbedded sands and limited clay lenses overlay Precambrian bedrock. Soils underlying the Site are classified as a sandy loam. There are three aquifers that exist beneath the Site, two of which are affected. The Upper Glacial aquifer is the surficial unit which overlies the Magothy aquifer. The Magothy is the primary source for public water in the area. The Upper Glacial and Magothy aquifers are in hydraulic communication, i.e., as groundwater flows southwesterly beneath the Site, it also moves downward into the Magothy aquifer.

The land uses within the Site are a mix of residential, commercial, and industrial. The Fulton Property is located within the GCPIA which is an industrial/commercial area and the area south of the Long Island Railroad tracks is largely residential, i.e., VGC. Approximately 208,000 people live within three miles of the Fulton Property. There are about 20,000 people living within one-mile of the Fulton Property. Residents within the area obtain their drinking water from public supply wells. The vicinity of the Fulton Property is industrial but residential areas are immediately adjacent to the industrial area.

Storm water runoff from the GCPIA and VGC streets is collected into storm drains and recharged to the Upper Glacial aquifer via local recharge basins. The Garden City Country Club lies south of the residential area. Its manicured grassland surrounds a pond which accepts storm water runoff from the VGC streets surrounding the golf course.

Detailed information concerning the Site geology, hydrogeology, and the nature and extent of impacts to soil and groundwater is presented in the 2005 RI Report, Part 2 of the Amended OU1 ROD, as well as numerous technical documents submitted to EPA during 2011 - 2015 listed in the Administrative Record of the Amended OU1 ROD.

SITE INVESTIGATIVE, REMEDIAL & ADMINISTRATIVE HISTORY

An overview of the Site investigative, remedial and administrative history is presented below. Greater detail can be found in the Amended OU1 ROD.

Beginning in 1986, numerous investigations were conducted by the Nassau County Departments of Health and Public Works to identify the source(s) of VOCs impacting public supply wells in Nassau County located downgradient of the GCPIA. Subsequent investigations undertaken by

NYSDEC identified the Fulton Property as one of several contributing sources of PCE contamination of groundwater beneath the NYSDEC Site which led to listing the Fulton Property on the NYS Registry as well as the NPL.

Although NYSDEC initially assumed the role of lead regulatory agency, the NYSDEC and EPA cooperatively oversaw the implementation of an RI/FS and a Soil Interim Remedial Measure (Soil IRM) described below. NYSDEC and EPA agreed that EPA would be designated as the lead agency for the Fulton Avenue Site at the conclusion of the RI/FS process.

The source of PCE contamination at the Fulton Property was identified as a former drywell which was subject to a Soil IRM that involved soil/sediment removal and subsequent remediation by air sparging (AS) of shallow groundwater and soil vapor extraction (SVE). The former dry well was closed as part of the Soil IRM. The SVE/AS system was operated until NYSDEC Technical and Administrative Guidance Memorandum (TAGM) soil cleanup levels were achieved. The Soil IRM removed an estimated 10,000 pounds of PCE during its period of operation (1999 – 2001). The completion of the Soil IRM was approved by NYSDEC and the dismantling of the SVE system was authorized on 2 January 2002. A sub-slab depressurization system was installed beneath the building at the conclusion of the Soil IRM to mitigate the potential for intrusion of soil vapor containing residual PCE into the existing building. This system remains in operation to protect the indoor air quality.

Between 1999 – 2006, an RI/FS that included an Exposure Pathways Analysis and Baseline Risk Assessment was performed under a NYSDEC Administrative Order on Consent (AOC), Index # W1-0707-94-08. The RI/FS focused on environmental conditions at the Fulton Property and contamination that had migrated beyond the property boundary.

The RI and FS Reports were reviewed by NYSDEC and EPA, and approved under the AOC. After approval, lead-agency status changed from NYSDEC to EPA. EPA subsequently developed a Proposed Remedial Action Plan (PRAP) for OU1 which, following a public comment period, was finalized and presented as a selected remedy in a Record of Decision (ROD) issued on 28 September 2007 (2007 ROD). The 2007 ROD described EPA's preferred action to address the OU1 plume which included among other things:

- In-Situ Chemical Oxidation (ISCO) treatment of source contamination in groundwater at and near the Fulton Property; and
- Construction and operation of a groundwater extraction and treatment system midway along the spine of the OU1 plume.

Thereafter, EPA issued a Statement of Work (SOW) for the OU1 RA and commenced negotiation with a number of potentially responsible parties (PRPs) to implement the RA set forth in the 2007 ROD. One of the identified PRPs, Genesco Inc. (Respondent) agreed to implement the OU1 RA and executed a Consent Judgment with EPA.

The Consent Judgment (EPA CJ No. CV-09-3917) (2009 CJ) and attached SOW (2009 SOW) were lodged with the United States District Court for the Eastern District of New York on 10 September 2009. Notice of the same inviting public comment was published in the Federal Register / Vol. 74, No. 179, 17 September 2009. On 18 November 2009, EPA issued notice to proceed initiating the OU1 Remedial Design (RD) and subsequent implementation of the OU1 RA. Although EPA never sought Court entry of the 2009 CJ, the Respondent began implementing the OU1 RD.

In March of 2012, while the OU1 RD was underway, the VGC and the Respondent proposed modifications to the 2007 ROD that would, among other things, eliminate the interim groundwater extraction and treatment system while ensuring the continued operation of the wellhead treatment systems on VGC water supply wells 13 and 14.

Following the Respondent's submittal of several technical evaluations prepared at EPA's request, and after EPA's further evaluation of conditions at the Site, EPA determined that it would be appropriate to amend the 2007 ROD. EPA subsequently developed a new PRAP for OU1 which, following a public comment period, was finalized and presented the current selected remedy in the Amended OU1 ROD for the Site. Therein, the EPA concluded that eliminating the groundwater extraction and treatment system from the OU1 remedy would be appropriate because PCE levels in groundwater reaching the intakes of water supply wells 13 and 14, which had been increasing at the time of the 2007 ROD, instead have been declining since the summer of 2007. The lower PCE levels in groundwater suggest that the extraction well system contemplated in the 2007 ROD is not needed to prevent more highly elevated levels of contamination from reaching wells 13 and 14. The existing treatment systems at VGC water supply wells 13 and 14 have been, and are expected to continue to effectively provide a safe drinking water supply. The attenuating nature of the OU1 plume indicates that the source of the PCE may be depleting and that the highest levels of contamination have already passed through the well head treatment systems at VGC supply wells 13 and 14. A final decision regarding the groundwater contamination will be made following the EPA's completion of additional investigations at the Site.

In addition, RD sampling conducted by the Respondent at, and in the area around the Fulton Property did not identify PCE source material in the shallow aquifer in the immediate vicinity of the former drywell nor immediately downgradient of the Fulton Property. Consequently, the Amended OU1 ROD also eliminated ISCO treatment of the shallow aquifer at or immediately downgradient of the Fulton Property.

PCE concentrations in the OU1 plume are generally declining while elevated levels of PCE continue to be present in one monitoring well approximately 400 feet downgradient of the Fulton Property, the source(s) of such PCE are believed to be other unrelated properties in the vicinity. The EPA expects to continue the investigation of potential source material.

During 2015-2016, the 2016 CJ and 2016 SOW were negotiated, signed by the Respondent and EPA, and approved and entered by the United States District Court for the Eastern District of New York on 15 August 2016. Further, the VGC and the Respondent have entered into a separate agreement in *Incorporated Village of Garden City v. Genesco Inc. and Gordon Atlantic Corp.*, Civil Action No. 07-cv-5244 (E.D.N.Y.) whereby, in exchange for a lump sum payment, the VGC has agreed to, among other things:

- Operate VGC water supply wells 13 and 14 with the air stripper treatment systems for 30 years at pumping levels consistent with the 2009 operation of those wells;
- Not to take any action that would reduce the volume, level of treatment or hydraulic control at the wells except with the consent of EPA regardless of whether those wells are needed for a potable water supply; and
- Operate, maintain, repair, and replace equipment of, as necessary, the two air strippers on those wells as called for in the Amended OU1 ROD.

The aforementioned agreement will facilitate the Respondent's performance of the Work in accordance with the Amended OU1 ROD, and the 2016 CJ with attached 2016 SOW, including all terms, conditions and schedules set forth herein or developed and approved thereunder.

CONTAMINANT FATE AND TRANSPORT

The greatest potential for transport of VOCs at the Site is via groundwater migration. The OU1 plume was found to extend approximately 6,500 feet downgradient of the Fulton Property. The average width of the OU1 plume was estimated in the 2007 ROD to be about 1,000 feet. PCE in the OU1 plume extends to a depth of approximately 420 feet, exhibiting an average thickness of approximately 250 feet.

POTENTIAL RECEPTORS AND EXPOSURE PATHWAYS;

For there to be an exposure, there must be a completed pathway through which a receptor (e.g., person, animal or receiving media like surface water) comes into contact with one or more of the identified contaminants of concern. The current land use of the Fulton Property is commercial/industrial, and it is not expected that the land use will change in the foreseeable future. The surrounding properties are also expected to retain their current land use, which is commercial/industrial and residential. In addition, based on existing data, there are no potential exposure pathways for ecological receptors at the Site nor is groundwater is likely to affect any surface water bodies.

The area is served by municipal water which is treated to meet EPA drinking water standards, and it is not likely that the groundwater underlying the Fulton Property or the surrounding commercial/industrial or residential areas will be used privately by individuals for potable purposes in the foreseeable future. However, since the groundwater downgradient of the Fulton Property is used and treated for municipal water supplies and the regional groundwater is designated as a drinking water source, potential exposure pathways considered for contaminated groundwater associated with the Site included:

- ingestion of, dermal contact with and inhalation of vapors released from municipal water during showering/bathing by residents;
- ingestion of groundwater by a current/future worker at the Site but off the Fulton Property; and
- inhalation of volatiles released from the nearby irrigation holding pond that receives occasional water supply well bypass discharge during well maintenance activities by golf course employees/landscapers.

The other exposure pathway considered was the potential for inhalation of indoor air via vapor intrusion into buildings by residents and commercial workers on and off the Fulton Property.

QAPP Worksheet #11: Project/Data Quality Objectives

PROBLEM STATEMENT: Pursuant to the the 2016 CJ and 2016 SOW, this QAPP supports long-term groundwater monitoring that is required to be conducted as part for the OU1 Remedial Action for the Site to evaluate whether or not the following objectives are being met:

- Minimize and/or eliminate the potential for future human exposure to Site contaminants via contact with contaminated drinking water; and
- Help reduce migration of contaminated groundwater.

As discussed in Worksheet #10, following the Respondent's submittal of several technical evaluations prepared at EPA's request, and after EPA's further evaluation of conditions at the Site, EPA determined that it would be appropriate to amend the 2007 ROD. EPA subsequently developed a new PRAP for OU1 which, following a public comment period, was finalized and presented the current selected remedy in the Amended OU1 ROD for the Site. Therein, the EPA concluded that eliminating the groundwater extraction and treatment system from the OU1 remedy would be appropriate because PCE levels in groundwater reaching the intakes of water supply wells 13 and 14, which had been increasing at the time of the 2007 ROD, instead have been declining since the summer of 2007. The lower PCE levels in groundwater suggest that the extraction well system contemplated in the 2007 ROD is not needed to prevent more highly elevated levels of contamination from reaching wells 13 and 14. The existing treatment systems at VGC water supply wells 13 and 14 have been, and are expected to continue to effectively provide a safe drinking water supply. The attenuating nature of the OU1 plume indicates that the source of the PCE may be depleting and that the highest levels of contamination have already passed through the well head treatment systems at VGC supply wells 13 and 14. A final decision regarding the groundwater contamination will be made following the EPA's completion of additional investigations at the Site.

In addition, RD sampling conducted by the Respondent at, and in the area around the Fulton Property did not identify PCE source material in the shallow aquifer in the immediate vicinity of the former drywell nor immediately downgradient of the Fulton Property. Consequently, the Amended OU1 ROD also eliminated ISCO treatment of the shallow aquifer at or immediately downgradient of the Fulton Property.

PCE concentrations in the OU1 plume are generally declining while elevated levels of PCE continue to be present in one monitoring well approximately 400 feet downgradient of the Fulton Property, the source(s) of such PCE are believed to be other unrelated properties in the vicinity. The EPA expects to continue the investigation of potential source material.

During 2015-2016, the 2016 CJ and 2016 SOW were negotiated, signed by the Respondent and EPA, and approved and entered by the United States District Court for the Eastern District of New York on 15 August 2016. Further, the VGC and the Respondent have entered into a separate agreement in *Incorporated Village of Garden City v. Genesco Inc. and Gordon Atlantic Corp.*, Civil Action No. 07-cv-5244 (E.D.N.Y.) whereby, in exchange for a lump sum payment, the VGC has agreed to, among other things:

- Operate VGC water supply wells 13 and 14 with the air stripper treatment systems for 30 years at pumping levels consistent with the 2009 operation of those wells;
- Not to take any action that would reduce the volume, level of treatment or hydraulic control at the wells except with the consent of EPA regardless of whether those wells are needed for a potable water supply; and
- Operate, maintain, repair, and replace equipment of, as necessary, the two air strippers on those wells as called for in the Amended OU1 ROD.

The aforementioned agreement will facilitate the Respondent's performance of the Work in accordance with the Amended OU1 ROD, and the 2016 CJ with attached 2016 SOW, including all terms, conditions and schedules set forth herein or developed and approved thereunder.

GOALS OF THE WORK: A Long-Term Groundwater Monitoring Plan will be developed to determine the long-term effectiveness of the OU1 remedy. In particular:

- Assessing whether the concentrations and extent of groundwater contaminants related to OU1 are continuing to decrease or whether they pose a risk of exceeding the treatment capacity of the VGC water supply wells 13 and 14 so as to warrant upgrades to the treatment systems; and
- To confirm that the OU1 plume continues to be captured and treated by VGC water supply wells 13 and 14 and not migrating past those wells toward the Franklin Square wells located further downgradient.

Other monitoring actions will be confirming that the VGC:

- Continues to operate VGC water supply wells 13 and 14 with the air stripper treatment systems for 30 years at pumping levels consistent with the 2009 operation of those wells;
- Does not to take any action that would reduce the volume, level of treatment or hydraulic control at the wells except with the consent of EPA regardless of whether those wells are needed for a potable water supply; and
- Continues to operate, maintain, repair, and replace equipment of, as necessary, the two air strippers on those wells as called for in the Amended OU1 ROD.

KEY INFORMATION INPUTS: The work will primarily rely on groundwater monitoring well data set which will be supplemented by routine VGC water supply well pumpage and sampling results provided by the VGC Department of Public Works. Those data will be used to evaluate the long-term effectiveness of the remedy and VGC conformance to agreed-upon terms as listed above in #2.

BOUNDARIES OF THE WORK: The 2016 SOW prepared by EPA establishes a long-term groundwater monitoring and reporting program. Groundwater samples for VOC analysis will be collected from wells located within the footprint of the OU1 plume extending from the Garden City Park Industrial Area within which the Fulton Property is located to the multi-level wells on the Garden City Country Club golf course that are located downgradient of VGC water supply wells 13 & 14.

ANALYTIC APPROACH/ DATA ACQUISITION OVERVIEW: The 2016 SOW establishes a long-term groundwater monitoring and reporting program. Groundwater samples will be collected from wells located within the footprint of the OU1 plume extending from the Garden City Park Industrial Area within which the Fulton Property is located to the multi-level wells on the Garden City Country Club golf course that are located downgradient of VGC water supply wells 13 & 14.

Well sampling frequencies are based on relative position within the groundwater plume and proximity to VGC water supply wells 13 & 14 where the wells have been divided into three groups and will be sampled according to the schedules set forth below. All groundwater samples shall be analyzed for Target Compound List VOCs using EPA Method 8260C or another method as required by EPA. See Worksheet #17: Sample Design & Rationale, for specific details along with Worksheets #18-28 & 30 that specify both sampling and analytical design requirements.

Groundwater monitoring will be performed to determine the long-term effectiveness of the OU1 remedy, including assessing whether the concentrations and extent of groundwater contaminants related to OU1 are continuing to decrease or whether they pose a risk of exceeding the treatment capacity of the VGC water supply wells 13 & 14 so as to warrant upgrades to the existing treatment systems. The groundwater monitoring data set will be supplemented by routine VGC water supply well sampling results provided by the VGC Department of Public Works.

PERFORMANCE/ACCEPTANCE CRITERIA: Field and laboratory performance and data quality acceptance criteria are guided by Data Quality Objectives (DQOs) which are qualitative and quantitative criteria required supporting the decision-making process. DQOs define the uncertainty in a data set and are expressed in terms of precision, accuracy, representativeness, completeness, and comparability (PARCC). The DQOs apply to both characterization

and confirmation samples at the site. These parameters are defined as follows:

- **Precision:** a measure of mutual agreement among measurements of the same property usually under prescribed similar conditions. Precision is best expressed in terms of the standard deviation. Various measures of precision exist depending upon the “prescribed similar conditions”.
- **Accuracy:** the degree of agreement of a measurement (or an average of measurements) with an accepted reference of “true value”. Accuracy is one estimate of the bias in a system.
- **Representativeness:** expresses the degree to which data accurately and precisely represent a characteristic of a population, parameter variations at a sampling point, a process condition, or an environmental condition.
- **Completeness:** a measure of the amount of valid data obtained from a measurement system compared to the amount that was expected to be obtained under correct normal conditions
- **Comparability:** expresses the confidence with which one data set can be compared with another. Comparability is a qualitative, not quantitative measurement, as in the case of accuracy and precision. Comparability is assessed by reviewing results or procedures for data that do not agree with expected results.

It is the responsibility of the field team to collect representative and complete samples. It is the responsibility of the analytical laboratory personnel to analyze these samples using accepted protocols resulting in data that meet PARCC standards.

Field Sampling Quality Objectives: The overall quality of sample results depends on proper sample management. Management of samples begins prior to sample collection and continues throughout the analytical and data validation process. To ensure samples are collected and managed properly and consistently, field procedures for sample collection activities have been developed for the project. The laboratory also has procedures that ensure a proper and consistent analytical process.

Field procedures include descriptions of equipment and procedures required to perform a specific task. The purpose is to increase reproducibility and to document each of the steps required to perform the task. Approved and correctly implemented field procedures should produce data of acceptable quality that meet project DQOs. See Worksheets #14, 16-22, 26, 27, 29 & 30.

Laboratory Data Quality Objectives: Accutest Laboratories of Dayton, New Jersey is the selected project laboratory. This laboratory will demonstrate analytical precision and accuracy by the analysis of laboratory duplicates and by adherence to accepted manufacture and procedural methodologies. See Worksheets #12, 15, 19, 23 – 28 & 30.

Laboratory performance will be evaluated by the Project Coordinator and the Project Quality Assurance Officer during data reduction. The evaluation will include a review of all deliverables for completeness and accuracy when applicable. This evaluation process is outlined in Worksheets #31-37.

DETAILED PLAN FOR OBTAINING DATA: Groundwater monitoring well sampling frequencies are based on relative position within the groundwater plume and proximity to VGC water supply wells 13 & 14 where the wells have been divided into three groups and will be sampled according to the schedules set forth below. All groundwater samples shall be analyzed for Target Compound List VOCs using EPA Method 8260C or another method as required by EPA. See Worksheet #17: Sample Design & Rationale, for specific details along with Worksheets #18-28 & 30 that specify both sampling and analytical design requirements.

QAPP Worksheet #12: Measurement Performance Criteria

Matrix	Aqueous				
Analytical Group	Volatile Organic Compounds				
Concentration Level	All				
Sampling Procedure¹	Analytical Method/SOP²	Data Quality Indicators (DQIs)	Measurement Performance Criteria	QC Sample and/or Activity Used to Assess Measurement Performance	QC Sample Assesses Error for Sampling (S), Analytical (A) or Both (S & A)
All SOPs See Attachment C	8260C/EMS8260C-18 See Attachment D	Laboratory Accuracy/bias-Contamination Control	Concentration of the target analyte must be less than the RL.	Method Blank	A
		Precision	Various per compound; see Worksheet #15	Laboratory Duplicate, Matrix Spike Duplicate (MSD), Field Duplicates	A & S
		Accuracy/bias Matrix effects	Various per compound; see Worksheet #15	Matrix Spike	A & S
		Laboratory Accuracy	The laboratory control sample will be used by the laboratory to assess efficiency of the instrument. Various per compound see Worksheet #15	Laboratory Control Sample	A
		Accuracy/bias	± 30% of true value	Initial Calibration Verification	A
		Accuracy/bias	± 20% of true value	Continuing Calibration Verification	A
		Completeness	90%	Sample Count	S
		Representativeness/bias (contamination)	<RL; except for methylene chloride, acetone, and 2-butanone, which must be 2 times the RL	Trip Blank Field Blank	A & S

1. See Attachment C & Worksheet #21 for detailed information.
2. See Attachment D & Worksheet #23 for detailed information.
3. Only data undergoing validation may be rejected.

Title: Fulton Avenue Superfund Site OU1 Quality Assurance Project Plan

Revision Number: 3.0

Revision Date: 24 August 2017

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QAPP Worksheet #13: Secondary Data Uses & Limitations

Secondary Data	Data Source	Data Generator(s)	How Data Will Be Used	Limitations on Data Use
VGC Public Supply Well Monthly Sampling, Analytical And Pumpage Data	VGC Department of Public Works - Water Department	VGC Water Department & H2M Laboratories, monthly sampling	Monitoring the long-term effectiveness of the OU1 remedy, including assessing whether the concentrations and extent of groundwater contaminants related to OU1 are continuing to decrease or whether they pose a risk of exceeding the treatment capacity of the VGC water supply wells 13 and 14 so as to warrant upgrades to the treatment systems.	N/A
EPA OU2 Investigative Data	EPA & Various Contractors	EPA & CLP laboratories		
Regional Hydrogeologic Information	United States Geological Survey			

QAPP Worksheet #14/16: Project Tasks & Schedule

Key Project Task	Description
Field Sampling Mobilization/Demobilization	Access arrangements, notifications to Garden City Country Club, VGC Department of Public Works, VGC Police Department, VGC Water Department and owner of Fulton Property for use of the staging area, subcontractor procurement, laboratory coordination for groundwater sample collection, and sampling equipment rental, decontamination, calibration & return.
Environmental Sample Collection	Collection of groundwater monitoring well samples.
Laboratory Analysis	Accutest Laboratories will perform all laboratory analyses. The specific criteria for each project sampling task are detailed in Worksheet #18.
Quality Control	QA/QC sampling requirements are outlined in Worksheet #20. All project personnel are expected to review and comply with the QA/QC protocol and guidance presented in this document.
Secondary Data Acquisition	Secondary Data: See Worksheet #13.
Data Management	After appropriate QA/QC review, data will be compiled in an electronic database and presented in the quarterly progress, letter reports and the RD and RA Reports.
Data Review	QA/QC review and validation of data will be managed by ERM QA officer.
Documentation & Records	All documents will be managed and retained by the ERM Project Coordinator in the central project file.
Assessments/ Audits	QA/QC audits will be performed by Project Coordinator, ERM Principal In Charge and ERM QA Officer.
Five-Year Reviews	EPA will perform Site condition reviews on a 5-year frequency.
Institutional/Engineering Control Certifications	Certifications that any institutional and engineering controls are in-place and being complied with will be provided by the Respondent every five years to coincide with the EPA Five-Year Reviews.

The above tasks are primarily related to long-term, recurring groundwater monitoring and reporting. The associated schedules and key deliverables are outlined in the OU1 RD and OU1 RA project schedules (Figures 3 & 4 from the OU1 RD Work Plan) provided in Attachment B of this QAPP.

QAPP Worksheet #15: Project Action, Laboratory-Specific Detection/Quantitation & Control Limits

Sample Type: Groundwater Monitoring Well Samples

Matrix: Aqueous

Concentration Level: Low

Analytical Group: VOCs

Target Compound List (TCL) ¹	CAS Number ²	Project Action Limit (µg/l) ³	Achievable Laboratory Limits ⁴		Laboratory Control Limits (%)			
			Reporting Limit (µg/l)	Method Detection Limit (µg/l)	Matrix Spike/Matrix Spike Duplicate	Relative Percent Difference	Blank Spike	Duplicates
1,1,1-Trichloroethane	71-55-6	5	1	0.22	70-147	13	83-134	20
1,1,2,2-Tetrachloroethane	79-34-5	5	1	0.39	70-122	10	74-119	20
1,1,2-Trichloro-1,2,2-trifluoroethane	76-13-1	5	5	1.2	56-179	17	67-159	20
1,1,2-Trichloroethane	79-00-5	1	1	0.28	78-122	10	84-119	20
1,1-Dichloroethane	75-34-3	5	1	0.21	71-131	12	79-124	20
1,1-Dichloroethene	75-35-4	5	1	0.2	57-149	14	69-136	20
1,2,3-Trichlorobenzene	87-61-6	5	1	0.5	68-135	13	73-130	20
1,2,4-Trichlorobenzene	120-82-1	5	1	0.5	73-136	13	79-129	20
1,2-Dibromo-3-chloropropane	96-12-8	0.04	2	0.69	66-128	12	71-124	20
1,2-Dibromoethane	106-93-4	0.0006	1	0.22	77-119	10	79-120	20
1,2-Dichlorobenzene	95-50-1	3	1	0.23	78-122	10	84-117	20
1,2-Dichloroethane	107-06-2	0.6	1	0.39	72-135	11	81-127	20
1,2-Dichloropropane	78-87-5	1	1	0.33	76-122	11	81-118	20
1,3-Dichlorobenzene	541-73-1	3	1	0.19	77-120	10	83-114	20
1,4-Dichlorobenzene	106-46-7	3	1	0.21	75-122	10	83-115	20
2-Butanone	78-93-3	50	10	1.9	57-141	16	71-127	20
2-Hexanone	591-78-6	50	5	1.5	63-135	13	71-125	20
4-Methyl-2-pentanone	108-10-1	5	5	1.2	71-131	12	77-123	20
Acetone	67-64-1	50	10	5	39-143	16	49-137	20
Benzene	71-43-2	1	0.5	0.14	54-138	11	80-118	20
Bromochloromethane	74-97-5	5	1	0.46	79-123	11	84-120	20
Bromodichloromethane	75-27-4	50	1	0.55	78-123	10	83-119	20
Bromoform	75-25-2	50	1	0.34	71-128	11	77-126	20
Bromomethane	74-83-9	5	2	0.46	52-140	16	57-133	20
Carbon disulfide	75-15-0	60	2	0.33	51-156	14	61-144	20
Carbon tetrachloride	56-23-5	5	1	0.54	65-148	13	77-134	20

Target Compound List (TCL) ¹	CAS Number ²	Project Action Limit (µg/l) ³	Achievable Laboratory Limits ⁴		Laboratory Control Limits (%)			
			Reporting Limit (µg/l)	Method Detection Limit (µg/l)	Matrix Spike/Matrix Spike Duplicate	Relative Percent Difference	Blank Spike	Duplicates
Chlorobenzene	108-90-7	5	1	0.17	76-125	10	85-116	20
Chloroethane	75-00-3	5	1	0.44	55-142	16	62-133	20
Chloroform	67-66-3	7	1	0.23	77-131	11	84-125	20
Chloromethane	74-87-3	5	1	0.96	43-144	17	51-134	20
cis-1,2-Dichloroethene	156-59-2	5	1	0.31	59-134	11	79-118	20
cis-1,3-Dichloropropene	10061-01-5	0.4	1	0.19	80-124	10	86-119	20
Cyclohexane	110-82-7	5	5	0.73	41-160	18	60-134	20
Dibromochloromethane	124-48-1	50	1	0.23	77-124	10	82-121	20
Dichlorodifluoromethane	75-71-8	5	2	0.7	31-155	20	43-135	20
Ethylbenzene	100-41-4	5	1	0.2	48-143	11	84-115	20
Isopropylbenzene	98-82-8	5	1	0.16	70-131	12	80-121	20
m,p-Xylene	179601-23-1	5	1	0.42	50-144	12	85-117	20
Methyl acetate	79-20-9	5	5	1.5	60-127	13	69-126	20
Methyl tert-butyl ether	1634-04-4	10	1	0.34	70-127	11	80-121	20
Methylcyclohexane	108-87-2	5	5	0.78	43-163	17	61-138	20
Methylene chloride	75-09-2	5	2	1	69-127	12	75-122	20
o-Xylene	95-47-6	5	1	0.21	62-137	12	85-119	20
Styrene	100-42-5	5	1	0.27	76-128	11	86-118	20
Tetrachloroethene	127-18-4	5	1	0.23	55-144	12	70-134	20
Toluene	108-88-3	5	1	0.23	61-136	11	84-117	20
trans-1,2-Dichloroethene	156-60-5	5	1	0.36	64-134	12	73-125	20
trans-1,3-Dichloropropene	10061-02-6	0.4	1	0.26	78-124	11	84-121	20
Trichloroethene	79-01-6	5	1	0.26	62-141	11	84-120	20
Trichlorofluoromethane	75-69-4	5	2	0.58	50-152	16	63-133	20
Vinyl chloride	75-01-4	2	1	0.33	44-136	16	55-121	20
Xylene (total)	1330-20-7	5	1	0.21	56-141	11	85-117	20

1. Target Compound List (TCL) from Multi-Media, Multi-Concentration Organics Analysis, SOM01.2, Exhibit C, 1.0.

2. Chemical Abstracts Service (CAS) Registry Number.

3. New York State Ambient Ground Water Quality Standards and Guidance Values (AWGS) as listed in TOGS 1.1.1 (June 1998) and in 6 NYCRR 703.5.

4. As per Accutest Laboratories, 2235 Route 130, Dayton, New Jersey 08810.

QAPP Worksheet #17: Sampling Design & Rationale

This section describes the rationale for, and specific details of the long-term groundwater monitoring and reporting program designed by EPA and specified in the 2016 SOW. Groundwater monitoring will be performed to determine the long-term effectiveness of the OU1 remedy, including assessing whether the concentrations and extent of groundwater contaminants related to OU1 are continuing to decrease or whether they pose a risk of exceeding the treatment capacity of the VGC water supply wells 13 & 14 that could warrant upgrades to the treatment systems. Groundwater samples will be collected from wells located within the footprint of the OU1 plume extending from the Garden City Park Industrial Area within which the Fulton Property is located to the multi-level wells on the Garden City Country Club Golf Course that are located downgradient of VGC water supply wells 13 & 14. These wells were installed at locations and depths that encompass the OU1 plume in three dimensions inclusive of wells that are generally aligned with the longitudinal axis of the plume, i.e., biased toward the core of the plume. The groundwater monitoring data set will be supplemented by collection of QA/QC samples to support data review/validation and confirm DQOs are being met, as well as routine VGC water supply well sampling results provided by the VGC Department of Public Works.

In accordance with the requirements set forth in the 2016 SOW, groundwater samples shall be collected and analyzed from the following wells at the Site:

GCP-01S/D, GCP-08, GCP-15S, GCP-18S/D, MW15A-B, MW20A-C, MW21A-D, MW22A-C, MW23A-D, MW26A-H, MW27A-H & MW28A-H.

Well locations and the general historical outline of the OU1 plume are shown in Figure 2. Well sampling frequencies are based on relative position within the groundwater plume and proximity to VGC water supply wells 13 & 14 where the wells have been divided into three groups and will be sampled according to the schedules set forth below. All groundwater samples shall be analyzed for Target Compound List volatile organic compounds using EPA Method 8260C or another method as required by EPA.

Group 1 Wells consist of the following 18 wells: GCP-01S/D, GCP-08, GCP-18S/D, GCP-15S, MW15A-B, MW20A-C, MW22A-C & MW23A-D that shall be sampled at the following frequency:

- The first sampling round shall commence within 20 days of EPA approval of the RD Work Plan, and
- Sampling shall be performed every 24 months thereafter.

Group 2 Wells are the following four wells: MW21A-D that shall be sampled and analyzed at the following frequency:

- Year 1 – quarterly, to commence approximately 30 days after completion of construction of MW21D and MW28A-H
- Year 2 – semi-annually (every six months)
- Year 3 – semi-annually (every six months)
- Year 4 – no sampling and analysis
- Year 5 (and beyond) – once in year 5 and every 24 months thereafter.

Group 3 Wells are the following 24 wells: MW26A-H, MW27A-H & MW28A-H that shall be sampled and analyzed at the following frequency:

- Year 1 – quarterly, to commence approximately 30 days after completion of construction of MW21D and MW28A-H
- Year 2 – 9 of 24 zones with EPA approval of the specific zones, semi-annually (every six months)
- Year 3 – 9 of 24 zones with EPA approval of the specific zones, semi-annually (every six months)
- Year 4 – no sampling and analysis
- Year 5 (and beyond) – once in year 5 and every 24 months thereafter.

See Tables 1 & 2 and Worksheets #18, 19, 20, 21, 22, 26, 27 & 30 for specific information regarding well construction information, sampling methods/requirements, sample containers, preservation & hold times, field QC requirements, field SOPs, and field equipment calibration, maintenance, testing & inspection requirements.

QAPP Worksheet #18: Sampling Locations & Methods

Sampling Location	Matrix	Sample Depth (feet)	Analytical Group	Analytical Method	Number of Samples ¹	Sampling SOP Reference ²	Rationale for Sampling Locations
Monitoring Wells		Tables 1 & 2 ³			**See Preceding Worksheet #17** Number of Samples and Schedule Varies By Group & Year	SOP 1: Water Level Measurement Procedures	Described In Worksheet #17
GCP01	Aqueous	54	TCL VOCs	8260C		SOP 2: Groundwater Sampling Procedures	
GCP01D	Aqueous	110	TCL VOCs	8260C		SOP 3: Field Blanks	
GCP08	Aqueous	55	TCL VOCs	8260C		SOP 4: Trip Blanks	
GCP15S	Aqueous	49	TCL VOCs	8260C		SOP 5: Decontamination Procedures	
MW15A	Aqueous	145	TCL VOCs	8260C		SOP 6: Waste Management & Disposal	
MW15B	Aqueous	355	TCL VOCs	8260C			
GCP18D	Aqueous	118	TCL VOCs	8260C			
GCP18S	Aqueous	46.5	TCL VOCs	8260C			
MW20A	Aqueous	145	TCL VOCs	8260C			
MW20B	Aqueous	249	TCL VOCs	8260C			
MW20C	Aqueous	405	TCL VOCs	8260C			
MW21A	Aqueous	125	TCL VOCs	8260C			
MW21B	Aqueous	335	TCL VOCs	8260C			
MW21C	Aqueous	395	TCL VOCs	8260C			
MW21D	Aqueous	TBD	TCL VOCs	8260C			
MW22A	Aqueous	125	TCL VOCs	8260C			
MW22B	Aqueous	275	TCL VOCs	8260C			
MW22C	Aqueous	315	TCL VOCs	8260C			
MW23A	Aqueous	265	TCL VOCs	8260C			
MW23B	Aqueous	349	TCL VOCs	8260C			
MW23C	Aqueous	403	TCL VOCs	8260C			
MW23D	Aqueous	447	TCL VOCs	8260C			
MW26A	Aqueous	229	TCL VOCs	8260C			

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Sampling Location	Matrix	Sample Depth (feet)	Analytical Group	Analytical Method	Number of Samples ¹	Sampling SOP Reference ²	Rationale for Sampling Locations
MW26B	Aqueous	271.5	TCL VOCs	8260C	**See Preceding Worksheet #17** Number of Samples and Schedule Varies By Group & Year	SOP 1: Water Level Measurement Procedures	Described In Worksheet #17
MW26C	Aqueous	325	TCL VOCs	8260C			
MW26D	Aqueous	350.5	TCL VOCs	8260C			
MW26E	Aqueous	377	TCL VOCs	8260C		SOP 2: Groundwater Sampling Procedures	
MW26F	Aqueous	410.5	TCL VOCs	8260C			
MW26G	Aqueous	443	TCL VOCs	8260C		SOP 3: Field Blanks	
MW26H	Aqueous	478.5	TCL VOCs	8260C		SOP 4: Trip Blanks	
MW27A	Aqueous	197	TCL VOCs	8260C		SOP 5: Decontamination Procedures	
MW27B	Aqueous	241.5	TCL VOCs	8260C			
MW27C	Aqueous	289	TCL VOCs	8260C		SOP 6: Waste Management & Disposal	
MW27D	Aqueous	329.5	TCL VOCs	8260C			
MW27E	Aqueous	369	TCL VOCs	8260C			
MW27F	Aqueous	413.5	TCL VOCs	8260C			
MW27G	Aqueous	443	TCL VOCs	8260C			
MW27H	Aqueous	476.5	TCL VOCs	8260C			
MW28A	Aqueous	97	TCL VOCs	8260C			
MW28B	Aqueous	219.5	TCL VOCs	8260C			
MW28C	Aqueous	317	TCL VOCs	8260C			
MW28D	Aqueous	345.5	TCL VOCs	8260C			
MW28E	Aqueous	367	TCL VOCs	8260C			
MW28F	Aqueous	403.5	TCL VOCs	8260C			
MW28G	Aqueous	439	TCL VOCs	8260C			
MW28H	Aqueous	490.5	TCL VOCs	8260C			

1. QA/QC samples collected at the frequency specified on Worksheet #20.

2. See Attachment C & Worksheet #21 for additional information.

3. Detailed well construction and relevant sampling information is provided in Tables 1 & 2.

QAPP Worksheet #19 & 30: Sample Containers, Preservation & Hold Times

Sample Location	Matrix	Analytical Group	Preparation & Analytical Method/SOP Reference ¹	Containers (number, size, and type)	Preservation Requirements	Maximum Holding Time ² (preparation/analysis)
Groundwater Monitoring Samples	Aqueous	TCL VOCs	8260C /EMS8260C-18	3 - 40 ml glass VOA vials	Cool 4°C, pH<2 (HCl)	NA/10 days

1. See Worksheet #23 for additional information.

2. New York State Analytical Services Protocol (NYS ASP) holding times and are from date of sample receipt.

Analytical Services

Matrix	Analytical Group	Concentration Level	Sample Location/ID Numbers	Analytical SOP	Laboratory Data Package Turnaround ¹	Laboratory/Certification/ Organization Contact	Backup Laboratory/ Organization
Aqueous	TCL VOCs	All	As Noted In Preceding Worksheets #17 & #18, The Number of Samples & Sampling Schedule Varies By Group & Year	Accutest SOP EMS8260C-18: Method 8260C Volatile Organic Compounds By Gas Chromatography/ Mass Spectrometry (GC/MS) See Attachment D	21 days	Accutest Laboratories 2235 Route 130 Dayton, New Jersey 08810 NY Cert 10983 DoD ELAP (LAB L2248) Current NYSDOH Certificate of Approval For Laboratory Service with expiry of 4/1/18 is provided in Attachment D Tammy McCloskey Accutest Project Manager 732-355-4562	It is not anticipated that a backup laboratory will be required. However Accutest has an extensive laboratory network. The Acutest New England facility follows all QA/QC protocol as the Accutest New Jersey facility. 295 Technology Center West Building One Malborough, MA 01752 508-481-6200 NY Cert 11791

1. Final laboratory deliverable will be a NYSDEC Category B deliverable.

Blind field duplicate samples are two (or more) field samples taken at the same time in the same location. They are intended to represent the same population and are taken through all steps of the analytical procedure in an identical manner. These samples are used to assess precision of the entire data collection activity, including sampling, analysis, and site heterogeneity. One of the samples is given identification such that the laboratory does not know the true location of the sample. Blind field duplicate samples are collected simultaneously or in immediate succession, using identical recovery techniques, and are treated in an identical manner during storage, transportation, and analysis. The Field Team Leader shall assign to the sample containers a unique identification number in the field. Specific locations should be designated for collection of Blind field duplicate samples prior to the beginning of sample collection. A minimum of one Blind field duplicate sample shall be included for every 20 field samples per matrix and evaluated as detailed on Worksheet #28.

MATRIX SPIKE/MATRIX SPIKE DUPLICATE

The matrix spike (MS) and matrix spike duplicate (MSD) is an aliquot of sample spiked with known concentrations of all target analytes. The spiking occurs prior to sample preparation and analysis. Each analyte in the MS and MSD shall be spiked at a level less than or equal to the midpoint of the calibration curve for each analyte. The MS/MSDs are used to document potential matrix effects. A minimum of one MS and one MSD shall be analyzed for every 20 samples. The performance of the MS and MSD is evaluated as detailed on Worksheet #28.

FIELD EQUIPMENT BLANK

The field equipment blank is a sample of American Society for Testing and Materials (ASTM) Type II reagent grade water or organic-free water poured into or over or pumped through the sampling device, collected in a sample container, and transported to the laboratory for analysis. These may also be called rinse blanks or rinsate blanks. In instances where dedicated sampling equipment is used for sample collection, equipment blanks will not be collected. In these instances, field blanks will be used to assess field QC procedures. Equipment blanks are used to assess the effectiveness of equipment decontamination procedures. Equipment blanks shall be collected daily, immediately after the equipment has been decontaminated after each sampling event. The equipment blank samples shall be analyzed for all laboratory analytes requested for the environmental samples collected at the site. Results associated with a contaminated blank shall be qualified accordingly.

TRIP BLANK

The trip blank consists of a VOC sample vial filled in the laboratory by the laboratory with ASTM Type II reagent grade or organic-free water, transported to the sampling site, handled like an environmental sample and returned to the laboratory for analysis. Trip blanks are not opened in the field. Trip blanks are analyzed for VOCs only. Trip blanks are used to assess the potential introduction of contaminants from sample containers or during the transportation and storage procedures. Each cooler of samples sent to the laboratory for analysis containing VOC samples shall contain a trip blank. Trip blanks will be evaluated as detailed on Worksheet #28.

PROFICIENCY TESTING (PT) SAMPLES

PT samples will not be analyzed for this project.

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QAPP Worksheet #21: Field SOPs

Reference Number	Title, Revision Date and/or Number	Originating Organization	Equipment Type	Modified for Project Work? (Check if yes)	Comments
SOP-1	Water Level Measurement Procedures	ERM	N/A	<input type="checkbox"/>	Attachment C
SOP-2	Groundwater Sampling Procedures	ERM	N/A	<input type="checkbox"/>	Attachment C
SOP-3	Field Blanks	ERM	N/A	<input type="checkbox"/>	Attachment C
SOP-4	Trip Blanks	ERM	N/A	<input type="checkbox"/>	Attachment C
SOP-5	Decontamination Procedures	ERM	N/A	<input type="checkbox"/>	Attachment C
SOP-6	Waste Management and Disposal	ERM	N/A	<input type="checkbox"/>	Attachment C

QAPP Worksheet #22: Field Equipment Calibration, Maintenance, Testing & Inspection

Field Equipment	Calibration Activity	Maintenance Activity	Daily Testing Activity	Daily Inspection Activity	Acceptance Criteria	Corrective Action	Responsible Person	SOP Reference ¹
Photo Ionization Detector (PID) MinRAe 2000 or equivalent	2-point calibration with isobutylene & zero gas	Cleaning as required and replacement of consumable filters. All maintenance to be performed by equipment rental facility	Test operation of unit comparable to a known calibration standard gas before each use	Condition & operation of unit will be inspected before each use	0 ppm fresh air; 100 ppm Isobutylene -within $\pm 10\%$ of gas concentration	Contact equipment rental firm	Field Team Leader	N/A, reference manufacturer instructions
Water Quality Instrument: dissolved oxygen, temperature conductivity, pH and oxidation-reduction potential (ORP) Horiba U-52 Flow Cell or equivalent	Calibrate with rental facility supplied standard(s)	All maintenance to be performed by equipment rental facility	Test operation of unit comparable to a known calibration standard	Condition & operation of unit will be inspected before each use	+/- 0.03 mg/l for DO, +/- 0.1 pH unit, +/- 0.03% for conductivity, +/- 0.15 C for temp, +/- 1 mv for ORP +/- 5 NTU for turbidity (assumes low range calibration w/ 100 NTU or less standards)	Contact equipment rental firm	Field Team Leader	N/A, reference manufacturer instructions

FIELD INSTRUMENT PREVENTATIVE MAINTENANCE

Preventative maintenance of field instruments will include cleaning after each use and replacement of consumable components such as used filters. Field instruments will also be examined prior to each mobilization for field activities to identify maintenance issues. If maintenance issues exist, maintenance will be performed by the equipment rental facility. The equipment rental facility will be responsible for providing a timely replacement for any malfunctioning equipment.

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CALIBRATION PROCEDURES AND FREQUENCY

Before a field instrument is used, the calibration will be verified using standard reference materials. The calibration verification may range from a single point to multiple points. The concentration of the standard, reference identification number, instrument response, instrument identification number, date, and time will be recorded on the daily instrument calibration log and referenced in the site field book. The calibration verification will be performed at least daily, or more frequently as warranted by field conditions. Instruments which do not meet minimum requirements for calibration will not be used and will be replaced by a properly calibrated instrument. It is anticipated that all field instruments which will require calibration will be provided by an equipment rental vendor. The specific model of the instrument provided may vary and the manufacturer's calibration and maintenance instructions should be referenced.

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QAPP Worksheet #23: Analytical SOPs

Analytical Group	Matrix	Analytical SOP Title ¹	Analytical SOP Document Number	Analytical SOP Revision Number	Analytical SOP Revision Date	Organization Performing Analysis	Definitive or Screening Data	Modified for Project Work?
VOCs	Aqueous	Method 8260C, Volatile Organics by gas chromatography/mass spectrometry (GC/MS)	EMS8260C-18	18	04/13/17	Accutest	Definitive	No

1. See Attachment D.

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QAPP Worksheet #24: Analytical Instrument Calibration

Instrument	Calibration Procedure	Frequency of Calibration	Acceptance Criteria	Corrective Action (CA)	Person Responsible for CA ¹	SOP Reference ²
GC/MS HP 5890/5970 HP 6890/5973 Agilent 6890/5975	Initial Multi point with verification	As Required	target compounds <20% RSD, or Corr Coeff R ≥ 0.99, meet min.RF	Instrument maintenance, standard, inspection, recalibration	Laboratory Analyst	EMS8260C-18
	Initial calibration verification (ICV)	After every initial calibration	≤ 30% Diff			
	Continuing Calibration Verification (CCV)	Daily	≤ 20 % Diff			

1. Each instrument has a different analyst.

2. See Attachment D & Worksheet #23 for additional information.

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QAPP Worksheet #25: Analytical Instrument/Equipment Maintenance, Testing & Inspection

Instrument/ Equipment	Maintenance Activity	Inspection Activity	Frequency	Acceptance Criteria	Corrective Action	Responsible Person ¹	SOP Reference²
GC/MS HP 5890/5970 HP 6890/5973 Agilent 6890/5975	Bake Purge tube, trap, transfer line, clip column	Leak test, column and injection port inspection, source insulator integrity	Daily or as needed	Passing BFB and CCV, passing internal standards response	Perform maintenance, check standards, recalibrate	Laboratory Analyst	EMS8260C-18

1. Each instrument has a different analyst.
2. See Attachment D & Worksheet #23 for additional information.

QAPP Worksheet #26 & 27: Sample Handling, Custody & Disposal

SAMPLE COLLECTION, PACKAGING, AND SHIPMENT
Sample Collection (Personnel/Organization): Brice Lynch / ERM
Sample Packaging (Personnel/Organization): Brice Lynch / ERM
Coordination of Shipment (Personnel/Organization): Brice Lynch / ERM
Type of Shipment/Carrier: Accutest Laboratories employee/courier or Priority Overnight / Federal Express
SAMPLE RECEIPT AND ANALYSIS
Sample Receipt (Personnel/Organization): Sample Custodian / Accutest Laboratories (Dayton, New Jersey)
Sample Custody and Storage (Personnel/Organization): Sample Custodian / Accutest Laboratories (Dayton, New Jersey)
Sample Preparation (Personnel/Organization): Individual Department Heads / Accutest Laboratories (Dayton, New Jersey)
Sample Determinative Analysis (Personnel/Organization): Project Manager – Accutest Laboratories (Dayton, New Jersey)
SAMPLE ARCHIVING
Field Sample Storage (# of days from sample collection): Samples collected in the field will be preserved as specified in Worksheet #19 and placed in a chilled cooler for priority overnight shipment to the analytical laboratory. It is the responsibility of the sample collection personnel to maintain appropriate custody of the cooler, ensure samples are packed appropriately to prevent breakage and ensure that the samples are preserved appropriately (e.g., chilled on ice). If special circumstances arise and the samples cannot be shipped the same day of sample collection, it is the sampler's responsibility to maintain appropriate custody and the temperature of the cooler until the samples are shipped the next day. Sample holding times and preservation methods are presented in Table #19.
Sample Extract/Digestate Storage (# of days from extraction/digestion): See Worksheet #19
Biological Sample Storage (No. of days from sample collection): N/A
SAMPLE DISPOSAL
Personnel/Organization: Sample Custodian/ Accutest Laboratories (Dayton, New Jersey)
Number of Days from Analysis: 1 month from submission of the hard copy report to ERM unless otherwise requested.

SAMPLE CUSTODY PROCEDURES

Field Sample Custody Procedures (sample collection, packaging, shipment, and delivery to laboratory):

The following documentation procedures will be used during sampling and analysis to provide custody control during transfer of samples from collection through storage. A sample is defined as being under a person's custody if any of the following conditions exist: 1) it is in their possession, 2) it is in their view, after being in their possession, 3) it was in their possession and they locked it up, or 4) it is in a designated secure area.

Recordkeeping documentation will include the use of the following:

- A field logbook (bound, with numbered pages) to document sampling activities in the field,
- Labels to identify individual samples,
- And- chain-of-custody forms to document the analyses to be performed

In the field the sampler will record in the field logbook the following information for each sample collected:

- Sample identification,
- Sample matrix,
- Name of the sampler,
- Sample location,
- Sample time and date,
- Additional pertinent data,
- Analysis to be conducted,
- Sampling method,
- Sample appearance (e.g., color, turbidity),
- Preservative (if required),
- Number of sample bottles and types, and- weather conditions

Samples will be packaged in a manner to prevent breakage of sample containers in a pre-chilled cooler. Custody of the samples and cooler will be the responsibility of the sampling personnel. Samples will be picked up by an Accutest courier or shipped via Federal Express Priority Overnight service to the analytical laboratory the same day samples are collected.

Laboratory Sample Custody Procedures (receipt of samples, archiving, and disposal): Each sample or group of samples shipped to the laboratory for analysis will be given a unique identification number. The laboratory sample custodian will record the client name, number of samples and date of receipt of the samples. The remaining sample aliquots not used by the laboratory for analysis will be archived for a period of 30 days. After the archive period has passed the sample will be disposed of by the laboratory unless a request to hold the sample is made by ERM.

Sample Identification Procedures: Each sample collected will be designated by an alpha-numeric code that will identify the type of sampling location and a specific sample designation (identifier). Location types will be identified by a two-letter code. Groundwater samples collected from various existing and future groundwater monitoring wells. For example sample nomenclature for monitoring well samples will be assigned as indicated in the following example:

MW-1A = Monitoring Well Sample-Well ID

In the case of QC samples such as field blanks, trip blanks and blind field duplicate samples, six digits will follow FB, TB and DUP respectively to represent the date (e.g., FB (050117) would represent a field blank collected on 01 April 2017). For matrix spike/matrix spike duplicate samples, MS/MSD will be added following the applicable sample identification.

Chain-of-Custody Procedures: The sampling crew shall maintain chain-of-custody records for all field and field QC samples. The following information concerning the sample shall be documented on the chain of custody form:

- Unique sample identification for each container,
- Date and time of sample collection,
- Source of sample (including name, location, and sample type),
- Designation of MS/MSD;
- Preservative used;
- Analyses required;
- Name of collector(s);
- Serial numbers of custody seals and transportation cases (if used);
- Custody transfer signatures, dates & times of sample transfer from the field to transporters & to the laboratory or laboratories; and
- Bill of lading or transporter tracking number (if applicable).

QAPP Worksheet #28: Analytical Quality Control & Corrective Action

Matrix Analytical Group	Aqueous		Sampler's Name	To Be Determined	
Concentration Level	TCL VOCs		Field Sampling Organization	ERM	
Sampling SOP	SOPS 1, 2, 3, 4, 5 & 6		Analytical Organization	Accutest Laboratories	
Analytical Method/SOP Reference	8260C / EMS8260C-18		No. of Sample Locations	To Be Determined By Specific Sampling Activity	
QC Sample:	Frequency/Number	Method/SOP QC Acceptance Limits	Corrective Action	Person(s) Responsible for Corrective Action	Data Quality Indicator (DQI)
Method Blank	Each batch not to exceed 20 samples or every 12 hours thereafter	No targets above compound-specific MDLs listed in Worksheet #15	Reanalyze entire batch	Assigned Lab Analyst & Tammy McCloskey (Accutest)	Accuracy/Sensitivity/Bias-Contamination
Lab Check Sample (Blank Spike)	Each batch not to exceed 20 samples	Recovery must fall within compound-specific in-house QC criteria ¹ listed in Worksheet #15	Reanalyze entire batch	Assigned Lab Analyst & Tammy McCloskey (Accutest)	Laboratory Accuracy
Surrogates	Every sample and QC	Recovery must fall within in-house QC criteria ¹ listed in Worksheet #15	Re-extract and reanalyze sample in order to determine matrix effect.	Assigned Lab Analyst & Tammy McCloskey (Accutest)	Accuracy/Bias
Internal Standard	Every sample and QC	-50 - + 100% of the midpoint of the ICAL standard	Reanalyze sample	Assigned Lab Analyst & Tammy McCloskey (Accutest)	Accuracy/Bias
Matrix Spike / Matrix Spike Duplicate Pair	1 / 20 samples	Recovery must fall within compound-specific in-house QC criteria ¹	Investigate possible matrix effect. Record in case narrative. Qualify data during validation process.	Assigned Lab Analyst & Andrew Coenen (ERM)	Accuracy/Bias
Blind Field Duplicate	1 / 20 samples	Relative percent difference (RPD) 20%	Qualify data during validation process.	Andrew Coenen (ERM)	Precision / Reproducibility
Field Blank Trip Blank	1 / day 1 / shipment of VOCs	Monitor for detected target compounds < RL; except for methylene chloride, acetone, and 2-butanone, which must be 2 times the RL	Qualify data during validation process.	Andrew Coenen (ERM)	Representativeness/Bias (Contamination)

1. In house QC criteria subject to change throughout the project. Will be monitored during the validation process.

QAPP Worksheet #29: Project Documents & Records

Sample Collection Documents & Records	On-site Analysis Documents & Records	Off-site Analysis Documents & Records	Data Assessment Documents & Records	Other
<ul style="list-style-type: none">• Field Notebook• Monitoring Well Construction Logs• Well Development Log sheets• Sampling Equipment Checklists• Groundwater Sampling Log Sheets• Chain-of-Custody Forms• Air Bills	<ul style="list-style-type: none">• Daily Instrument Calibration Logs• Field Notebook	<ul style="list-style-type: none">• Sample Receipt Custody & Tracking Records• Laboratory Analytical Reports• Raw Data (archived electronically)• Correspondence	<ul style="list-style-type: none">• Data Validation Reports• Field Audit Checklists• Data Usability Summary Report.	All documents generated during the project will be recompiled and retained in the central project file. At the conclusion of the project an RA Report will be presented which will include as appendices many of the related project documents and records. Any documents not provided in the report will be presented to EPA upon request.

QAPP Worksheet #31 32 & 33: Assessments & Corrective Action

QAPP Worksheet #31: Planned Project Assessments

Assessment Type	Frequency	Internal or External	Organization Performing Assessment	Person(s) Responsible for Performing Assessment (Title & Organization)	Person(s) Responsible for Responding to Assessment Findings (Title & Organization)	Person(s) Responsible for Identifying and Implementing Corrective Actions (CA) (Title & Organization)	Person(s) Responsible for Monitoring Effectiveness of CA (Title & Organization)
Field Sampling Protocol	Once at a minimum during sampling activities	Internal	ERM	ERM QA Officer ERM Field Team Leader	ERM Principal In Charge ERM QA Officer	Project Coordinator/ERM Principal Consultant	Project Coordinator/ERM Principal Consultant
Handling and Custody of Samples	Once at a minimum during sampling activities	Internal	ERM	ERM QA Officer ERM Field Team Leader	ERM Principal In Charge ERM Laboratory QA Officer	Project Coordinator/ERM Principal Consultant	Project Coordinator/ERM Principal Consultant
Analytical Laboratory Performance	The data validation process will satisfy the requirements of this audit	External	ERM	ERM Laboratory QA Officer	ERM Principal In Charge ERM Laboratory QA Officer	Project Coordinator/ERM Principal Consultant	Project Coordinator/ERM Principal Consultant

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QAPP Worksheet #32: Assessment Findings & Corrective Action Responses

Assessment Type	Nature of Deficiencies Documentation	Individual(s) Notified of Findings (Name, Title & Organization)	Timeframe of Notification	Nature of Corrective Action Response Documentation	Individual(s) Receiving Corrective Action Response	Timeframe for Response
Field Sampling Protocol	Electronic mail which documents the results of the audit will be submitted to the Project Coordinator.	Chris Wenczel Project Coordinator/ERM Principal Consultant	24 hours after audit	Electronic mail	All ERM project personnel listed on Worksheet #4-2	24 hours after notification
Handling and Custody of Samples	Electronic mail which documents the results of the audit will be submitted to the Project Coordinator.	Chris Wenczel Project Coordinator/ERM Principal Consultant	24 hours after audit	Electronic mail	All ERM project personnel listed on Worksheet #4-2	24 hours after notification
Analytical Laboratory Performance	Electronic mail which documents the results of the audit will be submitted to the Project Coordinator.	Chris Wenczel Project Coordinator/ERM Principal Consultant	24 hours after audit	Electronic mail	All ERM project personnel listed on Worksheet #4-2	24 hours after notification

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QAPP Worksheet #33: QA Management Reports Table

Type of Report	Frequency (Daily Weekly Monthly Quarterly Annually Etc.)	Projected Delivery Date(s)	Person(s) Responsible for Report Preparation (Title & Organization)	Report Recipient(s) (Title & Organization)
Data Validation Reports See Worksheets # 35 & #36	Applicable only to groundwater monitoring samples	Three weeks after receipt of the laboratory data deliverable.	Mr. Andrew Coenen Laboratory QA Officer/ERM Senior Chemist	Chris Wenczel Project Coordinator/ERM Principal Consultant
Data Usability Assessment See Worksheet #37	Once after validated data is reviewed.	End of the Project prior to completion of final project report.	Mr. James Perazzo Mr. Chris Wenczel Mr. Brice Lynch Mr. Andrew Coenen All ERM Personnel	Chris Wenczel Project Coordinator/ERM Principal Consultant
Final RA Report	Once at the end of the Project.	End of the Project.	Mr. Chris Wenczel Project Coordinator/ERM Principal Consultant	Distribution List presented on Worksheet # 3 less Mrs. Tammy McCloskey Accutest Laboratories

QAPP Worksheet #34: Data Verification & Validation Inputs

Verification Input	Description	Internal/ External	Responsible for Verification (Name & Organization)
Chain of Custody Forms	Chain of Custody (COC) Forms and FedEx shipping papers will be reviewed after the forms have been completed by the ERM sampler but prior to shipping any laboratory samples off-Site. All elements of the COC (requested analysis bottle qty. project information etc.) will be compared to the analytical criteria specified in the QAPP and to confirm that the labels and qty. of bottles in the cooler match the information specified on the COC. The FedEx shipping form will be reviewed to certify that the address information is correct all requested information is provided and that the appropriate shipping method (e.g. priority overnight Saturday delivery) has been marked so that the samples arrive at the lab according to holding time and temperature preservation requirements specified in the QAPP.	Internal	Brice Lynch ERM Field Team Leader
Audit Reports	The results of the audit reports and project assessments presented in Worksheets #31 through #33 will be retained in the project file. As specified the results and findings will be reviewed with the appropriate members of the project team and confirmation that all corrective measures have been completed will be the responsibility of the Project Coordinator. Reference Worksheets #31 through #33 for further details.	Internal	Mr. Chris Wenczel Project Coordinator/ERM Principal Consultant
Field Notes	It is imperative that detailed field notes are recorded real-time in the field to document project field activities. The field notes will be referenced during preparation of the OU1 RD Package and the Final RA Report and will be retained in the project file. A copy of the field notes will be provided as an Appendix to the final RA Report.	Internal	Brice Lynch ERM Field Team Leader Mr. Chris Wenczel Project Coordinator/ERM Principal Consultant
Laboratory Data	All laboratory data will be reviewed internally by the analytical laboratory prior to reporting analytical results to ERM. All analytical laboratory data packages will comply with the 2005 NYSDEC ASP Category B reporting and deliverable requirements presented in Attachment E. Data generated from the Groundwater Monitoring samples will be validated according to the procedures specified in Worksheets # 35 and #36. A Data Usability Assessment will be prepared at the end of the project according to the protocol specified in Worksheet #37.	External Internal	Mrs. Tammy McCloskey Accutest Laboratories Project Manager Mr. Andrew Coenen ERM Laboratory QA Officer

QAPP Worksheet #35: Data Verification Procedures

Validation Input	Description	Responsible for Validation (Name Organization)
Review of Chain of Custodies (COCs)	The validator will review each COC as it is received by the laboratory from the field for accuracy of sample nomenclature and requested analysis. Issues will be brought to the attention of the laboratory contact and corrected immediately.	Mr. Andrew Coenen ERM Laboratory QA Officer
Field documentation	The Project Coordinator will review all field forms for completeness and adherence to the QAPP.	Mr. Chris Wenczel ERM Project Coordinator
Review of SOPs	The validator will confirm that samples were collected and analyzed in accordance with applicable SOPs.	Mr. Andrew Coenen ERM Laboratory QA Officer
Documentation of Method QC Results	The validator will confirm that the appropriate number of QA/QC samples were collected by ERM and analyzed by the laboratory.	Mr. Andrew Coenen ERM Laboratory QA Officer
Review Raw Data	The validator will review 10% of the raw laboratory data to confirm the laboratories calculations.	Mr. Andrew Coenen ERM Laboratory QA Officer
Project Quantitation Limits	The validator will confirm that the sample results meet the project quantitation limits specified in the QAPP. If they do not the laboratory will be contacted and possible reanalysis may be required.	Mr. Andrew Coenen ERM Laboratory QA Officer

Groundwater monitoring samples only will undergo data validation. For each laboratory data deliverable the validator will prepare a Data Usability Report (DUSR). The DUSR will be prepared according to the guidelines established by Division of Environmental Remediation Quality Assurance Group and will review the following:

- Is the data package complete as defined under the requirements for the NYSDEC ASP Category B?
- Have all holding times been met?
- Do all the QC data: blanks instrument tunings calibration standards calibration verifications surrogate recoveries spike recoveries replicate analyses laboratory controls and sample data fall within the protocol required limits and specifications?
- Have all of the data been generated using established and agreed upon analytical protocols?
- Does an evaluation of the raw data confirm the results provided in the data summary sheets and qualify control verification forms?
- Have the correct data qualifiers been used?

Once the data package has been reviewed and the above questions asked and answered the DUSR will describe the samples and the analytical parameters data deficiencies analytical protocol deviations and quality control problems and their effect on the data. The DUSR shall also include recommendations on resampling/reanalysis if applicable. All data qualifications will be documented following the NYSDEC ASP '05 Rev. Guidelines.

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QAPP Worksheet #36: Data Validation Procedures

Analytical Group/Method:	Volatile Organics – SW-846 8260C
Data Deliverable Requirements:	NYSDEC ASP Category B (pdf)
Analytical Specifications:	Method 8260C: Accutest SOPEMS8260C-18
Measurement Performance Criteria:	Provided In Both Worksheets #12 & 28
Percent Of Data Packages To Be Validated:	100%
Percent Of Raw Data Reviewed:	100%
Percent Of Results To Be Recalculated:	10%
Validation Procedure:	USEPA Hazardous Waste Support Section SOP Number HW-24 Revision 4 Validating Volatile Organic Compounds by Gas Chromatography/Mass Spectrometry SW-846 Method 8260B & 8260C – Signed October 2014 ^{1,2}
Validation Code (*See Attached Table):	S3VM
Electronic Validation Program/Version:	N/A

1. The order in which the aforementioned guidance documents and/or criteria are listed does not imply a hierarchy of reliance on a particular document for validation.
2. The reviewer's professional judgment is an integral part of the validation process.

QAPP Worksheet #37: Data Usability Assessment

The Data Usability Assessment will revisit the DQOs to ascertain whether the data collected is adequate in quantity and quality to meet the project objectives. Also the usability assessment will be used to determine whether qualified data can be used to make project decisions.

The Data Usability Assessment will be performed by Mr. Chris Wenczel and Mr. Andrew Coenen. Mr. Wenczel will be responsible for information in the Usability Assessment. He will also be responsible for assigning task work to the individual task members who will be supporting the Data Usability Assessment. Note that the Data Usability Assessment will be conducted on validated data only. The results of the Data Usability Assessment will be presented in the final report.

The following five step process that identifies key items will be used to assess the data set and draw conclusions based on their results:

Step 1	Review The Project's Objectives And Sampling Design Key project outputs defined during planning (i.e., PQOs or DQOs and MPCs) will be reviewed to make sure they are still applicable. The sampling design will be reviewed for consistency with stated objectives to identify any deviations that provide context for interpreting the data in subsequent steps.
Step 2	Review The Data Verification And Data Validation Outputs Available QA reports, including the data verification and data validation reports will be reviewed. Basic calculations will be performed and the data will be summarized using graphs, maps, tables, etc. and evaluated to identify patterns, trends, and anomalies (i.e., unexpected results). Review deviations from planned activities (e.g., number and locations of samples, holding time exceedances, damaged samples, non-compliant PT sample results, and SOP deviations) will be reviewed to determine their impacts on the data usability. The implications of unacceptable QC sample results will be considered/evaluated.
Step 3	Verify The Assumptions Of The Selected Statistical Method The underlying assumptions for selected statistical methods will be reviewed to verify they are valid. Common assumptions include the distributional form of the data, independence of the data, dispersion characteristics, homogeneity, etc. Depending on the robustness of the statistical method, minor deviations from assumptions usually are not critical to statistical analysis and data interpretation. However, if serious deviations from assumptions are discovered, then another statistical method may need to be selected.
Step 4	Implement The Statistical Method The data set will be evaluated using the following statistical/ quantitative methods/criteria: Precision – Results of all blind field duplicates will be discussed for each analysis. For each duplicate pair the relative percent difference (RPD) will be calculated for each analyte whose original and duplicate values are either greater than or equal to the quantitation limit. The RPDs will be checked against the measurement performance criteria presented on Worksheets #12 & 15. The RPDs exceeding criteria will be identified. The discussion will summarize the results. Any conclusions about the precision of the analyses will be drawn and any limitations on the use of the data will be described.

If calculated from duplicate measurements:

$$RPD = \frac{(C1 - C2) \times 100\%}{(C1 + C2) / 2}$$

where,

RPD = relative percent difference

C1 = larger of the two observed values

C2 = smaller of the two observed values

Accuracy/Bias Contamination – Results for all laboratory method blanks and instrument blanks will be discussed for each analysis for Confirmatory Post Excavation and Post-Removal Ground water samples only. The results for each analyte will be checked against the measurement performance criteria presented on Worksheet #12. Results for analytes that exceed criteria will be discussed. The discussion will summarize the results of the laboratory accuracy/bias. Any conclusions about the accuracy/bias of the analyses based on contamination will be drawn and any limitations on the use of the data will be described.

For measurements where matrix spikes are used:

$$\%R = 100\% \times \frac{S - U}{Csa}$$

where,

%R = percent recovery

S = measured concentration in spike aliquot

U = measured concentration in unspiked aliquot

Csa = actual concentration of spike added

Completeness – A completeness check will be done on all of the data generated by the laboratory. Completeness criteria are presented on Worksheet #12. Completeness will be calculated for each analyte as follows. For each analyte completeness will be calculated as the number of data points for each analyte that meets the measurement performance criteria for precision accuracy/bias and sensitivity divided by the total number of data points for each analyte. A discussion will follow summarizing the calculation of data completeness. Any conclusions about the completeness of the data for each analyte will be drawn and any limitations on the use of the data will be described.

Defined as follows for all measurements:

$$\%C = 100\% \times \frac{V}{T}$$

where,

%C = percent completeness

V = number of measurements judged valid

T = total number of measurements

Sensitivity – Results for all Lab Check Samples will be presented discussed for each analysis. The results for each analyte will be checked against the measurement performance criteria presented on Worksheet #12 & 15 and cross-checked against the quantitation limits presented on Worksheet #15. Results for analytes that exceed criteria will be discussed. The discussion will summarize the results of the laboratory sensitivity. Any conclusions about the sensitivity of the analyses will be drawn and any limitations on the use of the data will be described.

Comparability - The degree of confidence with which results from two or more data sets, or two or more laboratories, may be compared. To achieve comparability, standard environmental methodologies will be employed in the field and in the laboratory, including:

- Using identified standard procedures/methods for both sampling and analysis phases of the project;
- Ensuring traceability of all analytical standards and/or source materials;
- Verifying all calibrations;
- Using standard reporting units and reporting formats, including the reporting of QA/QC data;
- Validating analytical results, including using data qualifiers in all cases where appropriate;
- Requiring that validation qualifiers be provided at all times (e.g., text, tables, figures, etc.) with the associated analytical result; and
- Requiring that any metadata on the data set (i.e., information for purposes of description, administration, technical functionality and requirements, use and usage, and/or preservation) be documented and provided with the data set at all times.

These steps will ensure all future users of either the data or the conclusions drawn from them will have a basis for establishing the acceptance criteria for its use and will be able to judge the comparability of these data and conclusions.

When a definitive off-site laboratory analysis is performed to verify field screening results (e.g., the soil gas survey samples), the comparability between the two sets of results must be established. This evaluation will determine the acceptability of the screening results for use in meeting PQOs and making project decisions. Acceptability will be based on a Percent Different (%D) criterion of 20 percent, calculated using the following equation:

$$\%D = \frac{V_d - V_s}{V_d} \times 100$$

Where,

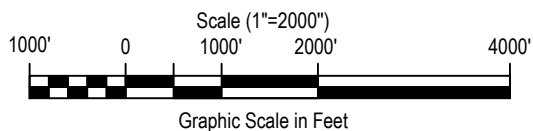
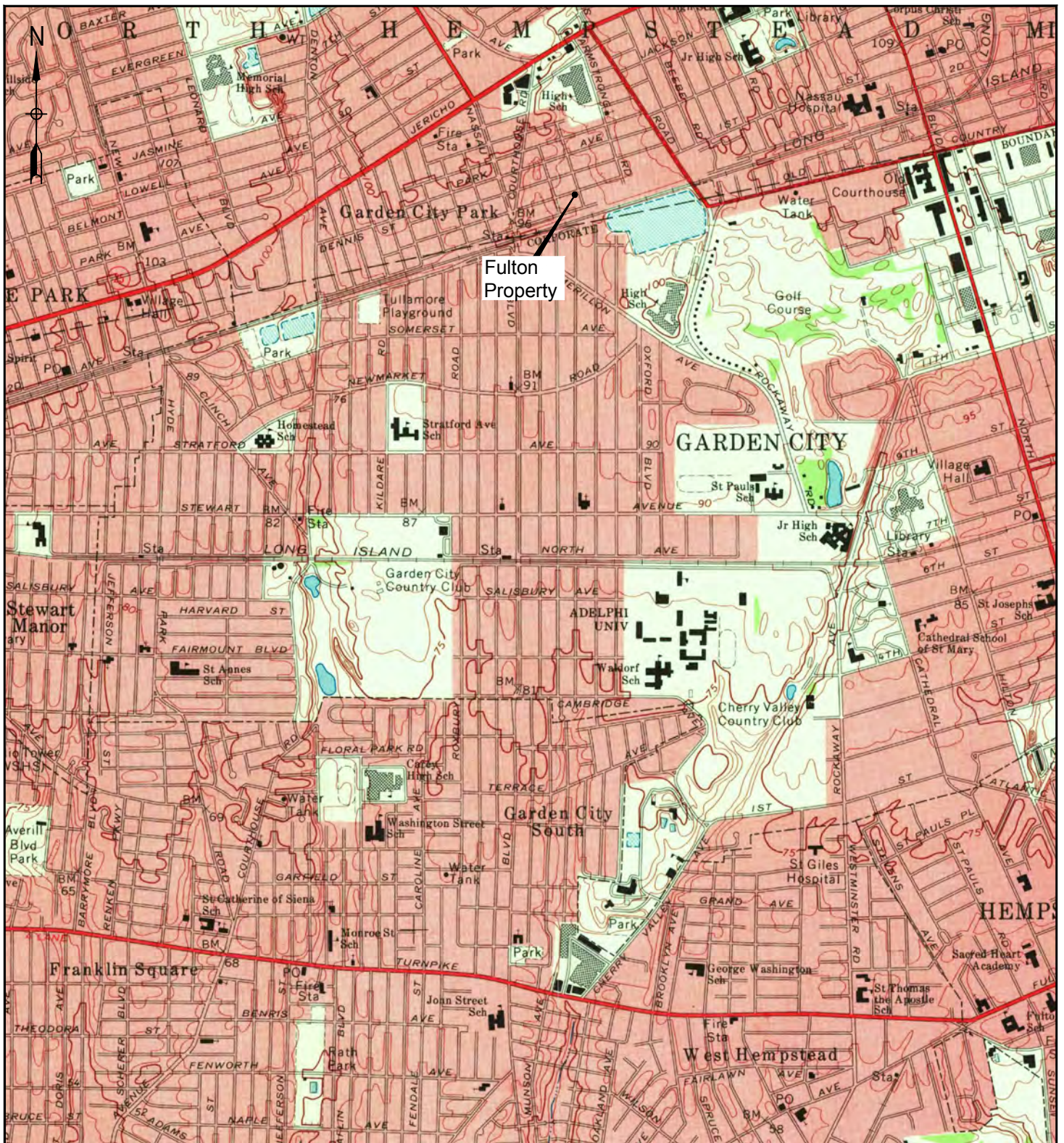
V_d = the definitive value

V_s = the screening method sample concentration value.

For the overall evaluation of comparability, at least 75 percent of the calculated %Ds must meet the 20 percent acceptance criteria.

Representativeness - The degree to which the results of the analyses accurately and precisely represent a characteristic of a population, a process condition, or an environmental condition. In this case, representativeness is the degree to which the data reflect the contaminants present and their concentration magnitudes in the sampled site areas. Sample homogeneity and sampling/subsampling variability must be

	considered during project planning to obtain a higher degree of representativeness. Representativeness of data will be obtained through the proper selection of sampling locations and implementation of approved sampling and analytical procedures. Results from environmental field duplicate sample analyses can be used to assess representativeness, in addition to precision.
Step 5	<p>Document data usability and draw conclusions</p> <p>Reconciliation – Important information regarding the Data Quality Objectives (DQOs)/Project Quality Objectives (PQOs) process are provided by Worksheets #11, #12, #15 and # 28. The DQOs/PQO presented on Worksheets #11, #12, #15 and # 28 will be examined to determine if the objective was met. This examination will include a combined overall assessment of the results of each analysis pertinent to an objective. Each analysis will first be evaluated separately in terms of the major impacts observed from the Data Validation Data Quality Indicators and measurement performance criteria assessments. Based on the results of these assessments the quality of the data will be determined. Based on the quality determined the usability of the data for each analysis will be determined. Based on the combined usability of the data from all analyses for an objective it will be determined if the PQO was met and whether project action limits were exceeded. The final report will include a summary of all the points that went into the reconciliation of each objective. As part of the reconciliation of each objective conclusions will be drawn and any limitations on the usability of any of the data will be described.</p>



SOURCE: U.S.G.S. QUADRANGLE MAPS, LYNNBROOK, N.Y., 1969

TITLE

Property Location Map Fulton Avenue Superfund Site Garden City/Garden City Park, NY

PREPARED FOR

Genesco Inc.



Environmental Resources Management

FIGURE

1

DRAWN BY

EMF

SCALE

AS SHOWN

DATE

01/05/17

JOB NO.

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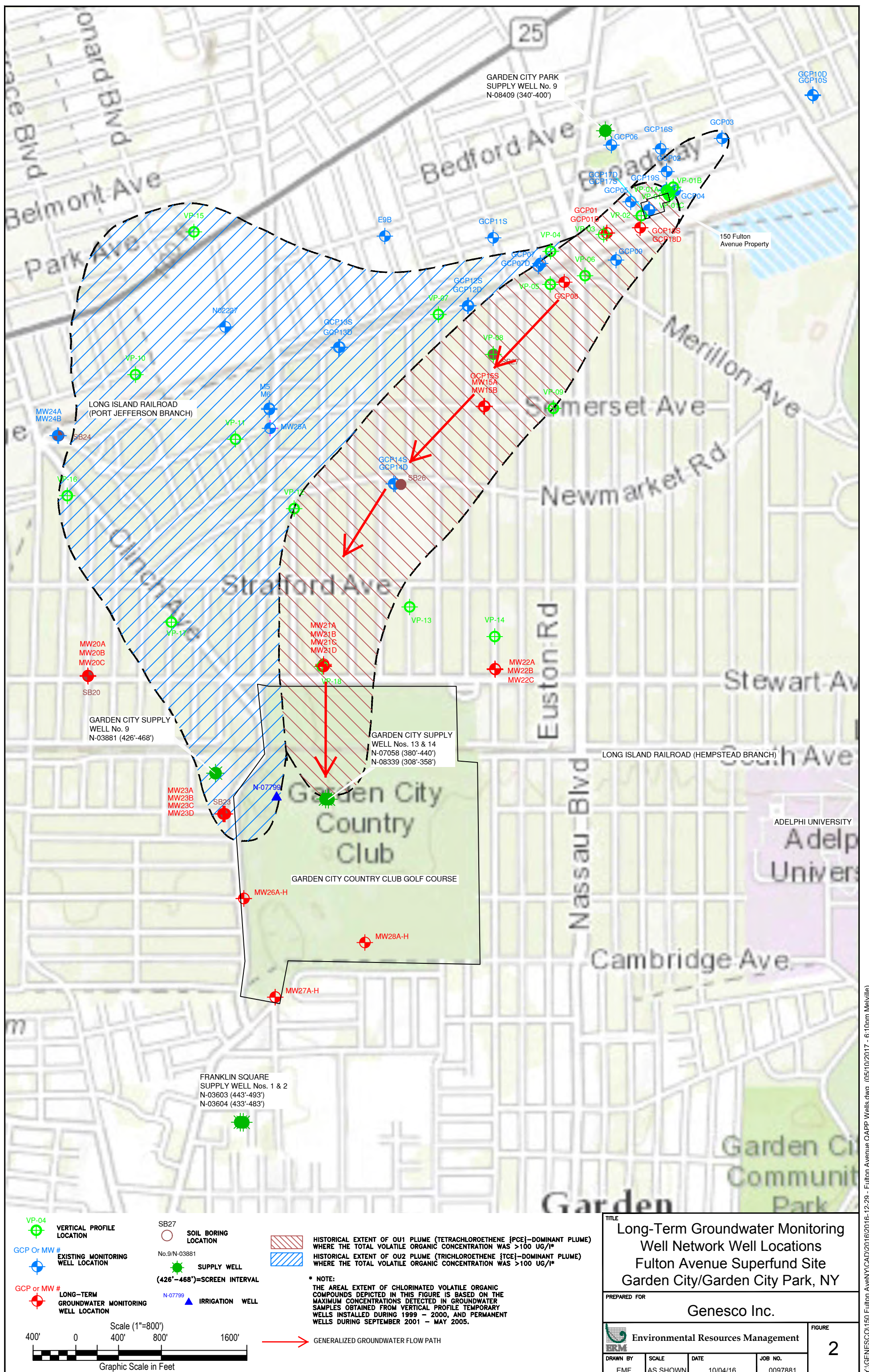


TABLE 1
SUMMARY OF LONG-TERM GROUNDWATER MONITORING WELLS
FULTON AVENUE SUPERFUND SITE, GARDEN CITY/GARDEN CITY PARK, NASSAU COUNTY, NEW YORK



Well Local No.	Top of Casing Elevation	Depth to Top of Screen	Depth to Bottom of Screen	Casing Length	Sump Length in Feet	Total Well Depth in Feet	Top of Screen Elevation	Bottom of Screen Elevation	Total Well Bottom Elevation	Well Material	Well Diameter in Feet	Well Construction Start Date	Well Construction End Date	X Coordinate	Y Coordinate
GCP01	89.5	49	59	49	0	59	40.5	30.5	30.5	PVC	0.17	10/24/84	10/24/84	1078541.38	207727.149
GCP01D	89.76	105	115	105	3	118	-15.24	-25.24	-28.24	PVC	0.17	07/27/95	08/03/95	1078543.38	207727.578
GCP08	94.85	50	60	50	0	62	44.85	34.85	32.85	PVC	0.17	09/11/85	09/11/85	1078149.08	207270.878
GCP15S	91.74	36	56	36	5	61	55.74	35.74	30.74	PVC	0.33	10/24/91	10/25/91	1077389.31	206096.642
MW15A	91.46	140	150	140	3	153	-48.54	-58.54	-61.54	STEEL	0.17	06/07/01	06/08/01	1077375.04	206097.32
MW15B	91.14	350	360	350	3	363	-258.86	-268.86	-271.86	STEEL	0.17	06/11/01	06/19/01	1077382.78	206098.236
GCP18D	90.75	113	123	113	3	126	-22.25	-32.25	-35.25	PVC	0.17	06/21/95	07/24/95	1078842.22	207771.984
GCP18S	91.04	39	54	39	0	54	52.04	37.04	37.04	PVC	0.17	06/20/95	06/21/95	1078843.91	207766.63
MW20A	84.53	140	150	140	3	153	-55.47	-65.47	-68.47	STEEL	0.17	04/17/01	04/18/01	1073673.09	203600.03
MW20B	84.13	244	254	244	3	257	-159.87	-169.87	-172.87	STEEL	0.17	04/20/01	04/24/01	1073672.16	203604.324
MW20C	84.14	400	410	400	3	413	-315.86	-325.86	-328.86	STEEL	0.17	04/25/01	04/27/01	1073674.08	203597.067
MW21A	81.95	120	130	120	3	133	-38.05	-48.05	-51.05	STEEL	0.17	05/15/01	05/16/01	1075872.09	203680.567
MW21B	81.86	330	340	330	3	343	-248.14	-258.14	-261.14	STEEL	0.17	05/18/01	05/22/01	1075870.75	203675.325
MW21C	81.66	390	400	390	3	403	-308.34	-318.34	-321.34	STEEL	0.17	06/01/01	06/05/01	1075871.2	203669.66
MW21D	TBD	TBD	TBD	TBD	3	TBD	TBD	TBD	TBD	STEEL	0.17	TBD	TBD	TBD	TBD
MW22A	86.42	120	130	120	3	133	-33.58	-43.58	-46.58	STEEL	0.17	05/01/01	05/01/01	1077478.84	203653.953
MW22B	86.49	270	280	270	3	283	-183.51	-193.51	-196.51	STEEL	0.17	05/02/01	05/04/01	1077478	203649.45
MW22C	86.56	310	320	310	3	323	-223.44	-233.44	-236.44	STEEL	0.17	05/08/01	05/10/01	1077481.86	203645.556
MW23A	81.58	260	270	260	3	273	-178.42	-188.42	-191.42	STEEL	0.17	03/30/01	04/03/01	1074925.82	202292.348
MW23B	81.72	344	354	344	3	357	-262.28	-272.28	-275.28	STEEL	0.17	04/04/01	04/06/01	1074918.18	202293.054
MW23C	81.7	398	408	398	3	411	-316.3	-326.3	-329.3	STEEL	0.17	06/28/01	07/03/01	1074939.21	202292.236
MW23D	81.74	442	452	442	3	455	-360.26	-370.26	-373.26	STEEL	0.17	06/28/01	07/03/01	1074933.45	202292.653
MW26A	79.01	224	234	224	5	489	-144.99	-154.99	-409.99	STEEL	0.33	02/25/04	02/26/04	1075127.04	201508.808
MW26B	79.01	266	276	266	5	489	-186.99	-196.99	-409.99	STEEL	0.33	02/25/04	02/26/04	1075127.04	201508.808
MW26C	79.01	320	330	320	5	489	-240.99	-250.99	-409.99	STEEL	0.33	02/25/04	02/26/04	1075127.04	201508.808
MW26D	79.01	345	355	345	5	489	-265.99	-275.99	-409.99	STEEL	0.33	02/25/04	02/26/04	1075127.04	201508.808
MW26E	79.01	372	382	372	5	489	-292.99	-302.99	-409.99	STEEL	0.33	02/25/04	02/26/04	1075127.04	201508.808
MW26F	79.01	405	415	405	5	489	-325.99	-335.99	-409.99	STEEL	0.33	02/25/04	02/26/04	1075127.04	201508.808
MW26G	79.01	438	448	438	5	489	-358.99	-368.99	-409.99	STEEL	0.33	02/25/04	02/26/04	1075127.04	201508.808
MW26H	79.01	474	484	474	5	489	-394.99	-404.99	-409.99	STEEL	0.33	02/25/04	02/26/04	1075127.04	201508.808

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MW27A	62.17	192	202	192	5	487	-129.83	-139.83	-424.83	STEEL	0.33	03/17/04	03/18/04	1075414.51	200700.409
MW27B	62.17	236	246	236	5	487	-173.83	-183.83	-424.83	STEEL	0.33	03/17/04	03/18/04	1075414.51	200700.409
MW27C	62.17	284	294	284	5	487	-221.83	-231.83	-424.83	STEEL	0.33	03/17/04	03/18/04	1075414.51	200700.409
MW27D	62.17	324	334	324	5	487	-261.83	-271.83	-424.83	STEEL	0.33	03/17/04	03/18/04	1075414.51	200700.409
MW27E	62.17	364	374	364	5	487	-301.83	-311.83	-424.83	STEEL	0.33	03/17/04	03/18/04	1075414.51	200700.409
MW27F	62.17	408	418	408	5	487	-345.83	-355.83	-424.83	STEEL	0.33	03/17/04	03/18/04	1075414.51	200700.409
MW27G	62.17	438	448	438	5	487	-375.83	-385.83	-424.83	STEEL	0.33	03/17/04	03/18/04	1075414.51	200700.409
MW27H	62.17	472	482	472	5	487	-409.83	-419.83	-424.83	STEEL	0.33	03/17/04	03/18/04	1075414.51	200700.409
MW28A	67	92	102	92	5	500	-25	-35	-433	STEEL	0.33	3/9/17	3/11/17	1076260.3	200974.7
MW28B	67	214	224	214	5	500	-147	-157	-433	STEEL	0.33	3/9/17	3/11/17	1076260.3	200974.7
MW28C	67	312	322	312	5	500	-245	-255	-433	STEEL	0.33	3/9/17	3/11/17	1076260.3	200974.7
MW28D	67	340	350	340	5	500	-273	-283	-433	STEEL	0.33	3/9/17	3/11/17	1076260.3	200974.7
MW28E	67	362	372	362	5	500	-295	-305	-433	STEEL	0.33	3/9/17	3/11/17	1076260.3	200974.7
MW28F	67	398	408	398	5	500	-331	-341	-433	STEEL	0.33	3/9/17	3/11/17	1076260.3	200974.7
MW28G	67	434	444	434	5	500	-367	-377	-433	STEEL	0.33	3/9/17	3/11/17	1076260.3	200974.7
MW28H	67	485	495	485	5	500	-418	-428	-433	STEEL	0.33	3/9/17	3/11/17	1076260.3	200974.7

TABLE 2
DETAILED SAMPLING INFORMATION FOR LONG-TERM GROUNDWATER MONITORING WELLS
FULTON AVENUE SUPERFUND SITE, GARDEN CITY/GARDEN CITY PARK, NASSAU COUNTY, NEW YORK



													GEOTECH BLADDER PUMP SETTINGS											
Well Local No.	Depth to Top of Screen	Depth to Bottom of Screen	Sump Length in Feet	Total Well Depth in Feet	Screen Length	Submerged Screen Midpoint	Top of Pump Depth	Bottom of Pump Depth	Drop Line Length	Pump Set up	Comments	Required Sample Identification		Depth of Pump	PSI Setting		Depth of Pump	PSI Setting		Depth of Pump	PSI Setting			
GCP01	49	59	0	59	10	54	51	54	0	Standard Low-Flow (MP-15)		GCP01-52.5		50	35		84	52		118	69			
GCP01D	105	115	3	118	10	110	107	110	0	QED Bladder Pump		GCP01D-110		51	35.5		85	52.5		119	69.5			
GCP08	50	60	0	60	10	55	52	55	0	Standard Low-Flow (MP-15)		GCP08-54.2		52	36		86	53		120	70			
GCP15S	36	56	5	61	20	49	46	49	0	Standard Low-Flow (MP-15)		GCP15S-51		53	36.5		87	53.5		121	70.5			
MW15A	140	150	3	153	10	145	142	145	0	QED Bladder Pump		MW15A-145		54	37		88	54		122	71			
MW15B	350	360	3	363	10	355	85	88	267	QED Bladder Pump with Drop Line		MW15B-356		55	37.5		89	54.5		123	71.5			
GCP18D	113	123	3	126	10	118	115	118	0	QED Bladder Pump		GCP18D-118		56	38		90	55		124	72			
GCP18S	39	54	0	54	15	46.5	43.5	46.5	0	Standard Low-Flow (MP-15)		GCP18S-48.5		57	38.5		91	55.5		125	72.5			
MW20A	140	150	3	153	10	145	142	145	0	QED Bladder Pump		MW20A-145		58	39		92	56		126	73			
MW20B	244	254	3	257	10	249	85	88	161	QED Bladder Pump with Drop Line		MW20B-250		59	39.5		93	56.5		127	73.5			
MW20C	400	410	3	413	10	405	85	88	317	QED Bladder Pump with Drop Line		MW20C-405		60	40		94	57		128	74			
MW21A	120	130	3	133	10	125	122	125	0	QED Bladder Pump		MW21A-125		61	40.5		95	57.5		129	74.5			
MW21B	330	340	3	343	10	335	85	88	247	QED Bladder Pump with Drop Line		MW21B-335		62	41		96	58		130	75			
MW21C	390	400	3	403	10	395	85	88	307	QED Bladder Pump with Drop Line		MW21C-395		63	41.5		97	58.5		131	75.5			
MW21D	TBD	TBD	TBD	TBD	TBD	TBD	TBD	TBD	TBD	QED Bladder Pump with Drop Line		TBD		64	42		98	59		132	76			
MW22A	120	130	3	133	10	125	122	125	0	QED Bladder Pump		MW22A-125		65	42.5		99	59.5		133	76.5			
MW22B	270	280	3	283	10	275	272	88	187	QED Bladder Pump with Drop Line		MW22B-275		66	43		100	60		134	77			
MW22C	310	320	3	323	10	315	312	88	227	QED Bladder Pump with Drop Line		MW22C-315		67	43.5		101	60.5		135	77.5			
MW23A	260	270	3	273	10	265	85	88	177	QED Bladder Pump with Drop Line		MW23A-265		68	44		102	61		136	78			
MW23B	344	354	3	357	10	349	NA	NA	300		(Note 1)	MW23B-350		69	44.5		103	61.5		137	78.5			
MW23C	398	408	3	411	10	403	85	88	315	QED Bladder Pump with Drop Line		MW23C-403		70	45		104	62		138	79			
MW23D	442	452	3	455	10	447	NA	NA	275		(Note 2)	MW23D-447		71	45.5		105	62.5		139	79.5			
														72	46		106	63		140	80			
														73	46.5		107	63.5		141	80.5			
														74	47		108	64		142	81			
														75	47.5		109	64.5		143	81.5			
														76	48		110	65		144	82			
														77	48.5		111	65.5		145	82.5			
														78	49		112	66		146	83			
														79	49.5		113	66.5		147	83.5			
														80	50		114	67		148	84			
														81	50.5		115	67.5		149	84.5			
														82	51		116	68		150	85			
														83	51.5		117	68.5		151	85.5			

Well Local No.	Depth to Top of Screen	Depth to Bottom of Screen	Sump Length in Feet	Total Well Depth in Feet	Screen Length	Depth of Sample Port Intake	Field Port ID #	Required Sample Identification	Important Well Notes	
MW26A	224	234	5	489	10	229	Port 8	MW26A-229	(1) MW23B casing bent, use Grundfos Pump only, set pump at 300 feet bgs, purge 3 well volumes and then perform low flow rate purge/sampling.	
MW26B	266	276	5	489	10	271.5	Port 7	MW26B-271.5		
MW26C	320	330	5	489	10	325	Port 6	MW26C-325		
MW26D	345	355	5	489	10	350.5	Port 5	MW26D-350.5		
MW26E	372	382	5	489	10	377	Port 4	MW26E-377	(2) Obstruction at 300 feet bgs in MW23D, use Grundfos pump only, set pump no deeper than 275 feet bgs, purge 3 well volumes and then perform low flow rate puge/sampling.	
MW26F	405	415	5	489	10	410.5	Port 3	MW26F-410.5		
MW26G	438	448	5	489	10	443	Port 2	MW26G-443		
MW26H	474	484	5	489	10	478.5	Port 1	MW26H-478.5		

Well Local No.	Depth to Top of Screen	Depth to Bottom of Screen	Sump Length in Feet	Total Well Depth in Feet	Screen Length	Depth of Sample Port Intake	Field Port ID #	Required Sample Identification
MW26A	224	234	5	489	10	229	Port 8	MW26A-229
MW26B	266	276	5	489	10	271.5	Port 7	MW26B-271.5
MW26C	320	330	5	489	10	325	Port 6	MW26C-325
MW26D	345	355	5	489	10	350.5	Port 5	MW26D-350.5
MW26E	372	382	5	489	10	377	Port 4	MW26E-377
MW26F	405	415	5	489	10	410.5	Port 3	MW26F-410.5
MW26G	438	448	5	489	10	443	Port 2	MW26G-443
MW26H	474	484	5	489	10	478.5	Port 1	MW26H-478.5
MW27A	192	202	5	487	10	197	Port 8	MW27A-197
MW27B	236	246	5	487	10	241.5	Port 7	MW27B-241.5
MW27C	284	294	5	487	10	289	Port 6	MW27C-289
MW27D	324	334	5	487	10	329.5	Port 5	MW27D-329.5
MW27E	364	374	5	487	10	369	Port 4	MW27E-369
MW27F	408	418	5	487	10	413.5	Port 3	MW27F-413.5
MW27G	438	448	5	487	10	443	Port 2	MW27G-443
MW27H	472	482	5	487	10	476.5	Port 1	MW27H-476.5
MW28A	92	102	5	500	10	97	Port 8	MW28A-92
MW28B	214	224	5	500	10	219.5	Port 7	MW28B-219.5
MW28C	312	322	5	500	10	317	Port 6	MW28C-239
MW28D	340	350	5	500	10	345.5	Port 5	MW28D-345.5
MW28E	362	372	5	500	10	367	Port 4	MW28E-367
MW28F	398	408	5	500	10	403.5	Port 3	MW28F-403.5
MW28G	434	444	5	500	10	439	Port 2	MW28G-439
MW28H	485	495	5	500	10	490.5	Port 1	MW28H-490.5

Important Well Notes

(1) MW23B casing bent, use Grundfos Pump only, set pump at 300 feet bgs, purge 3 well volumes and then perform low flow rate purge/sampling.

(2) Obstruction at 300 feet bgs in MW23D, use Grundfos pump only, set pump no deeper than 275 feet bgs, purge 3 well volumes and then perform low flow rate puge/sampling.

Bladder Pump Notes
PSI setting is 0.5 PSI/ft of airline plus 10.

Charge should be 5 seconds (bladder squeeze)

Exhaust should be 15 to 20 seconds (pump refill)

Optional
To lower the flow, turn the brass valve to the right all the way, then turn back a half turn.

If you turn back the brass valve a half turn, increase the exhaust to 30 seconds.

LIST OF ATTACHMENTS

ATTACHMENT A - Professional Profiles

ATTACHMENT B - OU1 RD & OU1 RA Project Schedules (Figures 3 & 4 from the OU1 RD Work Plan)

ATTACHMENT C - Standard Operating Procedures

ATTACHMENT D - Laboratory Operating Procedures

ATTACHMENT E - New York State Department Of Environmental Conservation Analytical Service Protocol

ATTACHMENT A - Professional Profiles

James A. Perazzo, P.G.

Principal-In-Charge



Mr. Perazzo has over 25 years of experience dealing with legacy environmental problems under CERCLA, RCRA, TSCA and related brownfield environmental programs. Combines both technical and financial analysis of environmental impacts to assess costs of liabilities to establish environmental reserves for financial reporting and/or provide expert testimony in cost recovery actions. Assist clients in making business decisions involving acquisition, divestiture and strategic management of environmental impacts, including evaluation of practical realistic cash flows and exit strategies. As part of the Sustainable Watershed integrated Management practice, Mr. Perazzo works with clients, regulators and national organizations on assessing impacts in urban waterways and facilitating risk management decisions to address impacts. Aligns technical approaches with business objectives and works with regulators, when necessary, ensure clients goals are achieved. Provide expert support cost recovery claims under CERCLA, navigation law and other environmental statutes in arbitrations, mediations and litigation.

Registrations & Professional Affiliations

- Professional Geologist in Pennsylvania

Fields of Competence

- CERCLA RI/FS and removal actions
- RCRA (RFA, RFI CMS and CMI)
- TSCA (PCBs & lead)
- UST assessment and hydrocarbon remediation
- Indirect/direct investigative techniques
- Soil and ground water investigations
- Hydrogeological assessments
- Regulatory negotiation and strategic guidance
- Financial analysis (legacy environmental and compliance costs)
- Expert witness (CERCLA cost recovery, Navigation Law claims)

Education

- M.B.A. , Long Island University (C.W. Post), New York, 2006
- M.S. Earth Science, Adelphi University, New York, 1981
- B.S. Geology, The State University of New York at Stony Brook, 1978

Publications/Presentations

“The Intersection of Governance, Performance, Assurance and Reporting in Asset Retirement Obligations Related to Mine Reclamation & Closure” Perazzo, James, A. & Eddy, Stuart , SME Conference, Seattle, WA February 22, 2012

"Financial Reporting of Environmental Matters & the Influence on a Company's Sustainable Business Strategy" AWMA/NYEWASeminar, Rochester Institute of Technology Conference Center, February 12, 2009.

"Real Estate Transactions & Brownfield's" NYSBA CLE Program, May 24, 2004

"CERCLA - The Technical Perspective," Environmental Regulations Course, Executive Enterprises, Inc., June '95, October '95, and February '96.

"Remedial Investigation and Feasibility Study Process," New York Hazardous Regulation Course, Executive Enterprises, Inc., November 16-17, 1990.

"Groundwater Remediation; Performance Goals," Haztech International, Cleveland, Ohio, September 20-22, 1988.

"Remedial Design Needs to Consider in Planning Hazardous Waste Site Investigations," with J. Iannone and J. Mack; Haztech International, St. Louis, Missouri, August 26-27, 1987.

"Long Term Confidence in Ground Water Monitoring Systems," Groundwater Monitoring Review, Vol. 4, No. 4, all 1984.

Sample Projects

Principal-in-Charge involving a major urban waterbody project in the Superfund program in USEPA Region 2. Coordinates a diverse staff of environmental professionals in support of a contributing PRP. Also, liaison with common consultant, USEPA and NYC to advance PRP group objectives and initiatives with the intent of assuring a comprehensive, technically supported and protective and practical RI/FS and eventual RA.

Project Director to develop environmental liability estimates for the purpose of financial re-statement to facilitate registrant's filing of an S-1 with the SEC. The portfolio involved review and assessment of over 2500 properties (historic and current) with projected environmental liabilities and asset retirement obligations

in excess of \$700MM. Financial estimates were developed in accordance with US GAAP.

Project Director for federal superfund site involving PCE impacts to regional aquifer and allegations of public supply well impacts. Developed technical strategy and coordinated implementation of a RI/FS leading to a ROD that narrowly defined impacts from client site versus regional impacts from other sources of similar contamination. Direct RD/RA effort to implement the selected remedy and, together with post-ROD information and support from local municipality, resulted in EPA issuing a modified ROD.

Part of a multi-disciplined team providing technical consultation to a city planning board to ensure development of a comprehensive draft and final environmental impact assessment. Ensured that residual environmental impacts at properties within a project area in both federal and state Superfund programs were addressed and/or incorporated into a 50+ acre regional waterfront redevelopment in the northeast with significant public amenities. The effort led to a successful adoption of a FEIS and issuance of Findings that ensured the integrity of future site plans.

Project Principal for responsible for a former industrial facility requiring completion of an RI/FS at a NYS Superfund site. Secured a ROD that was used to facilitate transfer of the property into the NYS Brownfield Cleanup Program and, combined with a finite risk insurance policy enabled the responsible party to cap environmental liabilities.

Project Principal assisting client with 3rd party claim related to an urban water body designated a CERCLA site. Provide strategic consultation and assessment of site-specific and regional data to assess liability and potential contribution. Matter resulted in settlement.

Project Director for Chapter 11 bankruptcy settlement and re-organization involving major mining company. Lead team to develop environmental liability and asset retirement estimates for a portfolio of formerly owned, non-operating sites. Provided proffer and testimony in support of debtor's settlement of outstanding liabilities that was affirmed by the court.

Project Manager for large Superfund site impacted from former lead and copper recovery operations. Project responsibilities included work plan preparation, RI implementation, coordination of human health risk and ecological assessments, a feasibility study, and remedial design and construction of the remediation action.

Provided expert testimony in matter involving the origin and subsequent migration of petroleum contamination as it related to on-site and off-site impacts. Completed cleanup obligations at NYC manufacturing site under the Voluntary Cleanup Program as part of its conversion to a multi-tenant commercial space. The project involved disassembly of manufacturing lines, and soil/ground water remediation (combined ex-situ and in-situ) beneath an existing facility adjacent the East River.

Developed a tank management program for 36 locations in New York and Connecticut. Planned site assessments and remedial programs. Formulated monitoring programs for early warning of potential environmental problems. Negotiated financial estimates and justification for outstanding environmental liability allowing owner to divest with protection against future liabilities.

Served as a technical expert for one airline in litigation with multiple airlines over a claim of \$100 MM in environmental cleanup costs at JFK airport. Engaged in mediation on behalf of client setting out technical positions to apply to cost allocation in pursuit of settlement.

Completed cleanup obligations at NYC manufacturing site under the Voluntary Cleanup Program as part of its conversion to a multi-tenant commercial space. The project involved disassembly of manufacturing lines, and soil/ground water remediation (combined ex-situ and in-situ) beneath an existing facility adjacent the East River.

Project Director for three removal actions pursuant to an ACO under 106 provisions at two separate Superfund sites that were in receivership. Performed removal of anhydrous ammonia vessel, ASTs, laboratory chemicals, drums, PCB oils, transformers, and closure of USTs. Also directed a radiological survey with a health

physicist to locate and remove materials exhibiting anomalous levels of radiation. These efforts were done on behalf of a savings and loan in receivership.

Project Director for development and implementation of remedial system to extract chlorinated VOCs from soil and ground water from a source area at a Superfund site. Coordinated program involving dewatering and vacuum extraction. Established basis for performance analysis and effectiveness evaluation to determine proper time for system termination.

Assessed alleged environmental liabilities at a commercial resort built on a former shipyard to facilitate a Chapter 11 bankruptcy work-out on Long Island, NY.

Conducted reviews and critiques of RI and RODs, the latter in support of petitions to amend. These efforts resulted in modifications to remedies that were consistent with the NCP.

Assisted clients in securing approval for reimbursement of response costs from the Superfund

Planned and implemented activities to secure abandoned manufacturing facilities and negotiated with NYS DOL on behalf of financial institutions to allow assets to be removed as part of a Chapter 7 bankruptcy.

Developed technical approach to ongoing cases for the New York State Environmental Protection Bureau of the Attorney General's office. Prepared scientific reports and represented the Attorney General in adversarial discussions, public meetings, and court hearings.

As part of a multi-disciplined technical team, developed a comprehensive remedial program at a dioxin-contaminated landfill in western New York. The program involved collection and treatment of dissolved and non-aqueous phase liquids (NAPLs) in overburden and bedrock.

Technical representative for the government in developing a comprehensive soil and aquifer remediation project in Nassau County, New York. The project involved a soil and ground water remediation program including installation of a slurry wall via the vibrating beam technique, soil flushing system and staged ground water recovery from a shallow and deep aquifer. Maintained a key role in establishing performance criteria for cleanup and effectiveness monitoring.

Christopher W. Wenczel

Principal Consultant/Hydrogeologist



Mr. Wenczel is a Principal Consultant with ERM who has more than 30 years of diversified experience in the environmental consulting/engineering field specializing in hydrogeology, hazardous waste management/remediation, and water supply. His diverse project experience includes work under CERCLA, RCRA, TSCA, NEPA, SEQRA, NJDEP Site Remediation Program, NJPDES, NYSDEC Voluntary Cleanup Program, NYSDEC State Superfund Program, and NYSDEC Oil Spill Program.

Mr. Wenczel has experience in the development and implementation of complex remedial investigation/feasibility study (RI/FS) and remedial plans for USEPA and NYSDEC Superfund sites in both New York and New Jersey, which include 12 National Priority List (NPL) sites. He also has extensive experience in planning and performance of other compliance site investigations and remedial activities (decontamination & dismantling) such as RCRA Corrective Action and property transfer due diligence environmental quality site assessments.

Mr. Wenczel's experience includes directing large complex projects that include such activities such as preparation of regulatory documentation, regulatory interface/negotiations on behalf of clients, preliminary site assessments, site investigations, remedial actions, and long-term monitoring programs at manufacturing facilities, commercial properties, Federal facilities, landfills, manufacturing facilities and landfills.

Registrations & Professional Affiliations

- State of New Jersey Certified Underground Storage Tank Investigator, License No. 0012475
- National Groundwater Association
- New York State Council of Professional Geologists

- Current President of Long Island Association of Professional Geologists

Fields of Competence

- Site Investigation/Remediation Strategy & Implementation
- Ground Water Resource Development
- Multi-Media Sampling & Remediation
- Hydrogeologic Testing, Analyses and Interpretation
- Analysis of Surface & Ground Water Flow Systems
- Surface & Ground Water Quality Monitoring
- Applied Geophysics
- RCRA Closure Planning, Decommissioning, Dismantling, Decontamination & Demolition
- UST Assessment, Removal & Remediation
- Soil Vapor Extraction/Air Sparging
- Ground Water Pumping & Treatment
- Subsurface Clearance
- CPR/First Aid

Education

- M.S. Earth Sciences/Hydrogeology, Adelphi University, New York, 1990
- B.S. Geology, State University of New York at Oneonta, 1985
- NJDEP UST License Renewal Courses, 1998 - 2013
- State of New Jersey Certified Cleanup Star Program Participant, 2004
- 40-Hour OSHA 1910.120 Health and Safety Training, 1987, and 8-Hour OSHA Annual Refresher Training, 1987 - 2016
- 8-Hour OSHA Supervisory Training For Level B Activities, 1989
- 10-Hour OSHA Construction Safety Training 2008

- ERM Subsurface Clearance/Field Safety Officer Certified
- International Symposium on Environmental Geotechnology, Lehigh University and the International Committee on Environmental Geotechnology, Allentown, PA, 21 -23 April 1986
- Theory and Application of Vadose Zone Monitoring, Sampling and Remediation, NGWA, Somerville, MA, 7-9 April 1992
- Assessment, Control and Remediation of LNAPL Contaminated Sites, API/USEPA, East Brunswick, NJ, 20 October 1994
- Environmental Horizontal Well Symposium, NGWA, Indianapolis, IA, 28-30 October 1995,
- Petroleum Hydrocarbons & Organic Chemicals in Ground Water: Prevention, Detection and Remediation, NGWA, Houston, TX, 13-15 November 1996
- NJDEP Technical Requirements For Site Remediation Seminar, Cook College @ Rutgers, 27 May 1998
- DNAPLs in Fractured Geologic Media: Monitoring, Remediation & Natural Attenuation, Univ. of Waterloo, San Francisco, CA, 8-10 December 1999
- Hydrogeology of Fractured Rock: Characterization, Monitoring, Assessment & Remediation, Fractured Rock Educational Services, Princeton, NJ, 19-22 May 2003
- Systematic Approach To Ground Water Capture Zone Analysis, USEPA Region 2 Headquarters, New York City, New York, 21 August 2007
- Environmental Forensics: Current Methods of Contaminant Age Dating, Cook College @ Rutgers University, New Brunswick, NJ 6 October 2011
- Marcellus Shale: New Regulations and Challenges, New York State Bar Association, Concierge Conference Center, New York City, New York, 22 June 2012

Key Projects

Under the USEPA Superfund program, participated in RI/FS, Remedial Design (RD) and/or Remedial Operations programs at the following NPL Sites:

Lipari Landfill
Lone Pine Landfill

Vestal Well 1-1
Robintech Inc./ National Pipe Co.
Combe Landfill South
Swope Oil & Chemical Company
Port Washington Landfill
Fulton Avenue
AES/Shore Realty Site
Sinclair Refinery
Pfohl Bros. Landfill
New Cassel/Hicksville Groundwater Contamination Site
Islip Municipal Sanitary Landfill
Sarney Farm

Brookhaven National Laboratory: Project Manager responsible for execution of multiple projects at Brookhaven National Laboratory, Upton, NY, with revenues in excess of \$2.8 million. These projects include extensive ground water delineation projects for volatile organic compounds, metals, and radionuclides. These ground water surveys include Operable Unit 3 and Operable Unit 5, the High Flux Beam Reactor emergency response tritium delineation project conducted in March 1997. In a six-week period, ERM's team installed and sampled a total of 72 temporary ground water vertical profile wells to depths ranging between 200 and 300 feet below grade. In addition, these projects have included walk-over radiation surveys for landscape soils across the site and at the former Low-Mass Criticality Facility, and geotechnical studies for BNL's sewage treatment plant.

Long Island Solar Farm (LISF) in Upton, New York: Principal Consultant/Senior ERM Project Team Member assisting ERM's confidential client to develop the Long Island Solar Farm (LISF) in Upton, New York, which is the largest photovoltaic (PV) solar project in the Northeast United States. The facility is located on an approximately 200-acre easement at the US Department of Energy's (DOE) Brookhaven National Laboratory (BNL) on Long Island, New York. The arrays utilized, where possible, areas already cleared (agricultural field, firebreaks, and brownfields) at BNL. Power generated at the 32-MW facility is sold to the Long Island Power Authority (LIPA) under a 20-year power purchase agreement. The project is noteworthy for success in a region that is considered an unlikely geographic location, as large-scale solar farms are more typically located in the Southwest. In addition, the site has had to overcome a number of challenges because of its proximity to World War II artifacts, environmentally

sensitive habitat (wetlands), radiological contamination and the presence of the endangered Tiger Salamander.

Mr. Wenczel's involvement included working collaboratively with the DOE to prepare a National Environmental Protection Act (NEPA)-required Environmental Assessment (EA) Report, and with LIPA to complete necessary New York State Environmental Quality Review (SEQR) assessments and documents for this private PV Solar Farm demonstration project. Specific studies related to the EA and NYSEQR processes, and due diligence/project financing/investor assurance activities included:

- Analysis of potential:
 - visual impacts (ViewShed/Desktop Visual/field reconnaissance);
 - construction noise impacts (Noise Sound Studies); and
 - impacts to wetlands and ecosystems;
- Assessments for the potential of radiological impacts adjacent to and within easement areas at BNL.
- Phase I and Phase IA site investigations in order to determine if any chemical constituent and/or radiological contamination resulting from past practices at the property, which had long been in use both as a military base and a US Atomic Energy Commission/DOE research facility, might be detrimental to the construction and operation of a PV solar facility at BNL;
- Third-party oversight of radiological impact ("hotspot") remedial actions undertaken by DOE within the 200-acre project footprint, and review/comment on resultant post-remedial action reports.

ERM Project Manager on multiple RCRA Closure/Corrective Action (NYS Part 373) or TSCA (40 CFR Part 761) cleanup projects that were successfully, safely and profitably implemented. These projects involved provision of turn-key DDD services for our clients which were completed in advance of lease exits, property divestitures, structure demolition and/or commercial redevelopment. Services provided spanning the entire project life cycle included: regulatory/health/safety planning, competitive procurement and contract management of the remedial subcontractors, implementation/oversight/effectiveness verification sampling, resultant waste disposal, and reporting for regulatory approval and closeouts.

Brooklyn Navy Yard, Brooklyn, New York: A TSCA Interim Remedial Measure (IRM) conducted on former electrical substation that had suffered a major fire to mitigate PCB contamination resulting from releases of electrical transformer dielectric fluids. The IRM included characterizing the extent of PCB contamination on concrete surfaces and soils/sediments associated with the former transformers. The IRM included the removal, containment and disposal of soils/sediments containing high levels of PCBs from a subsurface vault, cleaning, scarification, and final encapsulation of all effected concrete surfaces within the vault and other concrete surfaces associated with the former transformers. A Final Remediation Report was prepared and submitted to NYSDEC for review and official acknowledgment that "no further action" is required at this electrical substation.

Konica Minolta Graphic Imaging USA, Inc., Glen Cove, New York: RCRA Closure of five separate areas. The planning phase of this work involved an appropriate survey and development of project specific Health & Safety Plan, and a RCRA Closure Plan that was approved by the NYSDEC. All tanks, remaining equipment, trenches, pits, floors, walls and appurtenances were accessed, cleaned, and dismantled. The areas included:

- 1,000-Gallon Fiberglass Hazardous Waste Photographic Fixer Tank;
- 750-Gallon Fiberglass Hazardous Waste Photographic Fixer Tank;
- Spill Area Surrounding the Hazardous Waste (Silver) Photographic Fixer Drainpipe located in the Fixer-Developer Lab;
- Hazardous Waste (Silver) Emulsion Spill Area in the Basement; and
- Flammable Hazardous Waste Storage Pad/Shed.

Time Equities, Westbury, New York: A pre-demolition RCRA Closure of a former wastewater treatment (WWT) building. The planning phase of this work involved an appropriate survey and development of project specific Health & Safety Plan, and a RCRA Closure Plan that was approved by the NYSDEC. All tanks, remaining equipment, trenches, pits, floors, walls and appurtenances were accessed, cleaned, and dismantled. The areas included:

- The former 4-inch diameter wastewater line running from the Main Building to the concrete receiving vault of the WWT Building;
- The concrete receiving vault of the WWT Building;
- The three 10,000-gallon steel ASTs in the WWT Building;
- The 1,000-gallon fiberglass process sludge tank in the vault within the WWT Building;
- All secondary containment structures that may have come into contact with wastewater including the concrete and tiled floors, the concrete block walls of the WWT Building, the concrete piping trenches and associated protective steel grating, concrete sludge tank vault; and
- All associated polyvinyl chloride (PVC) and steel piping systems within the WWT Building.

Residual wastes, sludges and washwaters were handled for disposal as scrap or containerized, characterized and disposed of at properly permitted waste disposal facilities. The decontamination procedures were then followed by visual inspection to confirm the absence of, and finally confirmation sampling and analysis. Some minor soil excavation and disposal was performed. The final report was reviewed and approved by the NYSDEC with a no further action letter allowing subsequent demolition to proceed.

Stewart Stamping EFL, Yonkers, New York: A pre-demolition RCRA Closure of a former metals stamping facility. The planning phase of this work involved an appropriate survey to identify areas requiring closure and development of project specific Health & Safety Plan, and a RCRA Closure Plan. Applicable areas and the basic work scope for each area included:

- Tumbling Room
- Former Minor Chemical Storage Area Immediately Outside Tumbler Room
- Plating Areas
- Drum Cleaning Area
- Waste Oil Collection/Storage Areas
- Compressor Room
- Wastewater Treatment Areas
- PVC Piping (1000' +)

Residual wastes, sludges and washwaters were handled for disposal as scrap or containerized, characterized and disposed of at properly permitted waste disposal facilities. The decontamination procedures were followed by visual inspection to confirm the absence of, and finally confirmation sampling and analysis. Some minor soil excavation and disposal was performed.

Former Pall Corporation Facility, East Hills, New York

- Supported due diligence activities for a major New York area commercial developer client - Steel Equities whom was purchasing this facility for commercial redevelopment. Retained to review and opine the adequacy of extensive RCRA Closure/Corrective Action work performed by others.

Xerox Corporation, Rochester, New York - Developed a RCRA Partial Closure Plan for a wastewater treatment facility in Building 208. The document was approved by the NYSDEC but ERM RCM was not the successful bidder to implement the DDD work.

Involved in due diligence/site investigation (Phase I & II Environmental Site Assessments), and DDD services throughout my career. Developed good experience in recognition of potential ACM, lead (lead-based paint {LBP}, PCBs, radiation, hazardous materials and universal wastes, and can perform these surveys. Also know the requirements for sampling, testing, abatement/abatement monitoring (ACM), and disposal thereof.

Radionuclides: Extensive experience in various types of radiation surveys which I have led at multiple sites including Brookhaven National Laboratory, Upton, NY, the Phohl Brothers Inactive Hazardous Waste Site in Williamsville, NY, and multiple commercial property acquisitions for a major developer in the New York City area.

Extensive experience managing or providing senior technical support on land disturbance/subsurface structure/soil remediation projects. These projects have involved excavation and disposal of large quantities of soil/sediments impacted with VOCs, SVOCS, PCBs, and metals related to discharges from chemical and petroleum bulk storage (ASTs/USTs), manufacturing process areas, vapor degreasing operations, roof

ventilation, septic tanks, septic system leaching pools, stormwater drywell and drains, and recharge basins.

Examples of larger projects that resulted in 500+ tons of material for disposal include:

Former Parker Hannifin facility - Dayton, NJ: Septic systems, stormwater systems (15+ structures), USTs (petroleum), and an AST (TCE).

Anderol (fka Royal Lubricants) East Hanover, New Jersey: Fuel Oil UST that was subsequently used for storage of waste oil, spent solvents, PCBs and mercury.

Becton Dickenson, East Rutherford, New Jersey: Remedial excavation of petroleum, chlorinated solvent and mercury-impacted soil, some of which originated from USTs.

Brooklyn Navy Yard, Brooklyn, New York: Petroleum (10+USTs) and PCB impacts (electrical substation transformer releases).

Genesco Inc., 150 Fulton Avenue Superfund Site, Garden City Park, New York: Significant quantities of PCE discharged to a stormwater drywell

Steel Equities, Emjay Boulevard, Brentwood, New York: Facility-wide stormwater drywell and on-site septic system structure cleanouts (40+ structures) plus a stormwater recharge basin cleanout. Sediments and soils were impacted with VOCs, SVOCs, and metals.

Steel Equities, Alkier Street, Brentwood, New York: Facility-wide stormwater drywell and on-site septic system structure cleanouts (10+ structures). Sediments and soils were impacted with VOCs, SVOCs, and metals.

Steel Equities, 2200 Northern Boulevard, East Hills, New York: Facility-wide stormwater drywell and on-site septic system structure cleanouts (50+ structures) plus a large stormwater recharge basin cleanout. Sediments and soils were impacted with VOCs, SVOCs, and metals.

Northrup Grumman, Melville Park Road, Melville, New York: Facility-wide stormwater drywell and on-site septic system structure cleanouts (10+ structures). Sediments and soils were impacted with VOCs, SVOCs, and metals.

Maintained a New Jersey UST License Since 1993. Provided turn-key services and managed those projects primarily in New York and New Jersey that involved the cleaning and proper removal of ASTs, and cleaning and removal or abandonment in-place of several dozen USTs. ERM's turnkey approach provided the clients

with a single entity to properly investigate and close the USTs/ASTs in a safe and environmentally responsible manner meeting the substantive requirements of Federal, State and County regulations. All work was completed in a manner to cause the least disruption to facility client operations. ERM met with, and facilitated inspections by the Federal, State, County agencies and Fire Departments, and prepared final comprehensive closure reports for submittal to, and approval by the lead agencies. These services included:

- Pre-closure site investigations at each UST location using geophysical methods such as cable avoidance tools, terrain conductivity and ground penetrating radar, installation of soil borings with the collection of soil and ground water samples for laboratory analyses to assess pre-closure conditions;
- Preparation of UST Closure Work Plans; Sampling and Analysis/Quality Assurance Project Plans, and a Health and Safety Plans;
- Notification of interested regulatory agencies (Federal, State, County (Health), and Fire Departments);
- Procurement of all necessary permits;
- Procurement and contract management of the remedial subcontractors;
- Engineering support services for the implementation of the on-site closure activities;
- Closure by in-place abandonment, excavation and removal of the USTs and effected soils;
- On-site health and safety oversight;
- All end-point soil sampling;
- Complete restoration of each former UST location; and
- Preparation of a final comprehensive UST Closure Report for submittal to regulatory agency.

UST/AST Project Examples:

- 6,000-gallon heating/waste oil USTs - Anderol (fka Royal Lubricants) East Hanover New Jersey
- 10+ Gasoline/Heating Oil USTs up to 20,000-gallons capacity - Brooklyn Navy Yard - Brooklyn NY
- 1,000-gallon and 750-gallon Fiberglass Hazardous Waste Photographic Fixer ASTs - Konica Minolta Graphic Imaging USA, Inc., Glen Cove, New York
- 5,000-gallon heating oil USTs - Commercial Property - Oceanside, NY
- 8,000-gallon heating oil USTs - Elmsford Associates (Commercial Property), Elmsford NY

- 1,000-gallon heating oil USTs- Workman's Benefit Fund, Hicksville, NY
- 500-gallon gasoline and heating oil USTs - Steel Equities - Little Neck, NY
- 10,000-gallon & 5,000-gallon heating oil, 1,000-gallon gasoline Former Parker Hannifin facility - Dayton, NJ
- 3 10,000-gallon wastewater ASTs -Time Equities, Westbury, NY

At John F. Kennedy International Airport (JFK) in Jamaica, NY, Mr. Wenczel directed all phases of multiple petroleum spill investigations on behalf of an commercial airline client. Coordinated the regulatory approval and execution of detailed investigative work plans. Obtained approvals from the Port Authority of NY & NJ (PA) for Tenant Alteration Applications (TAA), for soil and groundwater investigations along several hundred feet of subsurface aircraft fuel piping and hydrants on the airside of the aircraft terminal. Coordinated PA and subcontractors to perform, subsurface clearance, multi-phase extraction, soil borings, groundwater sampling, and disposal of investigative derived waste. All work to date has been successfully and safely completed in concert with the PA and local client operations teams.

Project Manager responsible for execution of multiple projects at a major aeronautical systems manufacturing facility in Utica, New York. These projects include a NYSDEC RCRA Corrective Action program, facility relocation support and permitting, and implementation of multiple Interim Remedial Measures (IRM). The RCRA Corrective Action included the regulatory negotiation, development, and implementation of key program documents including the RCRA Facility Assessment and the RCRA Facility Investigation Work Plan. Both on-site and off-site investigations were required to characterize impacted media including soils, ground water, storm water, surface water, and building materials such as concrete and metals. Contaminants of concern at the facility included volatile organic compounds, semi-volatile organic compounds, polychlorinated biphenyls (PCBs), metals, and cyanide. IRMs included removal and disposal of structures, vent stacks, stormwater conveyance systems, soil, and concrete. Facility relocation support included procurement of permits/registrations for sanitary wastewater discharges, air discharges, petroleum bulk

storage tanks, waste management, development of a spill control, containment and countermeasures plan (SPCC), and revisions to both waste management and emergency control procedure plans.

Project Manager responsible for the implementation of an extensive RI/FS and Soil IRM at the Fulton Avenue Superfund site located in Garden City Park, NY. The Fulton Avenue site is listed on both the NYSDEC Registry of Inactive Hazardous Waste Sites and the USEPA NPL. Past discharges of chlorinated solvents (tetrachloroethene) have caused extensive ground water contamination in the Upper Glacial and Magothy aquifers. The ground water contaminant plume has allegedly migrated a distance of 2 miles from the site to depths of up to 500 feet to affect up to 5 public supply wells encompassing an area of approximately 5 square miles within Nassau County. The RI/FS focuses on a ground water vertical profiling task using temporary wells to further define the extent of ground water contamination within the upper glacial aquifer and the Magothy aquifer, and to select permanent ground water monitoring well locations and screen settings; installation of permanent conventional and multi-level ground water monitoring wells to act as permanent monitoring and/or compliance points within the upper glacial aquifer and the Magothy aquifer; collection of ground water samples from over 60 ground water monitoring wells; collection of several rounds of synoptic ground water level data; a three-dimensional ground water flow computer model; a risk assessment for ground water; and a feasibility study for ground water. The soil IRM is comprised of a source area soil removal action, and the installation of a soil vapor extraction (SVE) and air sparging (AS) to remove contaminants from the vadose zone soils and the shallow ground water table. Since the SVE/as system went online in October 1998, approximately 10,000 pounds of tetrachloroethene has been removed from the ground. The post-IRM Site closure included indoor air sampling and installation of a sub-slab venting system beneath the building at the Site.

Project Manager/Senior Hydrogeologist responsible for the coordination and performance of a major off-site hydrogeologic investigation for a manufacturing facility and ISRA site (NJDEP Site Remediation) in South Brunswick, NJ. Conducted an extensive volatile organic

compound plume delineation task in a dual aquifer ground water system which utilized the terrain conductivity, resistivity and VLF geophysical mapping techniques and the Hydropunch ground water sampling technique. Other site investigative activities have included: the phased installation of an extensive ground water monitoring well network, performance of multiple aquifer tests, characterization of the subsurface geologic and hydrogeologic regime, test pitting, soil sampling, an UST investigation, ground water sampling, performance of a soil vapor extraction pilot study, design/installation/testing of a ground water recovery well, data analyses/interpretation, and preparation of an Site Assessment Report, an extensive Pump Test Report, Soil and Ground Water Remedial Action Work Plans, a Comprehensive Hydrogeologic Report, a SVE Pilot Study Report. Remedial Action Work Plans proposed the use of SVE, biosparging, and pump and treat technologies. All three systems are currently in operation and effectively remediating soil and ground water contamination at the site.

Management and supervision of hydrogeologic investigation at an Ashland Drum Landfill Site, Fords, New Jersey (NJDEP Site Remediation). The investigation included: the installation of a ground water monitoring well network, characterization of the subsurface geologic and hydrogeologic regime, a study of tidal influence on ground water flow, test pitting, soil sampling, ground water sampling, drum sampling, data analyses and preparation of an RI Report.

Senior Hydrogeologist responsible for the coordination and supervision of a comprehensive RI at the Pfohl Brothers NYSDEC State Superfund site (120 acres) located in Williamsville, NY. The site investigation of Pfohl Brothers Landfill included: preparation of a RI work plan, Health and Safety Plan (HASP), a Quality Assurance Plan (QAPP), geophysical surveys using terrain conductivity, magnetometry and ground penetrating radar, soil borings, ground water monitoring well installation in both bedrock and overburden aquifers, soil sampling, sludge sampling, hydrologic monitoring of surface water bodies, surface water sampling, ground water sampling, landfill leachate sampling, test pitting and drum sampling. In addition to the overall site characterization, evaluated the presence of low-level radionuclide contamination on

the site, delineated, and mapped over 450 radioactive "hot-spots" using scintillometers. Radionuclides found at the site included radium-226, thorium-232, cesium-132 and uranium-238 in the form of discarded machine parts, radioluminescent badges, and ore rocks. Installation of ground water and landfill gas monitoring wells as part of an RI for the Port Washington Municipal Landfill NPL site, Port Washington, New York. Additionally, participated in the development and implementation of a landfill gas sampling program using flux boxes, landfill gas monitoring wells and summa canisters.

Senior Hydrogeologist responsible for the coordination and performance of a comprehensive environmental assessment at the former ESSO petroleum refinery, San Nicholas, Aruba, N.V. The investigation included: the installation of a ground water monitoring well network, characterization of the subsurface geologic and hydrogeologic regime, test pitting, soil sampling, an above ground storage tank investigation, ground water sampling, mapping of extensive LNAPL bodies, data analyses/interpretation, and preparation of an Site Assessment Report.

Participated in two NPL site RD programs, Vestal Well 1-1, Vestal, New York and the Lipari Landfill, Pitman, New Jersey. Activities for the Vestal Well 1-1 site included the preparation of a Remedial Design work plan, HASP and QAPP, performance of a soil boring program and design of a 1,000-gpm air stripper. Activities for the Lipari Landfill included the design of an automated extraction/injection well network and a 300-gpm production well.

Project Manager responsible for execution several major environmental investigative/cleanup tasks at the former Brooklyn Navy Yard (Brooklyn Navy Yard Industrial Park (BNYIP)), that have included: Phase I & II Site Assessment/Investigation Services Related To a NYSDEC Voluntary Cleanup Agreement, Implementation of Interim Remedial Measures, and Investigation/Closure of Underground Storage Tanks

ERM performed a Phase I Preliminary Site Assessment data gathering and evaluation process in conjunction with a Phase II Site Investigation to address key data gaps for potential area and activity-specific sources of

hazardous substances. The Phase I Preliminary Site Assessment included site inspections, review of all historic data/records, previous investigations performed at the BNYIP to date, inspection of BNYIP facilities, interviews of facility personnel regarding current and past operations.

The Phase II investigation included the sampling and characterization of environmental conditions at electrical substations/transformer areas, drum storage areas, dry docks, and facility-wide ground water characterization. The Phase II Investigative findings were then integrated with the Phase I Site Assessment information to prepare a Comprehensive Environmental Assessment Report (CEAR) for the BNYIP.

ERM provided complete turnkey services for investigation and closure of 10 underground petroleum storage tanks located in seven separate areas at the BNYIP. These services included pre-closure site investigations at each tank locations, preparation of all regulatory required work plan documents, notification of interested regulatory agencies (NYSDEC, NYCDF), procurement of necessary permits, closure by excavation and removal of the USTs and effected soils, complete restoration of each former tank location, and preparation of a final comprehensive UST Closure Report for submittal to NYSDEC.

ERM performed an Interim Remedial Measure (IRM) at former electrical substation to mitigate PCB contamination resulting from releases of electrical transformer dielectric fluids. The IRM included characterizing the extent of PCB contamination on concrete surfaces and soils/sediments associated with the former transformers. The IRM included the removal, containment and disposal of soils/sediments containing high levels of PCBs from a subsurface vault, cleaning, scarification, and final encapsulation of all effected concrete surfaces within the vault and other concrete surfaces associated with the former transformers. A Final Remediation Report was prepared and submitted to NYSDEC for review and official acknowledgment that "no further action" is required at this electrical substation.

Project Manager responsible for the implementation of an RI/FS at the NYSDEC Utility Manufacturing State

Superfund site located in New Cassel, NY. The Utility Manufacturing site is listed on the NYSDEC Registry of Inactive Hazardous Waste Sites. Past discharges of chlorinated solvents have caused extensive ground water contamination in the Upper Glacial and Magothy aquifers affecting several deep public supply wells in the Bowling Green Water District. The RI features the off-site installation of soil borings to collect both lithologic samples to characterize off-site stratigraphic conditions, and groundwater samples using a Hydropunch to characterize off-site groundwater quality/impacts (i.e. determine if site-related contaminants have migrated off-site); installation of groundwater monitoring wells to confirm the results of the Hydropunch sampling; and the collection of soil gas samples to evaluate potential risks from soil vapor migration.

Project Manager responsible for third-party oversight on behalf of ERM's client to ensure responsible parties (former owners) comply with all applicable NJDEP soil and ground water remediation standards and the NJDEP-approved Remedial Action Plan for an NJDEP ISRA site in Paramus, New Jersey. Additional activities include oversight of an asbestos removal action at the same site.



Mr. Coenen has 19 years of general analytical chemistry experience, 6 years of analytical laboratory experience, and 13 years of environmental consulting experience, including analytical data validation, sampling and analysis programs, quality assurance programs, technical support, laboratory audits, and QA oversight for fixed laboratory and field analysis. Mr. Coenen has knowledge of numerous analytical methodologies and experience in data validation of analytical data package deliverables for adherence to USEPA CLP and non-CLP, NYSDEC ASP, and NJDEP protocols. He is proficient with GIS/Key environmental management software and has operated a mobile gas chromatograph laboratory used to test soil and water samples for quick-turn volatile analysis.

Mr. Coenen is an expert in GIS Solutions GIS\Key software, and has implemented the system's cutting edge data management protocols and processes for numerous large and small scale site investigation and remediation projects throughout the United States.

GIS\Key is a comprehensive, environmental data management and reporting tool. The software suite includes specific modules for storing and presenting Chemistry, Geology, Hydrology, NPDES, and Radiology data.

Fields of Competence

- Analytical data review and validation
- Environmental Database Management (GIS/Key)
- Laboratory Subcontractor Management
- Analytical protocols for pollutants by USEPA methodologies
- Methods of analysis of organic and inorganic parameters
- Review and preparation of QA/QC plans
- Field analytical techniques
- Multi-Media Sampling

Education

- 8-Hour OSHA Annual Refresher Training, 1999 - current
- 40-Hour OSHA [29 CFR 1910.120 (e) (2)] Health and Safety Training, 1998
- Rutgers University/Cook College - NJDEP Using GIS for Environmental Evaluations, October 1999
- Computer Aided Drafting, 50-Hour Course, Island Drafting and Technical Institute, 1998
- Immunoassay Testing Training Program, Strategic Diagnostics Inc., 1998
- B.S. Chemistry, University of Michigan, 1991

Languages

- English, native speaker
- Knowledge of German and Spanish

Key Projects

Environmental Data Management: Contaminated Site Management

Data validation for numerous projects located in New York, New Jersey, California, Connecticut, Illinois, Iowa, Indiana, Maryland, Massachusetts, Michigan, Pennsylvania, Rhode Island, and Wisconsin, involving evaluation of aqueous, soil, sediment, leachate, and air samples analyzed by USEPA Contract Laboratory Protocols, State Protocols and numerous methodologies for organic, inorganic, wet chemistry parameters, TPH, and various other analyses.

Reviewed sampling and laboratory chemical data for adherence to New Jersey Department of Environmental Protection protocols and New York State Department of Environmental Conservation on numerous projects. Also constructed electronic deliverables for submission to NJDEP and NYSDEC in required electronic formats.

Database construction & management for numerous investigations utilizing GIS/Key software. Compiled field and laboratory data and generated result summary tables, contours, isopleths, contaminant plume maps, cross-sections, and boring logs.

Prepared numerous Sampling and Analysis Plans (SAPs) and Quality Assurance Project Plans (QAPPs) for adherence to state and federal guidelines.

Project Manager responsible for the coordination and performance of a major hydrogeologic investigation for an ISRA site (NJDEP Site Remediation) in East Rutherford, NJ. Conducted an extensive volatile organic compound plume delineation, a vapor intrusion investigation, installation of an extensive ground water monitoring well network, ground water sampling.

Quality Assurance Officer responsible for review of all data collected at several sites including the former Brooklyn Navy Yard Industrial Park, several NYSDEC Standby Contract Projects, Sherwin Williams Superfund Site, Hydrite Chemical Company in Waterloo, Iowa.

Project management and technical support for Special Analytical Services required to delineate low-level PAH contamination at a Superfund Site. This included method development and validation of a Selected Ion Monitoring (SIM) GC/MS technique.

Utilized Immunoassay test kits for field measurement of PCB contamination at the former Brooklyn Navy Yard, Brooklyn, New York. Performed data validation of all field analytical samples and off-site laboratory samples and compared off-site results to test kits.

Conducted subsurface investigations with a Geoprobe. Performed various field tests.

Supervision of tank removal and subsequent soils evaluation for contamination.

Brice Lynch



Mr. Brice Lynch is a consultant within ERM based in Melville, NY. He has five years of experience in the field of environmental consulting industry specializing in Geology and site remediation services.

His experience has dealt with groundwater, soil and air sampling events at spill and superfund sites, field parameter measurements, monitoring well installation, multi-level well installation, installation of vertical profile wells, soil logging, air rotary drilling, mud rotary drilling, bedrock coring and logging, construction oversight, brownfield site remediation oversight and CAMP, underground storage tank removal oversight and operations and maintenance of remediation systems. He has conducted multiple Phase II Environmental Assessments for multiple private entities.

Professional Affiliations & Registrations

- 40-hour Health and Safety Certification (OSHA)

Fields of Competence

- Site assessment and remediation
- Geologic and hydrogeologic correlation, analysis, interpretation and assessments
- Groundwater investigations
- Soil investigations
- Air quality investigations and monitoring
- Remediation system design, construction, maintenance and oversight
- Health and safety site officer
- Field Management and Team Leader

Education

- Bachelor of Science, Geology, Stony Brook University, United States, 2010

Languages

- English, native speaker
- Spanish, beginner

Key Projects

Remediation System Operation and Maintenance, Groundwater and Air Sampling, Uniondale, NY

Performed regular operation and maintenance on SVE/AS-Air Sparge System, Ozone System, quarterly groundwater and air sampling.

Municipality, Nassau County, NY

Prepared and conducted groundwater sampling events at various sites. Field parameter measurements and product recovery of hydraulic oil and gasoline at contaminated site.

New Castle, Westbury, NY

Prepared and conducted quarterly groundwater sampling events and remediation system operations and maintenance.

Data management, Uniondale, NY

Inputted data using EQulS software in order to develop and interpret trend plots of contamination over time.

Steel Equities, Leviton, NY

Health and Safety Officer for Remedial Investigation. Performed oversight of mud rotary drilling and sampled and logged soils throughout the site.

Beckton Dickenson, East Rutherford, NJ

Field Team Leader for Becton Dickinson ISRA project. Prepared and conducted groundwater sampling events.

BICC, New Brunswick, NJ

Prepared and conducted groundwater sampling events. Mud rotary and Air rotary bedrock coring and FLUTE FACT liner installation oversight and sampling.

Genesco, Garden City Park, NY

Field Team Leader for groundwater sampling event at superfund site. Developed sampling schedule, prepared and executed all field activities and communicated effectively and efficiently with project managers and field staff.

Northwell Health, Lake Success, NY

Conducted soil sampling for an active superfund site. Managed community air monitoring program (CAMP) and soil stockpiles to be transported off site.

Ultraflex, Brooklyn, NY

Conducted interior soil borings throughout an active printing facility. Installed sub slab vapor points and collected sub slab and indoor air samples. Installed temporary monitoring wells and collected groundwater samples. Collected active and passive indoor air samples for OSHA compliance.

Borinquen Court, Bronx, NY

Installed temporary monitoring wells for an injection program at a Brownfield Site in the south Bronx in order to reduce soil and groundwater contamination on site. Responsible for implementing the CAMP for the entire site. Conducted groundwater sampling events in order to analyze effectiveness of the injection program.

Bluestone Organization, Jamaica, NY

Conducted groundwater and soil sampling event. Oversight of hazardous waste mass excavation at a Brownfield Site. Managed the removal of a UST that leaked and delineated the impacted soil. Collected end point samples to verify spill closure. Responsible for implementing the CAMP for the entire site.

Northrop Grumman, Bethpage, NY

Field Team Leader for Hydraulic Effectiveness project at a superfund site. Contaminants of concern at the site included chlorinated volatile organic compounds (VOCs). Installed monitoring wells and collected groundwater samples. Installed vertical profiles, collected groundwater samples and logged the soils throughout the site. With the soil and groundwater data composed geologic cross sections with the soil classification data and analytical results and discussed findings in the RIR.

ATTACHMENT B - OU1 RD & OU1 RA Project Schedules
(Figures 3 & 4 from the OU1 RD Work Plan)



FIGURE 3
REMEDIAL DESIGN SCHEDULE
FULTON AVENUE SUPERFUND SITE : OPERABLE UNIT 1
NASSAU COUNTY, NEW YORK

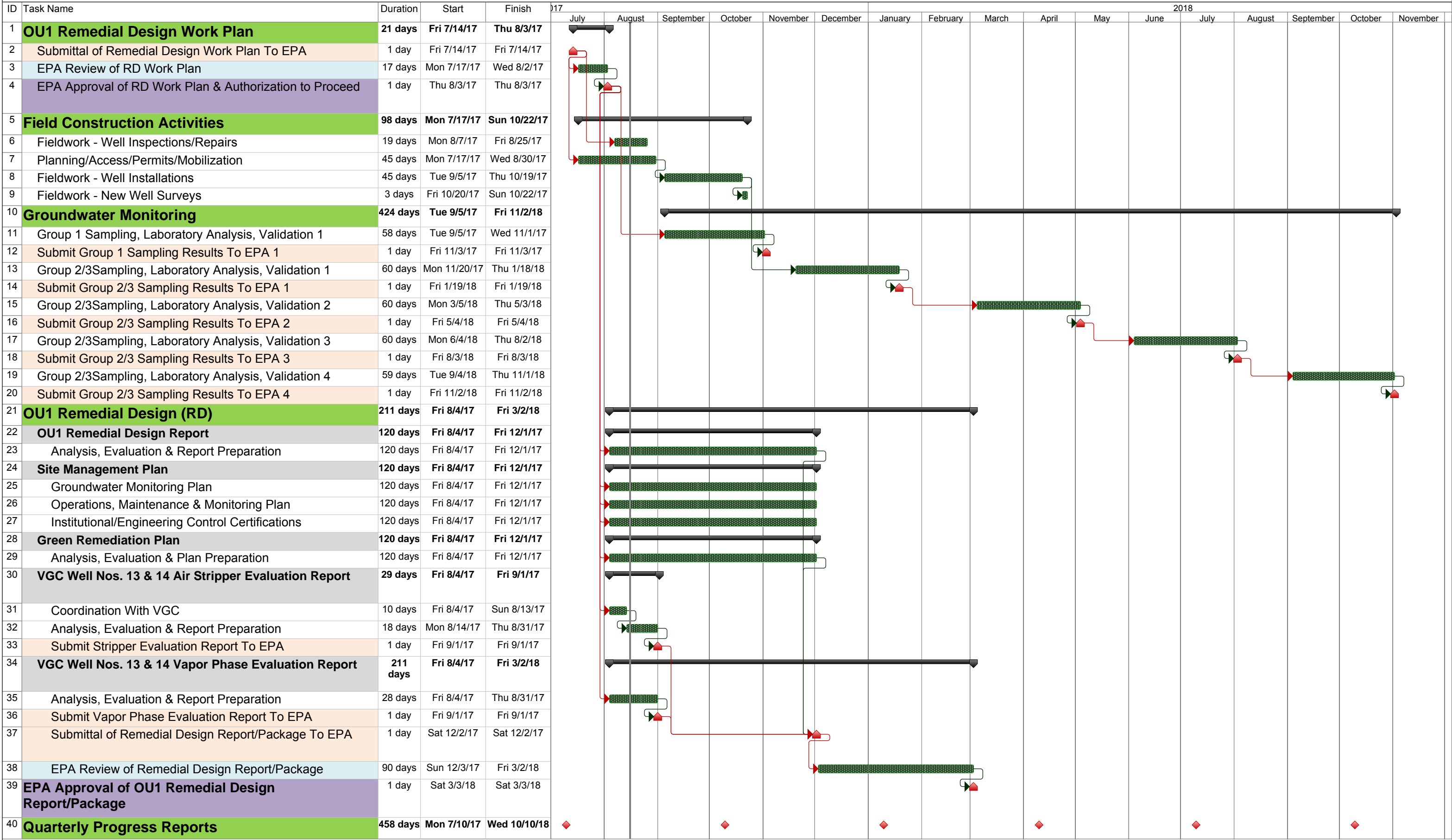
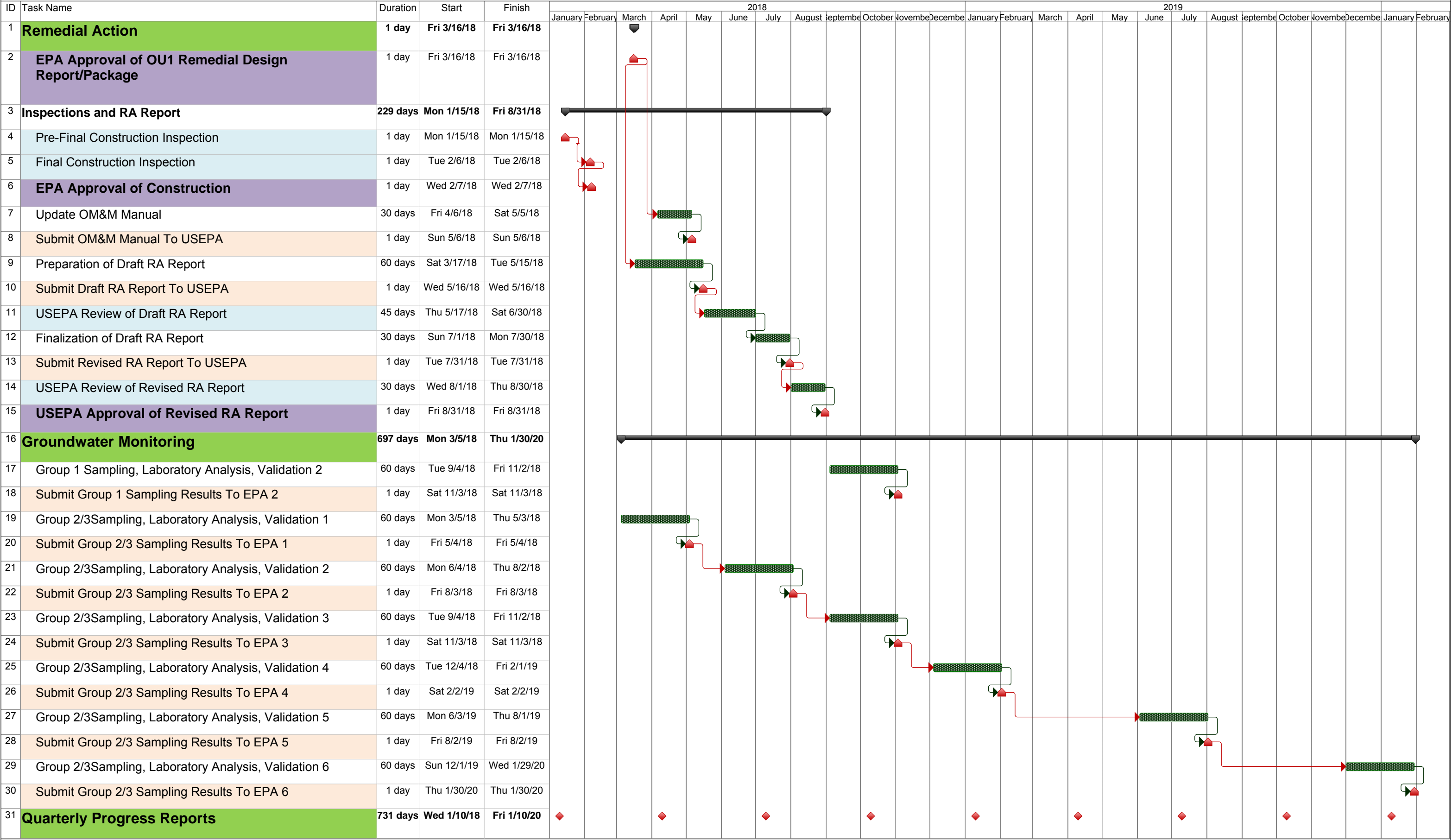




FIGURE 4
REMEDIAL ACTION SCHEDULE
FULTON AVENUE SUPERFUND SITE : OPERABLE UNIT 1
NASSAU COUNTY, NEW YORK



ATTACHMENT C - Standard Operating Procedures

<u>Section</u>	<u>Standard Operating Procedure</u>
C.1	SOP 1 Water Level Measurement Procedures
C.2	SOP 2 Groundwater Sampling Procedures
C.3	SOP 3 Field Blanks
C.4	SOP 4 Trip Blanks
C.5	SOP 5 Decontamination Procedures
C.6	SOP 6 Waste Management and Disposal

STANDARD OPERATING PROCEDURES

C.1 WATER LEVEL MEASUREMENT PROCEDURES

The following procedure shall be used for water level measurements:

- Clean all water-level measuring equipment using appropriate decontamination procedures.
- Wear appropriate health and safety equipment as outlined in the Health and Safety Plan. In addition, samplers shall don new sampling gloves at each individual well prior to sampling.
- Visually examine the exterior of the monitoring well for signs of damage or tampering and record in the field logbook.
- Unlock well cap.
- Take and record in field logbook PID and/or OVA readings.
- Measure the static water level in the well with an electronic water level indicator. The water level indicator shall be rinsed with deionized water in between individual wells to prevent cross-contamination. Synoptic round of water level measurements shall all be completed on the same day.
- For wells located within the GCPIA, an interface probe will be used to check the bottom well sump for the presence of DNAPL. If it appears that DNAPL is present, an attempt will be made to collect a sample of the DNAPL using a discrete depth-sampling device such as a Bacon Bomb sampler. Groundwater samples will not be collected from any well containing DNAPL. Attach a pre-cleaned decontaminated discrete depth-sampling device to a new, dedicated length of polypropylene string. Set the sampler in the open position, and slowly lower the device to the bottom of the well. Upon reaching the well bottom, close the sampler using the wire-line or bottom actuated release mechanism to collect a sample. Slowly retrieve the sampler from the well, and collect a sample of the fluids into a sample jar for analysis and characterization.
- If DNAPL is not detected in the well, continue with the procedures described below.

C.2 *SOP 2: GROUNDWATER SAMPLING PROCEDURES*

Groundwater sampling will be performed using USEPA low-flow well purging/sample collection techniques. The following subsections present general preliminary well sampling procedures common to both techniques followed by low-flow sampling procedures, and if for some reason it is not possible to perform low-flow sampling, conventional procedures are also presented for reference.

The low-flow groundwater purging/sampling technique employs the use of a flow-through cell equipped with probes and a meter for measuring groundwater quality parameters such as pH, temperature, specific conductivity, dissolved oxygen and oxidation/reduction potential. One example of this equipment is the Horiba U-22 Flow-Through Cell and the specific manufacturer's calibration and operation instructions should be followed.

C.2.1 *General Procedures*

The following procedure will be used for all monitoring well groundwater sampling:

- Clean all water-level measuring equipment using appropriate decontamination procedures.
- Wear appropriate health and safety equipment as outlined in the HASP. In addition, samplers will don new sampling gloves at each individual well prior to sampling.
- Visually examine the exterior of the monitoring well for signs of damage or tampering and record in the field logbook.
- Unlock well cap.
- Take and record in field logbook PID and/or Organic Vapor Analyzer (OVA) readings.
- Measure the static water level in the well with a decontaminated steel tape or electronic water level indicator. The tape or water level indicator will be rinsed with deionized water in between individual wells to prevent cross-contamination. Synoptic round of water level measurements will all be completed on the same day.
- All wells will also be checked for the presence and thickness of Light or Dense Non Aqueous Phase Liquids (LNAPL/DNAPL).
- If LNAPL or DNAPL is encountered on the top of the water table at the time of sampling, a sample of the LNAPL or DNAPL will be collected for analysis if accumulations are sufficient. Measurement of the thickness of this layer will be taken using an interface probe. A sample of the LNAPL or DNAPL may be obtained using a dedicated bottom-loading bailer. The sample will be sent to the laboratory for analysis of its chemical composition and physical properties (e.g., specific

gravity, and gas chromatograph (GC) fingerprint). Initially, no groundwater sample will be collected from wells that contain LNAPL or DNAPL.

- If LNAPL or DNAPL is not detected in the well, continue with the low-flow sampling procedures described below.

C.2.2 Low-Flow Sampling

The low-flow sampling procedure is intended to reduce the amount of purge water generated during groundwater monitoring well sampling.

Sample Equipment

- Adjustable-rate, positive displacement pumps (e.g., centrifugal or bladder pumps constructed of stainless-steel or Teflon®). The selected pump must be specifically designed for low-flow rates (i.e., use of a high volume pump that is adjusted down to a low flow setting is not permitted).
- Tubing used in purging and sampling each well must be dedicated to that well. Once properly located, moving the pump in the well should be avoided. Consequently, the same tubing should be used for purging and sampling. Teflon® and Teflon®-lined polyethylene tubing must be used to collect samples for organic analysis.
- Electronic water level measuring device, 0.01-foot accuracy.
- Flow measurement supplies (e.g., graduated cylinder and stop watch).
- Interface probe.
- Power or air source (generator, compressed air tank, etc.).
- In-line purge criteria parameter monitoring instruments - pH, turbidity, specific conductance, temperature, ORP, and dissolved oxygen.
- Decontamination supplies.
- Logbook and field forms.
- Sample bottles.
- Sample preservation supplies (as specified by the analytical methods).
- Sample tags or labels, chain of custody forms.
- Well construction data, location map, field data from last sampling event.

Sample Procedure

- 1) Lower pump, safety cable, tubing, and electrical lines very slowly into the well to a depth corresponding to the center of the saturated screen section of the well. The pump intake must be kept at least two feet above the bottom of the well to prevent

mobilization of any sediment. Lowering the pump quickly, or even at a moderate rate, will result in disturbing sediment in the well. This is one of the most important steps in low flow sampling at the Site.

- 2) Measure the water level again with the pump in well before starting the pump. Start pumping the well at 100 to 500 milliliters per minute. Ideally, the pump rate should cause little or no water level drawdown in the well (less than 0.3 foot and the water level should stabilize).
 - Measure and record the depth to water and pumping rate every 3 to 5 minutes (or as appropriate) during pumping. If purging continues for more than 30 minutes, readings will be recorded at approximately 10-minute intervals. However, once stabilization is indicated, a minimum of 3 consecutive readings at 3 to 5 minute intervals will be recorded prior to sample collection.
 - Care should be taken not to cause pump suction to be broken or entrainment of air in the sample. Do not allow the groundwater level to go below the pump intake.
 - Pumping rates should, if needed, be reduced to the minimum capabilities of the pump to minimize drawdown and/or to ensure stabilization of indicator parameters.
- 3) During purging, measure and record the field indicator parameters using the in-line meter (turbidity, temperature, specific conductance, pH, Eh, and dissolved oxygen) every 3 to 5 minutes (or as appropriate). If purging continues for more than 30 minutes, readings will be recorded at approximately 10-minute intervals. However, once stabilization is indicated, a minimum of 3 consecutive readings at 3 to 5 minute intervals will be recorded prior to sample collection.
 - The well is considered stabilized and ready for sample collection once all the field indicator parameter values remain within 10 percent for 3 consecutive readings.
 - If drawdown in the well is measured at 1 foot or more, continue to low flow purge until a minimum of the equivalent volume of 1 well casing volume is removed. Using the flow equation to calculate the volume of purge water. Then collect the ground water sample.
- 4) Before sampling, either disconnect the in-line cell or use a by pass assembly to collect groundwater samples before the in-line cell. All sample containers should be filled by allowing the pump discharge to flow gently down the inside of the container with minimal turbulence.
- 5) Label the samples using waterproof labels, or apply clear tape over the paper labels. Place all samples in a cooler as described in the QAPP with bagged ice or frozen cold packs and maintain at 4°C for delivery to the laboratory.
- 6) Do not use ice for packing material; melting will cause bottle contact and possible breakage.
- 7) Measure and record well depth. Take final water quality reading using low flow cell.

- 8) Secure the well.

C.2.3 Standard Purging and Sampling Procedure

- 1) Calculate the volume of water in the well as follows:

$$\text{Volume (in gallons)} = 3.14r^2(h) \times 7.48 \text{ gal/ft}^3$$

Where

h - well depth (feet) - static water level (feet)

r = well radius (feet)

- 2) Lower the decontaminated submersible pump with new, dedicated lengths of polyethylene tubing into the well so the pump is set at the screen interval. Purge 3 to 5 volumes of water from the well, using the submersible pump.
- 3) Measure and record time, temperature, pH, turbidity, and specific conductance as each volume of well water is purged. Once the temperature, pH, and specific conductance have stabilized to within 10% for two successive well volumes and the turbidity is less than 50 NTUs, a groundwater sample may be collected. Measure DO and remove the submersible pump from the well.
- 4) After purging, allow static water level to recover to approximate original level.
- 5) Place polyethylene sheeting around well casing to prevent contamination of sampling equipment in the event equipment is dropped.
- 6) Obtain sample from well with a dedicated, factory pre-cleaned polyethylene Voss™ bailer. The bailer will be suspended on a new, dedicated length of polypropylene string. The maximum time between purging and sampling will be three (3) hours. All the bailers for one day of sampling will be pre-cleaned and dedicated to each individual wells.

Sample for VOCs first by lowering the bailer slowly to avoid degassing, then collect any other organic and inorganic samples by pouring directly into sample bottles from bailers.

The sample preservation procedure will be to immediately place analytical samples in the cooler and chill to 4°C. Samples will be delivered to the appropriate laboratory within 24 hours. Samples will be maintained at 4°C until time of analysis.

- 7) Decontaminate the submersible pump and discard the pump discharge line.
- 8) Re-lock well cap.

Fill out field notebook, Well Sample Log Sheet, labels, Custody Seals and Chain-of-Custody forms.

C.3 *SOP 3: FIELD BLANKS*

Field blanks shall be taken to evaluate the cleanliness of groundwater sampling equipment, sample bottles and the potential for cross-contamination of samples due to airborne contaminants present in the air at the site and handling of equipment and sample bottles. Field blank samples shall be performed on the groundwater sample bailers and any filtering equipment. The frequency of field blanks taken shall be one per decontamination event for each type of sampling equipment, and each media being sampled (e.g., a groundwater bailer for groundwater, and a hand auger for soil sampling), at a minimum of one per equipment type and/or media per day.

Where required, field blanks shall be obtained prior to the occurrence of any analytical field sampling event by pouring deionized or potable water over a particular piece of sampling equipment and into a sample container. The analytical laboratory shall provide field blank water and sample jars with preservatives for the collection of all field blanks. Glass jars shall be used for organic blanks. The field blanks as well as the trip blanks shall accompany field personnel to the sampling location. The field blanks shall be analyzed for the same analytes as the environmental samples being collected that day and shall be shipped with the samples taken subsequently that day.

Field blanks shall be taken in accordance with the procedure described below:

- (1) Decontaminate sampler using the procedures specified in this plan.
- (2) Pour distilled/deionized water over the sampling equipment and collect the rinsate water in the appropriate sample bottles.
- (3) The sample shall be immediately placed in a sample cooler and maintained at a temperature of 4°C until receipt by the laboratory.
- (4) Fill out sample log, labels and chain-of-custody forms, and record in field notebook.

C.4 *SOP 4: TRIP BLANKS*

A laboratory supplied trip blank shall be an aliquot of distilled, deionized water which shall be sealed in a sample bottle prior to initiation of each day of field work. The trip blank shall be used to determine if any cross-contamination occurs between aqueous samples during shipment. Trip blanks are analyzed for aqueous VOCs only. Glass vials (40 ml) with teflon-lined lids shall be used for VOC blanks. A trip blank shall be prepared by the laboratory prior to each day of field sampling for aqueous volatiles. The sealed trip blank bottles shall be placed in a cooler with the empty sample bottles and shall be brought to the site by the laboratory personnel. If multiple coolers are required to store and transport aqueous VOC samples, then each cooler must contain an individual trip blank.

C.5 *SOP 5: DECONTAMINATION PROCEDURES*

The submersible sampling pumps that are placed in the borehole shall be decontaminated with an Alconox detergent rinse and by pumping approximately 20 gallons of potable water through the pump. Since dedicated new lengths of polyethylene tubing shall be used for sampling each well, the tubing shall not be decontaminated. Unless otherwise specified, the submersible pumps shall be decontaminated prior to the sampling the first well and between each subsequent well as follows:

- Potable water rinse.
- Alconox detergent and potable water scrub.
- Potable water rinse.
- Distilled/ deionized water rinse.
- Wrap in aluminum foil, shiny side facing out.

Unless otherwise specified, all non-detect sampling equipment utilized to obtain groundwater environmental samples for chemical analyses (e.g., stainless steel bailers) shall be decontaminated between sampling points as follows:

- Potable water rinse.
- Alconox and water detergent and potable water scrub.
- Potable water rinse.
- Methanol (at least pesticide grade) rinse: Light spray to minimize material used. Segregate and store rinsate separately.
- Distilled/ deionized water rinse.
- Air dry.
- Wrap or cover in aluminum foil shiny side facing out.

C.6 *SOP 6: WASTE MANAGEMENT AND DISPOSAL*

The following section describes the handling and ultimate disposal of solid and liquid wastes generated during the field activities. Waste generated is expected to consist of trash (boxes, paper, etc.), decontamination wash water, purge water, and used protective clothing.

The PCE in ground water at the Fulton Avenue site is a listed hazardous waste. Accordingly, its derived-from wastes are considered hazardous for handling and disposal purposes. In regards to disposal, disposal options for generated wastes will depend on contaminant levels in the waste. The following standards and regulations have been identified as being applicable, relevant and appropriate to any removal, management, and off-site or on-site disposal of Fulton Avenue-generated waste materials:

NYSDEC's RCRA TAGM #3028 on "Contained-In Criteria for Environmental Media" {November 30, 1992};

- 40 C. F.R. Part 262 (Standards Applicable to Generators of Hazardous Waste);
- 40 C. F. R. Part 263 (Standards Applicable to Transporters of Hazardous Waste;
- 40 C. F. R. Part 264 (Standards for Owners and Operators of Hazardous Waste Treatment, Storage, and Disposal Facilities); and
- 40 C. F. R. Part 268 (Land Disposal Restrictions)

Accordingly, handling and disposal will be as follows:

- Non-contaminated trash and debris will be placed in a trash dumpster and disposed of by a local garbage hauler.
- Non-contaminated protective clothing will be packed in plastic bags and placed in a trash dumpster for disposal by a local garbage hauler.
- Liquids generated from equipment decontamination and permanent ground water monitoring well purging will be collected in drums at the point of generation, transported to the Fulton Property, and staged for off-Site disposal at a properly permitted/licensed disposal facility. It is intended that these liquids will not be staged for more than 90 days in order to comply with applicable RCRA storage regulations.
- Used protective clothing and equipment that is suspected to be contaminated with hazardous waste will be placed in plastic bags, packed in 55-gallon ring-top drums, and disposed of in accordance with any applicable federal and state regulation in addition to those referenced above by a waste subcontractor.

ATTACHMENT D - Laboratory Operating Procedures

NEW YORK STATE DEPARTMENT OF HEALTH
WADSWORTH CENTER



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Issued in accordance with and pursuant to section 502 Public Health Law of New York State

MS. NANCY COLE
SGS ACCUTEST-DAYTON
2235 ROUTE 130
DAYTON, NJ 08810

NY Lab Id No: 10983

is hereby **APPROVED** as an **Environmental Laboratory** in conformance with the
National Environmental Laboratory Accreditation Conference Standards (2003) for the category
ENVIRONMENTAL ANALYSES NON POTABLE WATER
All approved analytes are listed below:

Acrylates

Acrolein (Propenal)	EPA 8260C
	EPA 624
	EPA 603
Acrylonitrile	EPA 8260C
	EPA 624
	EPA 603
Ethyl methacrylate	EPA 8260C
Methyl acrylonitrile	EPA 8260C
Methyl methacrylate	EPA 8260C

Amines

1,2-Diphenylhydrazine	EPA 8270D
1,4-Phenylenediamine	EPA 8270D
1-Naphthylamine	EPA 8270D
2,3-Dichloroaniline	EPA 625
2-Naphthylamine	EPA 8270D
2-Nitroaniline	EPA 8270D
3-Nitroaniline	EPA 8270D
4-Chloroaniline	EPA 8270D
4-Nitroaniline	EPA 8270D
5-Nitro-o-toluidine	EPA 8270D
a,a-Dimethylphenethylamine	EPA 8270D
Aniline	EPA 625
	EPA 8270D
Carbazole	EPA 625
	EPA 8270D

Amines

Diphenylamine	EPA 8270D
Methapyrilene	EPA 8270D
Pronamide	EPA 8270D
Propionitrile	EPA 8260C
Pyridine	EPA 625
	EPA 8270D

Bacteriology

Coliform, Fecal	SM 9222D-2006
Coliform, Total	SM 9222B-2006
Heterotrophic Plate Count	SM 18-21 9215B

Benzidines

3,3'-Dichlorobenzidine	EPA 625
	EPA 8270D
3,3'-Dimethylbenzidine	EPA 8270D
Benzidine	EPA 625
	EPA 8270D

Chlorinated Hydrocarbon Pesticides

4,4'-DDD	EPA 8081B
	EPA 608
4,4'-DDE	EPA 8081B
	EPA 608
4,4'-DDT	EPA 8081B
	EPA 608
Aldrin	EPA 8081B

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Chlorinated Hydrocarbon Pesticides

Aldrin	EPA 608
alpha-BHC	EPA 8081B
	EPA 608
alpha-Chlordane	EPA 8081B
beta-BHC	EPA 8081B
	EPA 608
Chlordane Total	EPA 8081B
	EPA 608
Chlorobenzilate	EPA 8270D
delta-BHC	EPA 8081B
	EPA 608
Diallate	EPA 8270D
Dieldrin	EPA 8081B
	EPA 608
Endosulfan I	EPA 8081B
	EPA 608
Endosulfan II	EPA 8081B
	EPA 608
Endosulfan sulfate	EPA 8081B
	EPA 608
Endrin	EPA 8081B
	EPA 608
Endrin aldehyde	EPA 8081B
	EPA 608
Endrin Ketone	EPA 8081B
gamma-Chlordane	EPA 8081B

Chlorinated Hydrocarbon Pesticides

Heptachlor	EPA 8081B
	EPA 608
Heptachlor epoxide	EPA 8081B
	EPA 608
Isodrin	EPA 8270D
Kepone	EPA 8270D
Lindane	EPA 8081B
	EPA 608
Methoxychlor	EPA 8081B
	EPA 608
Mirex	EPA 8081B
PCNB	EPA 8270D
Toxaphene	EPA 8081B
	EPA 608

Chlorinated Hydrocarbons

1,2,3-Trichlorobenzene	EPA 8260C
1,2,4,5-Tetrachlorobenzene	EPA 8270D
1,2,4-Trichlorobenzene	EPA 625
	EPA 8270D
2-Chloronaphthalene	EPA 625
	EPA 8270D
Hexachlorobenzene	EPA 625
	EPA 8270D
Hexachlorobutadiene	EPA 625
	EPA 8270D

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Chlorinated Hydrocarbons

Hexachlorocyclopentadiene

EPA 625

EPA 8270D

Hexachloroethane

EPA 8260C

EPA 625

EPA 8270D

Hexachloropropene

EPA 8270D

Pentachlorobenzene

EPA 8270D

Chlorophenoxy Acid Pesticides

2,4,5-T

EPA 8151A

2,4,5-TP (Silvex)

EPA 8151A

2,4-D

EPA 8151A

2,4-DB

EPA 8151A

Dalapon

EPA 8151A

Dicamba

EPA 8151A

Dichloroprop

EPA 8151A

Dinoseb

EPA 8151A

EPA 8270D

Pentachlorophenol

EPA 8151A

Demand

Biochemical Oxygen Demand

SM 5210B-01,-11

Carbonaceous BOD

SM 5210B-01,-11

Chemical Oxygen Demand

SM 5220C-97,-11

Dissolved Gases

Ethane

RSK-175

Dissolved Gases

Ethene (Ethylene)

RSK-175

Methane

RSK-175

Propane

RSK-175

Fuel Oxygenates

Di-isopropyl ether

EPA 8260C

Ethanol

EPA 8260C

EPA 8015C

Methyl tert-butyl ether

EPA 8260C

EPA 624

tert-amyl methyl ether (TAME)

EPA 8260C

tert-butyl alcohol

EPA 8260C

EPA 8015C

tert-butyl ethyl ether (ETBE)

EPA 8260C

Haloethers

2,2'-Oxybis(1-chloropropane)

EPA 625

EPA 8270D

4-Bromophenylphenyl ether

EPA 625

EPA 8270D

4-Chlorophenylphenyl ether

EPA 625

EPA 8270D

Bis(2-chloroethoxy)methane

EPA 625

EPA 8270D

Bis(2-chloroethyl)ether

EPA 625

EPA 8270D

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Low Level Halocarbons

1,2,3-Trichloropropane, Low Level	EPA 8011
1,2-Dibromo-3-chloropropane, Low Level	EPA 8011
1,2-Dibromoethane, Low Level	EPA 8011

Low Level Polynuclear Aromatics

Acenaphthene Low Level	EPA 8270D SIM
Acenaphthylene Low Level	EPA 8270D SIM
Anthracene Low Level	EPA 8270D SIM
Benzo(a)anthracene Low Level	EPA 8270D SIM
Benzo(a)pyrene Low Level	EPA 8270D SIM
Benzo(b)fluoranthene Low Level	EPA 8270D SIM
Benzo(g,h,i)perylene Low Level	EPA 8270D SIM
Benzo(k)fluoranthene Low Level	EPA 8270D SIM
Chrysene Low Level	EPA 8270D SIM
Dibenzo(a,h)anthracene Low Level	EPA 8270D SIM
Fluoranthene Low Level	EPA 8270D SIM
Fluorene Low Level	EPA 8270D SIM
Indeno(1,2,3-cd)pyrene Low Level	EPA 8270D SIM
Naphthalene Low Level	EPA 8270D SIM
Phenanthrene Low Level	EPA 8270D SIM
Pyrene Low Level	EPA 8270D SIM

Metals I

Cadmium, Total

Calcium, Total

Chromium, Total

Copper, Total

Iron, Total

Lead, Total

Magnesium, Total

EPA 200.7 Rev. 4.4
EPA 6010C
EPA 6020A
EPA 200.8 Rev. 5.4
EPA 200.7 Rev. 4.4
EPA 6010C
EPA 6020A
EPA 200.8 Rev. 5.4
EPA 200.7 Rev. 4.4
EPA 6010C
EPA 6020A
EPA 200.8 Rev. 5.4
EPA 200.7 Rev. 4.4
EPA 6010C
EPA 6020A
EPA 200.8 Rev. 5.4
EPA 200.7 Rev. 4.4
EPA 6010C
EPA 6020A
EPA 200.8 Rev. 5.4
EPA 200.7 Rev. 4.4
EPA 6010C

Metals I

Barium, Total	EPA 200.7 Rev. 4.4
	EPA 6010C
	EPA 6020A
	EPA 200.8 Rev. 5.4

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Metals I		Metals II	
Magnesium, Total	EPA 6020A EPA 200.8 Rev. 5.4	Aluminum, Total	EPA 200.7 Rev. 4.4 EPA 6010C
Manganese, Total	EPA 200.7 Rev. 4.4 EPA 6010C EPA 6020A EPA 200.8 Rev. 5.4	Antimony, Total	EPA 200.7 Rev. 4.4 EPA 6010C EPA 6020A EPA 200.8 Rev. 5.4
Nickel, Total	EPA 200.7 Rev. 4.4 EPA 6010C EPA 6020A EPA 200.8 Rev. 5.4	Arsenic, Total	EPA 200.7 Rev. 4.4 EPA 6010C EPA 6020A EPA 200.8 Rev. 5.4
Potassium, Total	EPA 200.7 Rev. 4.4 EPA 6010C EPA 6020A EPA 200.8 Rev. 5.4	Beryllium, Total	EPA 200.7 Rev. 4.4 EPA 6010C EPA 6020A EPA 200.8 Rev. 5.4
Silver, Total	EPA 200.7 Rev. 4.4 EPA 6010C EPA 6020A EPA 200.8 Rev. 5.4	Chromium VI	EPA 7196A EPA 7199 SM 3500-Cr B-09,-11
Sodium, Total	EPA 200.7 Rev. 4.4 EPA 6010C EPA 6020A EPA 200.8 Rev. 5.4	Mercury, Low Level	EPA 245.7 Rev. 2.0 EPA 1631E
Strontium, Total	EPA 200.7 Rev. 4.4 EPA 6010C EPA 6020A	Mercury, Total	EPA 245.1 Rev. 3.0 EPA 7470A
		Selenium, Total	EPA 200.7 Rev. 4.4 EPA 6010C EPA 6020A

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Metals II

Selenium, Total
Vanadium, Total

EPA 200.8 Rev. 5.4

EPA 200.7 Rev. 4.4

EPA 6010C

EPA 6020A

EPA 200.8 Rev. 5.4

Zinc, Total

EPA 200.7 Rev. 4.4

EPA 6010C

EPA 6020A

EPA 200.8 Rev. 5.4

Metals III

Cobalt, Total

EPA 200.7 Rev. 4.4

EPA 6010C

EPA 6020A

EPA 200.8 Rev. 5.4

Molybdenum, Total

EPA 200.7 Rev. 4.4

EPA 6010C

EPA 6020A

EPA 200.8 Rev. 5.4

Thallium, Total

EPA 200.7 Rev. 4.4

EPA 6010C

EPA 6020A

EPA 200.8 Rev. 5.4

Tin, Total

EPA 200.7 Rev. 4.4

EPA 6010C

EPA 6020A

Metals III

Tin, Total

EPA 200.8 Rev. 5.4

Titanium, Total

EPA 200.7 Rev. 4.4

EPA 6010C

EPA 6020A

EPA 200.8 Rev. 5.4

Mineral

Acidity

SM 2310B-97,-11

Alkalinity

SM 2320B-97,-11

Chloride

EPA 300.0 Rev. 2.1

SM 4500-Cl- C-97,-11

EPA 9056A

EPA 300.0 Rev. 2.1

EPA 9056A

SM 2340C-97,-11

EPA 200.7 Rev. 4.4

EPA 300.0 Rev. 2.1

EPA 9056A

Fluoride, Total

EPA 9056A

Hardness, Total

EPA 200.7 Rev. 4.4

EPA 6010C

EPA 6020A

EPA 200.8 Rev. 5.4

EPA 300.0 Rev. 2.1

EPA 9056A

SM 2120B-01,-11

Sulfate (as SO₄)

Miscellaneous

Boron, Total

EPA 200.7 Rev. 4.4

EPA 6010C

EPA 6020A

EPA 200.8 Rev. 5.4

EPA 300.0 Rev. 2.1

EPA 9056A

SM 2120B-01,-11

Bromide

Color

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Miscellaneous

Nitroaromatics and Isophorone

Cyanide, Total	EPA 335.4 Rev. 1.0
	EPA 9012B
Oil and Grease Total Recoverable (HEM)	EPA 1664A
Organic Carbon, Total	SM 5310B-00,-11
	EPA 9060A
Perchlorate	EPA 314.0
Phenols	EPA 420.4 Rev. 1.0
Silica, Dissolved	EPA 200.7 Rev. 4.4
	SM 4500-SiO2 C-97,-11
Specific Conductance	SM 2510B-97,-11
	EPA 9050A
Sulfide (as S)	SM 4500-S2- F-00,-11
	EPA 9034
Surfactant (MBAS)	SM 5540C-00,-11
Total Organic Halides	EPA 9020B
Total Petroleum Hydrocarbons	EPA 1664A
Turbidity	EPA 180.1 Rev. 2.0

4-Nitroquinoline-1-oxide	EPA 8270D
Isophorone	EPA 625
	EPA 8270D
Nitrobenzene	EPA 625
	EPA 8270D

Nitrosoamines

N-Nitrosodiethylamine	EPA 8270D
N-Nitrosodimethylamine	EPA 625
	EPA 8270D
N-Nitrosodi-n-butylamine	EPA 8270D
N-Nitrosodi-n-propylamine	EPA 625
	EPA 8270D
N-Nitrosodiphenylamine	EPA 625
	EPA 8270D
N-nitrosomethylethylamine	EPA 8270D
N-nitrosomorpholine	EPA 8270D
N-nitrosopiperidine	EPA 8270D
N-Nitrosopyrrolidine	EPA 8270D

Nitroaromatics and Isophorone

1,3,5-Trinitrobenzene	EPA 8270D
1,3-Dinitrobenzene	EPA 8270D
1,4-Naphthoquinone	EPA 8270D
2,4-Dinitrotoluene	EPA 625
	EPA 8270D
2,6-Dinitrotoluene	EPA 625
	EPA 8270D

Nutrient

Ammonia (as N)	SM 4500-NH3 H-97,-11
Kjeldahl Nitrogen, Total	EPA 351.2 Rev. 2.0
Nitrate (as N)	EPA 353.2 Rev. 2.0
Nitrate-Nitrite (as N)	EPA 353.2 Rev. 2.0
Nitrite (as N)	SM 4500-NO2 B-00,-11
Orthophosphate (as P)	EPA 365.3 Rev. 1978

Serial No.: 55868

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**NEW YORK STATE DEPARTMENT OF HEALTH
WADSWORTH CENTER**



Expires 12:01 AM April 01, 2018
Issued April 01, 2017

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MS. NANCY COLE
SGS ACCUTEST-DAYTON
2235 ROUTE 130
DAYTON, NJ 08810

NY Lab Id No: 10983

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National Environmental Laboratory Accreditation Conference Standards (2003) for the category
ENVIRONMENTAL ANALYSES NON POTABLE WATER
All approved analytes are listed below:*

Nutrient		Phthalate Esters	
Phosphorus, Total	EPA 365.3 Rev. 1978	Di-n-octyl phthalate	EPA 625 EPA 8270D
Organophosphate Pesticides		Polychlorinated Biphenyls	
Atrazine	EPA 8270D	PCB-1016	EPA 8082A EPA 608
Dimethoate	EPA 8270D	PCB-1221	EPA 8082A EPA 608
Disulfoton	EPA 8270D	PCB-1232	EPA 8082A EPA 608
Famphur	EPA 8270D	PCB-1242	EPA 8082A EPA 608
Parathion ethyl	EPA 8270D		EPA 8082A EPA 608
Parathion methyl	EPA 8270D		EPA 8082A EPA 608
Phorate	EPA 8270D		EPA 8082A EPA 608
Thionazin	EPA 8270D		EPA 8082A EPA 608
Petroleum Hydrocarbons		PCB-1248	EPA 8082A EPA 608
Diesel Range Organics	EPA 8015C	PCB-1254	EPA 8082A EPA 608
Gasoline Range Organics	EPA 8015C	PCB-1260	EPA 8082A EPA 608
Phthalate Esters		PCB-1262	EPA 8082A EPA 8082A
Benzyl butyl phthalate	EPA 625 EPA 8270D	PCB-1268	
Bis(2-ethylhexyl) phthalate	EPA 625 EPA 8270D		
Diethyl phthalate	EPA 625 EPA 8270D	Polynuclear Aromatics	
Dimethyl phthalate	EPA 625 EPA 8270D	2-Acetylaminofluorene	EPA 8270D
Di-n-butyl phthalate	EPA 625 EPA 8270D	3-Methylcholanthrene	EPA 8270D
		7,12-Dimethylbenzyl (a) anthracene	EPA 8270D
		Acenaphthene	EPA 625 EPA 8270D

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Polynuclear Aromatics

Acenaphthylene	EPA 625 EPA 8270D
Anthracene	EPA 625 EPA 8270D
Benzo(a)anthracene	EPA 625 EPA 8270D
Benzo(a)pyrene	EPA 625 EPA 8270D
Benzo(b)fluoranthene	EPA 625 EPA 8270D
Benzo(ghi)perylene	EPA 625 EPA 8270D
Benzo(k)fluoranthene	EPA 625 EPA 8270D
Chrysene	EPA 625 EPA 8270D
Dibenzo(a,h)anthracene	EPA 625 EPA 8270D
Fluoranthene	EPA 625 EPA 8270D
Fluorene	EPA 625 EPA 8270D
Indeno(1,2,3-cd)pyrene	EPA 625 EPA 8270D
Naphthalene	EPA 625 EPA 8270D

Polynuclear Aromatics

Phenanthrene	EPA 625 EPA 8270D
Pyrene	EPA 625 EPA 8270D

Priority Pollutant Phenols

2,3,4,6 Tetrachlorophenol	EPA 8270D
2,4,5-Trichlorophenol	EPA 625 EPA 8270D
2,4,6-Trichlorophenol	EPA 625 EPA 8270D
2,4-Dichlorophenol	EPA 625 EPA 8270D
2,4-Dimethylphenol	EPA 625 EPA 8270D
2,4-Dinitrophenol	EPA 625 EPA 8270D
2,6-Dichlorophenol	EPA 8270D
2-Chlorophenol	EPA 625 EPA 8270D
2-Methyl-4,6-dinitrophenol	EPA 625 EPA 8270D
2-Methylphenol	EPA 625 EPA 8270D
2-Nitrophenol	EPA 625 EPA 8270D

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Priority Pollutant Phenols

3-Methylphenol	EPA 625 EPA 8270D
4-Chloro-3-methylphenol	EPA 625 EPA 8270D
4-Methylphenol	EPA 625 EPA 8270D
4-Nitrophenol	EPA 625 EPA 8270D
Pentachlorophenol	EPA 625 EPA 8270D
Phenol	EPA 625 EPA 8270D

Residue

Settleable Solids	SM 2540 F-97,-11
Solids, Total	SM 2540 B-97,-11
Solids, Total Dissolved	SM 2540 C-97,-11
Solids, Total Suspended	SM 2540 D-97,-11
Solids, Volatile	EPA 160.4 (Issued 1971)

Semi-Volatile Organics

1,1'-Biphenyl	EPA 8270D
1,2-Dichlorobenzene, Semi-volatile	EPA 8270D
1,3-Dichlorobenzene, Semi-volatile	EPA 8270D
1,4-Dichlorobenzene, Semi-volatile	EPA 8270D
2-Methylnaphthalene	EPA 8270D
2-Picoline	EPA 8270D

Semi-Volatile Organics

4-Amino biphenyl	EPA 8270D
Acetophenone	EPA 625 EPA 8270D
alpha-Terpineol	EPA 625 EPA 8270D
Aramite	EPA 8270D
Benzaldehyde	EPA 8270D
Benzoic Acid	EPA 8270D
Benzyl alcohol	EPA 8270D
Caprolactam	EPA 8270D
Dibenzofuran	EPA 8270D
Ethyl methanesulfonate	EPA 8270D
Isosafrole	EPA 8270D
Methyl methanesulfonate	EPA 8270D
n-Decane	EPA 625
n-Octadecane	EPA 625
O,O,O-Triethyl phosphorothioate	EPA 8270D
p-Dimethylaminoazobenzene	EPA 8270D
Phenacetin	EPA 8270D
Safrole	EPA 8270D

Volatile Aromatics

1,2,4-Trichlorobenzene, Volatile	EPA 8260C
1,2,4-Trimethylbenzene	EPA 8260C
1,2-Dichlorobenzene	EPA 8260C
	EPA 624
1,3,5-Trimethylbenzene	EPA 8260C

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Volatile Aromatics

1,3-Dichlorobenzene	EPA 8260C EPA 624
1,4-Dichlorobenzene	EPA 8260C EPA 624
2-Chlorotoluene	EPA 8260C
4-Chlorotoluene	EPA 8260C
Benzene	EPA 8260C EPA 624
Bromobenzene	EPA 8260C
Chlorobenzene	EPA 8260C EPA 624
Ethyl benzene	EPA 8260C EPA 624
Isopropylbenzene	EPA 8260C
m/p-Xylenes	EPA 8260C EPA 624
Naphthalene, Volatile	EPA 8260C
n-Butylbenzene	EPA 8260C
n-Propylbenzene	EPA 8260C
o-Xylene	EPA 8260C EPA 624
p-Isopropyltoluene (P-Cymene)	EPA 8260C
sec-Butylbenzene	EPA 8260C
Styrene	EPA 8260C EPA 624
tert-Butylbenzene	EPA 8260C

Volatile Aromatics

Toluene	EPA 8260C EPA 624
Total Xylenes	EPA 8260C EPA 624

Volatile Chlorinated Organics

Benzyl chloride	EPA 8260C
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Volatile Halocarbons

1,1,1,2-Tetrachloroethane	EPA 8260C
1,1,1-Trichloroethane	EPA 8260C EPA 624
1,1,2,2-Tetrachloroethane	EPA 8260C EPA 624
1,1,2-Trichloro-1,2,2-Trifluoroethane	EPA 8260C
1,1,2-Trichloroethane	EPA 8260C EPA 624
1,1-Dichloroethane	EPA 8260C EPA 624
1,1-Dichloroethene	EPA 8260C EPA 624
1,1-Dichloropropene	EPA 8260C
1,2,3-Trichloropropane	EPA 8260C
1,2-Dibromo-3-chloropropane	EPA 8260C
1,2-Dibromoethane	EPA 8260C
1,2-Dichloroethane	EPA 8260C EPA 624

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All approved analytes are listed below:

Volatile Halocarbons

1,2-Dichloropropane	EPA 8260C
	EPA 624
1,3-Dichloropropane	EPA 8260C
2,2-Dichloropropane	EPA 8260C
2-Chloro-1,3-butadiene (Chloroprene)	EPA 8260C
2-Chloroethylvinyl ether	EPA 8260C
	EPA 624
3-Chloropropene (Allyl chloride)	EPA 8260C
Bromochloromethane	EPA 8260C
Bromodichloromethane	EPA 8260C
	EPA 624
Bromoform	EPA 8260C
	EPA 624
Bromomethane	EPA 8260C
	EPA 624
Carbon tetrachloride	EPA 8260C
	EPA 624
Chloroethane	EPA 8260C
	EPA 624
Chloroform	EPA 8260C
	EPA 624
Chloromethane	EPA 8260C
	EPA 624
cis-1,2-Dichloroethene	EPA 8260C
	EPA 624
cis-1,3-Dichloropropene	EPA 8260C

Volatile Halocarbons

cis-1,3-Dichloropropene	EPA 624
Dibromochloromethane	EPA 8260C
	EPA 624
Dibromomethane	EPA 8260C
Dichlorodifluoromethane	EPA 8260C
	EPA 624
Hexachlorobutadiene, Volatile	EPA 8260C
Methyl iodide	EPA 8260C
Methylene chloride	EPA 8260C
	EPA 624
Tetrachloroethene	EPA 8260C
	EPA 624
trans-1,2-Dichloroethene	EPA 8260C
	EPA 624
trans-1,3-Dichloropropene	EPA 8260C
	EPA 624
trans-1,4-Dichloro-2-butene	EPA 8260C
Trichloroethene	EPA 8260C
	EPA 624
Trichlorofluoromethane	EPA 8260C
	EPA 624
Vinyl chloride	EPA 8260C
	EPA 624

Volatiles Organics

1,4-Dioxane	EPA 8260C
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Volatiles Organics

Sample Preparation Methods

2-Butanone (Methylethyl ketone)	EPA 8260C
2-Hexanone	EPA 8260C
2-Nitropropane	EPA 8260C
4-Methyl-2-Pentanone	EPA 8260C
Acetone	EPA 8260C
	EPA 624
Acetonitrile	EPA 8260C
Carbon Disulfide	EPA 8260C
Cyclohexane	EPA 8260C
Di-ethyl ether	EPA 8260C
Ethyl Acetate	EPA 8260C
Isobutyl alcohol	EPA 8260C
	EPA 8015C
Methanol	EPA 8015C
Methyl acetate	EPA 8260C
Methyl cyclohexane	EPA 8260C
n-Butanol	EPA 8260C
o-Toluidine	EPA 8270D
Vinyl acetate	EPA 8260C
	EPA 624

EPA 3520C
SM 4500-NH3 B-97,-11
EPA 9010C

Sample Preparation Methods

SM 4500-CN B or C-99,-11
EPA 3010A
EPA 3005A
EPA 3510C

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LAB MANAGER: _____ *[Signature]*

QA MANAGER: _____ *[Signature]*

EFFECTIVE DATE: _____ *4-18-2017*

**TITLE: METHOD 8260C, VOLATILE ORGANIC COMPOUNDS BY GAS CHROMATOGRAPHY/
 MASS SPECTROMETRY (GC/MS)**

REFERENCES: SW846 8260C (Revision 3, August 2006)

REVISED SECTIONS: 11.6.2, 11.7.11, Table 2

1.0 SCOPE AND APPLICATION

- 1.1 This SOP describes the analytical procedures, which are utilized by Accutest to acquire samples for analysis of volatile organic compounds by gas chromatographic/mass spectrometric (GC/MS) following purge and trap utilizing the internal standard technique. The compounds in Table 1 may be determined by this method. An option has been included for the analysis of 1,4-Dioxane by selected ion monitoring GC/MS (GC/SIM-SIM).
- 1.2 This analytical method is designed for nearly all types of samples, regardless of water content, including ground water, aqueous sludges, liquors, waste solvents, oily wastes, tars, filter cakes, sediments and soils.
- 1.3 The applicable concentration range of this method is compound, matrix, and instrument dependent. Volatile water-soluble compounds can be included in this analytical technique. However, for some low-molecular weight halogenated hydrocarbons, aromatics, ketones, nitriles, acetates, acrylates, ethers, and sulfides, quantitation limits are approximately ten times higher because of poor purging efficiency. Determination of some structural isomers (i.e. xylenes) may also be hampered by coelution.

2.0 SUMMARY OF METHOD

- 2.1 Volatile compounds are introduced into the gas chromatograph by purge-and-trap (Method 5030/5035). Method 5030 may be used directly on ground water samples. Method 5035 is used for low-concentration and medium-concentration soils, sediments, and wastes. Medium concentration samples are preserved and stored in methanol prior to purge-and-trap analysis.
- 2.2 An inert gas is bubbled through a 5 ml sample contained in a specifically designed purging chamber at ambient temperature. The purgeables are efficiently transferred from the aqueous phase to the vapor phase. The vapor is swept through a sorbent column where the purgeables are trapped. After purging is completed, the sorbent column is heated and backflushed with the inert gas to desorb the purgeables onto a gas chromatographic (GC) column.
- 2.3 The volatile compounds are separated by the temperature programmed GC column and detected using a mass spectrometer, which is used to provide both qualitative and quantitative information.

- 2.4 The peaks detected are qualified by comparison to characteristic ions and retention times specific to the known target list of compounds.
- 2.5 Once identified the compound is quantitated by comparing the response of major (quantitation) ion relative to an internal standard technique with an average response factor generated from a calibration curve.
- 2.6 Additional unknown peaks with a response > 10 % of the closest internal standard may be processed through a library search with comparison to a database of approximately 75,000 spectra. An estimated concentration is quantitated by assuming a response factor of 1.
- 2.7 Water soluble volatile organic and other poor purging compounds maybe analyzed using this methodology, however this method is not the method of choice for these compounds and the laboratory's ability to achieve all calibration and quality control criteria for this method cannot be guaranteed. These compounds are noted as (pp) in Table 7.
- 2.8 The method includes an analytical option for the analysis of 1,4-Dioxane by GC/MS-SIM. The selected ions that are characteristic of the analytes of interest are analyzed using lower concentrations of calibration standards under the same MS conditions. SIM analysis is performed upon client request and is documented in the report.

3.0 REPORTING LIMIT AND METHOD DETECTION LIMIT

- 3.1 Reporting Limit. The reporting limit for this method is established at the lowest concentration standard in the calibration curve and may vary depending on matrix interferences, sample volume or weight and percent moisture. Detected concentrations below this concentration cannot be reported without qualification. See Table 10.
 - 3.1.1 Compounds detected at concentrations between the reporting limit and MDL are quantitated and qualified as "J", estimated value. Program or project specifications may dictate that "J" qualified compounds are not to be reported.
- 3.2 Method Detection Limit. Experimentally determine MDLs using the procedure specified in 40 CFR, Part 136, Appendix B, revision 2. This value represents the lowest reportable concentration of an individual compound that meets the method qualitative identification criteria.
 - 3.2.1 Experimental MDLs must be determined annually for this method.
 - 3.2.2 Process all raw data for the replicate analysis in each MDL study. Forward the processed data to the QA group for archiving.
 - 3.2.3 Calculated MDLs may not be feasible in the analysis of samples, particularly in regards to compounds in table 11 and common laboratory solvents (methylene chloride and acetone). In these cases the MDLs may be raised from the calculated value to a maximum of half the LOQ to avoid false positives being reported.

4.0 DEFINITIONS

BLANK - an analytical sample designed to assess specific sources of laboratory contamination. See individual types of Blanks: Method Blank, Instrument Blank, Storage Blank, Cleanup Blank and Sulfur Blank.

4-BROMOFLUOROBENZENE (BFB) - the compound chosen to establish mass spectral instrument performance for volatile (VOA) analyses.

CALIBRATION FACTOR (CF) - a measure of the gas chromatographic response of a target analyte to the mass injected. The calibration factor is analogous to the Relative Response Factor (RRF) used in the Volatile and Semivolatile fractions.

CONTINUING CALIBRATION - analytical standard run every 12 hours to verify the initial calibration of the system.

CONTINUOUS LIQUID-LIQUID EXTRACTION - used herein synonymously with the terms continuous extraction, continuous liquid extraction, and liquid extraction. This extraction technique involves boiling the extraction solvent in a flask and condensing the solvent above the aqueous sample. The condensed solvent drips through the sample, extracting the compounds of interest from the aqueous phase.

EXTRACTED ION CURRENT PROFILE (EICP) - a plot of ion abundance versus time (or scan number) for ion(s) of specified mass (Es).

INITIAL CALIBRATION - analysis of analytical standards for a series of different specified concentrations; used to define the linearity and dynamic range of the response of the mass spectrometer to the target compounds.

INTERNAL STANDARDS - compounds added to every standard, blank, matrix spike, matrix spike duplicate, sample (for volatiles), and sample extract (for semivolatiles) at a known concentration, prior to analysis. Internal standards are used as the basis for quantitation of the target compounds.

MATRIX - the predominant material of which the sample to be analyzed is composed. For the purpose of this SOP, a sample matrix is either water or soil/sediment. Matrix is not synonymous with phase (liquid or solid).

MATRIX SPIKE - aliquot of a matrix (water or soil) fortified (spiked) with known quantities of specific compounds and subjected to the entire analytical procedure in order to indicate the appropriateness of the method for the matrix by measuring recovery.

MATRIX SPIKE DUPLICATE - a second aliquot of the same matrix as the matrix spike (above) that is spiked in order to determine the precision of the method.

METHOD BLANK - an analytical control consisting of all reagents, internal standards and surrogate standards that is carried throughout the entire analytical procedure. The method blank is used to define the level of laboratory, background and reagent contamination.

METHOD DETECTION LIMITS (MDLs) - The minimum concentration of a substance that can be measured and reported with 99% confidence that the analyte concentration is greater than zero and is determined from analysis of a sample in a given matrix containing the analyte. MDLs must be determined approximately once per year for frequently analyzed parameters.

PERCENT DIFFERENCE (%D) - As used in this SOP and elsewhere to compare two values, the percent difference indicates both the direction and the magnitude of the comparison, i.e., the percent difference may be either negative, positive, or zero. (In contrast, see relative percent difference.)

PERCENT MOISTURE - an approximation of the amount of water in a soil/sediment sample made by drying an aliquot of the sample at 105°C. The percent moisture determined in this manner also includes contributions from all compounds that may volatilize at or below 105°C, including water. Percent moisture may be determined from decanted samples and from samples that are not decanted.

PRIMARY QUANTITATION ION - a contract specified ion used to quantitate a target analyte.

REAGENT WATER - water in which an interferant is not observed at or above the minimum detection limit of the parameters of interest.

RECONSTRUCTED ION CHROMATOGRAM (RIC) - a mass spectral graphical representation of the separation achieved by a gas chromatograph: a plot of total ion current versus retention time.

RELATIVE PERCENT DIFFERENCE (RPD) - As used in this SOP and elsewhere to compare two values, the relative percent difference is based on the mean of the two values, and is reported as an absolute value, i.e., always expressed as a positive number or zero. (In contrast, see percent difference.)

RELATIVE RESPONSE FACTOR (RRF) - a measure of the relative mass spectral response of an analyte compared to its internal standard. Relative Response Factors are determined by analysis of standards and are used in the calculation of concentrations of analytes in samples.

RELATIVE RETENTION TIME (RRT) - the ratio of the retention time of a compound to that of a standard (such as an internal standard).

INSTRUMENT BLANK – a system evaluation sample containing lab reagent grade water with internal standards and surrogate standards added. An instrument blank is used to remove and/or evaluate residual carryover from high level standards, spike samples and field samples.

5.0 HEALTH & SAFETY

- 5.1 The analyst must follow normal safety procedures as outlined in the Accutest Health and Safety Plan and Personal Protection Policy, which include the use of safety glasses and lab coats. In addition, all acids are corrosive and must be handled with care. Flush spills with plenty of water. If acids contact any part of the body, flush with water and contact the supervisor.

- 5.2 The toxicity or carcinogenicity of each reagent used in this method has not been precisely determined; however, each chemical must be treated as a potential health hazard. Exposure to these reagents must be reduced to the lowest possible level. The laboratory is responsible for maintaining a current awareness file of OSHA regulations regarding the safe handling of the chemicals specified in this method. A reference file of data handling sheets must be made available to all personnel involved in these analyses.
- 5.3 The following analytes covered by this method have been tentatively classified as known or suspected, human or mammalian carcinogens: benzene, carbon tetrachloride, 1,4-dichlorobenzene, 1,2-dichloroethane, hexachlorobutadiene, 1,1,2,2-tetrachloroethane, 1,1,2-trichloroethane, chloroform, 1,2-dibromoethane, tetrachloroethene, trichloroethene, and vinyl chloride. Primary standards of these toxic compounds must be prepared in a hood. A NIOSH/Mass approved toxic gas respirator must be worn when the analyst handles high concentrations of these toxic compounds.

6.0 INTERFERENCES

- 6.1 The data from all blanks, samples, and spikes must be evaluated for interferences.
- 6.2 Impurities in the purge gas, organic compounds out-gassing from the plumbing ahead of the trap, and solvent vapors in the laboratory account for the majority of contamination problems. The analytical system must be demonstrated to be free from contamination under the conditions of the analysis by running laboratory reagent blanks. The use of non-TFE tubing, non-TFE thread sealants, or flow controllers with rubber components in the purging device must be avoided.
- 6.3 Samples can be contaminated by diffusion of volatile organics (particularly methylene chloride and fluorocarbons) through the septum seal into the sample during shipment and storage. A trip blank prepared from reagent water and carried through the sampling and handling protocol can serve as a check on such contamination.
- 6.4 Contamination by carry-over can occur whenever high level and low-level samples are sequentially analyzed.
 - 6.4.1 Whenever an unusually concentrated sample is encountered, it must be followed by an analysis of an instrument blank to check for cross contamination. Refer to Table 11 for compounds that may cause carryover for this method.
 - 6.4.2 It may be necessary to wash the purging device with methanol, rinse it with organic-free water, and then dry the purging device in an oven at 105° C. Follow the instrument manual for instructions on cleaning. Document the occurrence in the maintenance log and notify the manager/supervisor.
 - 6.4.2.1 Clean and bake purging tube.
 - 6.4.2.2 Clean or replace purge needle.
 - 6.4.2.3 Clean and bake sample filter or sparge filter.
 - 6.4.2.4 Clean and bake sample loop.

- 6.4.2.5 Replace trap if necessary.
- 6.4.2.6 Replace water management module if necessary.
- 6.4.2.7 Rinse transfer line with methanol. Caution: disconnect the trap before rinsing.
- 6.4.3 In extreme situations, the entire purge-and trap device may require dismantling and cleaning. Follow the instrument's manual for instructions on disassembly. Document the occurrence in the maintenance log and notify the manager/supervisor. Screening of the samples prior to purge-and-trap GC/MS analysis is highly recommended to prevent contamination of the system. This is especially true for soil and waste samples.
- 6.4.4 If the contamination has been transferred to gas chromatograph, any of the following approaches may be used to cleanup the instrument.
 - 6.4.4.1 Baking out the column between analyses.
 - 6.4.4.2 Change the injector liner to reduce the potential for cross-contamination.
 - 6.4.4.3 Remove a portion of the analytical column in the case of extreme contamination.
- 6.4.5 The oven temperature program must include a post-analysis bake out period to ensure that semivolatile hydrocarbons are stripped from the chromatographic column.
- 6.5 Special precautions must be taken during the analysis to avoid contamination from methylene chloride and other common laboratory solvents.
 - 6.5.1 The sample storage and analytical area must be isolated from all atmospheric sources of methylene chloride or other common solvents.
 - 6.5.2 Laboratory clothing worn by the analyst must be clean and used in designated areas only. Clothing previously exposed to solvent vapors in the organics sample preparation laboratory can contribute to sample contamination.
- 6.6 Samples with suspected or known permanganate levels should be preserved with ascorbic acid at collection. The purpose of the ascorbic acid is to remove the permanganate which is an oxidizer. There is potential that the analytes of concern will undergo an oxidative transformation which would no longer be representative of the concentrations as the site.

7.0 SAMPLE HANDLING AND PRESERVATION AND HOLDING TIME

7.1 HANDLING and PRESERVATION

7.1.1 Water samples

- 7.1.1.1 Container - 40 ml glass screw-cap VOA vial with Teflon-faced silicone septum. The 40-ml glass VOA vials are pre-cleaned and certified.

7.1.1.2 Acrolein & Acrylonitrile

7.1.1.2.1 If acrolein and acrylonitrile are to be analyzed, collect 3, 40 mL VO vials of sample unpreserved. Samples for acrolein and acrylonitrile analysis receiving no pH adjustment must be analyzed within 7 days of sampling. All samples must be footnoted stating samples were unpreserved and analyzed within 7 days.

7.1.1.3 Collect all samples in triplicate. Test all samples for residual chlorine using test paper for free and total chlorine. If samples contain residual chlorine, three milligrams of sodium thiosulfate must be added for each 40 ml of water sample.

7.1.1.4 Fill sample bottles to overflowing, but do not flush out the dechlorinating agent. Sample must be taken with care so as to prevent any air or bubbles entering vials creating headspace.

7.1.1.5 Adjust the pH of all samples to ≤ 2 at the time of collection, but after dechlorination, by carefully adding two drops of 1:1 HCl for each 40 ml of sample. Seal the sample bottles, Teflon face down, and mix for one minute. Or VOA vials containing the preservative (HCL) may be used.

Note: Do not mix the sodium thiosulfate with the HCl in the sample bottle prior to sampling.

7.1.1.6 The samples must be protected from light and refrigerated at $0 - \leq 6^{\circ}\text{C}$ from the time of receipt until analysis.

7.1.1.7 An alternate preservative that may be used when suspected or known levels of permanganate exist in a sample is 25 mg of ascorbic acid per 40 ml vial.

7.1.1.7.1 Ascorbic acid is added to remove the permanganate which is an oxidizer.

7.1.1.7.2 Fill the sample bottles to overflowing, but do not flush out the ascorbic acid.

7.1.1.7.3 The samples must be protected from light and refrigerated at $0 - \leq 6^{\circ}\text{C}$ from the time of receipt until analysis.

7.1.2 Soil Samples

7.1.2.1 Refer to the SOP for SW846 Method 5035 for preservation requirement of non-aqueous solids.

7.2 HOLDING TIME

7.2.1 Water Samples.

7.2.1.1 All samples are to be analyzed within 14 days of sampling (HCl preserved for aqueous sample) unless otherwise specified by the contract. The sample preservation deficiency is noted in the analytical run logbook when the analyst checks the pH at the bench. If the pH is not <2 , the analyst notifies the supervisor, who then notifies Client Service Dept. A comment is added to the result page and Non-Conformance Summary.

7.2.1.2 Acrolein & Acrylonitrile

7.2.1.2.1 Samples for acrolein and acrylonitrile analysis receiving no pH adjustment must be analyzed within 7 days of sampling.

7.2.2 Soil Samples

7.2.2.1 Refer to the SOP for SW846 Method 5035 for holding time requirement of non-aqueous solids.

7.2.2.2 All samples are analyzed within 14 days of sampling unless otherwise specified.

8.0 APPARATUS AND MATERIALS

8.1 SYRINGE

8.1.1 10, 25, 50, 100, 500 and 5000 μ l graduated syringes, manually held (Hamilton/equiv.).

8.1.2 5 ml and 50 ml glass gas tight syringes with Luerlok end, if appropriate for the purging device.

8.2 BALANCE

8.2.1 Analytical balance capable of weighing 0.0001 gram.

8.2.2 Top loading balance capable of weighing 0.1 gram.

8.3 PURGE AND TRAP DEVICES

8.3.1 The autosampler models are used for purging, trapping and desorbing the sample into GC column.

- O.I. Model 4560 sample concentrator with 4551 vial multi-sampler
- O.I. Model 4560 sample concentrator with 4552 Water/Soil multi-sampler

8.3.2 The sample purge vial must be designed to accept 5 ml of sample with a water column at least 3 cm deep.

8.3.3 The auto-sampler is equipped with a heater capable of maintaining the purge chamber at 40 °C to improve purging efficiency. The heater is to be used for low level soil/sediment analysis, but not for water or medium level soil/sediment analysis.

8.3.4 The OI #10 trap is 42 cm with an inside diameter of 0.105 inches. The trap must be packed to contain the following absorbents (3-ring) and must be conditioned at 180 °C for 30 minutes by backflushing with a Helium gas flow at least 20 ml/min before initial use.

- Tenax (2,6-Diphenylene oxide polymer).
- Silica gel.
- Carbon Molecule Sieve (CMS).

8.3.5 The desorber must be capable of rapidly heating the trap to 190⁰ C for desorption. Do not exceed 210⁰ C during bake-out mode. Alternatively, follow manufacturer's instructions.

8.4 GAS CHROMATOGRAPH/MASS SPECTROMETER SYSTEM

8.4.1 Gas Chromatograph.

8.4.1.1 An analytical system complete with a temperature programmable gas chromatograph and all required accessories including syringes, analytical columns, and gases.

8.4.1.2 The injection port must be suitable for split or splitless with appropriate interface.

8.4.1.3 The narrow bore capillary column is directly coupled to the source for HP-6890 or Agilent 6890 model.

8.4.1.4 The wide bore capillary column is interfaced through a jet separator to the source for HP-5890 model.

8.4.2 Column.

- 75 m x 0.53mm ID x 3 µm film thickness capillary column coated with DB-624 (J&W Scientific), or equivalent. Condition as per manufactures directions.
- 105 m x 0.53mm ID x 3 µm film thickness capillary column coated with HP-VOA, or equivalent. Condition as per manufactures directions.
- 60 m x 0.25mm ID x 1.4 µm film thickness capillary column coated with DB-624 (J&W Scientific), or equivalent. Condition as per manufactures directions.
- 60 m x 0.45mm ID x 1.7 µm film thickness capillary column coated with DB-VRX (J&W Scientific), or equivalent. Condition as per manufactures directions.

8.4.3 Mass Spectrometer.

8.4.3.1 HP5973, HP5970 Agilent 5973, or Agilent 5975 is capable of scanning from 35 to 300 amu every 2 seconds or less, utilizing 70 volt (nominal) electron energy in the electron impact ionization mode.

8.4.3.2 The mass spectrometer must be capable of producing a mass spectrum which meets all the criteria in Table 3 when injecting or purging 50 ng of the GC/MS tuning standard - Bromofluorobenzene (BFB).

8.4.3.3 SIM Mode – Capable of selective ion grouping at specified retention times for increased compound sensitivity (Table 2a).

8.5 DATA SYSTEM

8.5.1 Data Acquisition and Instrument Control (HP Chemstation) - A computer system is interfaced to the mass spectrometer, which allows the continuous acquisition and storage on a machine-readable media (disc) of all mass spectra obtained throughout the duration of the chromatographic program.

8.5.2 Data Processing (HP Enviroquant) - The software accommodates searching of GC/MS data file for target analytes which display specific fragmentation patterns. The software also allows integrating the abundance of an EICP between specified time or scan number limits. The data system includes the recent version of the EPA/NBS or NIST98 mass spectral library for qualitative searches of non-target compounds present in the chromatogram. The data system flags all data files that have been edited manually by laboratory personnel.

8.5.3 Off line Magnetic Tape Storage Device (Lagato Networker) - The magnetic tape storage device copies data for long-term, off-line storage.

9.0 REAGENTS AND STANDARDS

9.1 Solvent

9.1.1 Methanol: purge-and-trap grade quality or equivalent. Store separately, away from the other solvents.

9.2 Reagent Water

9.2.1 Reagent water is defined as water in which an interferant is not observed at the method detection limit of the parameters of interest.

9.2.2 Reagent water is generated by either passing tap water through a bed of approximately one pound of activated carbon or by using the water purification system at Accutest that is a series of deionizers and carbon cartridges.

9.3 Stock Standard Solutions

9.3.1 Commercially prepared standards used.

9.3.1.1 EPA Method 524.2 Volatiles (78 components): Absolute (or equivalent) at 200 µg/ml or 2,000 µg/ml concentration.

9.3.1.2 Custom Volatiles Mix A: Restek (or equivalent) at 2,000 µg/ml concentration.

9.3.1.3 Custom Volatiles Mix B: Restek (or equivalent) at 2,000 - 100,000 µg/ml concentration.

9.3.1.4 VOC Gas Mixture: Ultra (or equivalent) contains 200 µg/ml or 2,000 µg/ml of the following compounds in methanol.

- Bromomethane
- Chloroethane
- Chloromethane
- Dichlorodifluoromethane
- Trichlorofluoromethane
- Vinyl Chloride

9.3.1.5 Multiple neat compounds.

9.3.1.6 Surrogate standard mixture: Ultra (or equivalent) at a concentration of 2,500 µg/ml each surrogate compound.

- 1,2-Dichloroethane-d₄
- Dibromofluoromethane
- Toluene-d₈
- 4-Bromofluorobenzene

9.3.1.7 Internal standard mixture: Ultra (or equivalent) at a concentration of 2,000 µg/ml for all the compounds except Tert Butyl Alcohol-d₉, which is from Absolute (or equivalent) at a concentration of 50,000 µg/ml. The following five internal standards are used that exhibit similar analytical behavior to the compounds of interest.

- 1,4-Dichlorobenzene-d₄
- 1,4-Difluorobenzene
- Chlorobenzene-d₅
- Pentafluorobenzene
- Tert Butyl Alcohol-d₉

9.3.1.8 1,4-Dioxane Solution for SIM : Ultra (or equivalent) at 100 µg/ml in methanol.

9.3.1.9 Ketones mixture: Acros (or equivalent) neat standards for Acetone, 2-Butanone, 4-methyl-2-pentanone (MIBK), and 2-hexanone prepared at concentrations 300 ug/ml for soil matrix and 400 ug/ml for aqueous matrix.

9.3.2 Unopened stock standard (ampoules) must be stored according to manufacturer's documented holding time and storage temperature recommendations (usually placed on the ampoule).

9.3.3 After opened, stock standards, internal standards, and surrogate solutions must be replaced after 6 months (one month for purgeable gases standard) or sooner if

manufacture expiration date come first or comparison with quality control check samples indicates degradation.

9.3.4 Store all stock standards in vials with minimal headspace and Teflon lid liners after open, protect from light, and refrigerate to -10°C or colder or as recommended by the standard manufacturer.

9.3.5 Return the standards to the freezer as soon as the analyst has completed mixing or diluting the standards to prevent the evaporation of volatile target compounds.

9.4 Internal Standard and Surrogate Solution

9.4.1 Five internal standard and surrogate spiking solutions are prepared in methanol per Table 8.A.

9.4.1.1 25 μg /ml internal standard and surrogate mixture.

9.4.1.2 250 μg /ml internal standard and surrogate mixture.

9.4.1.3 100 μg /ml surrogate mixture.

9.4.1.4 25 μg /ml internal standard mixture.

9.4.1.5 250 μg /ml internal standard mixture.

9.4.2 A calibration range must be constructed for the surrogate compounds. Accordingly, appropriate amounts of surrogates are mixed with each calibration solution to define a range similar to the target compounds.

9.4.3 Each 5 ml sample, QC sample, and blank undergoing analysis must be spiked with any one of the above spiking solutions (depending upon the type of standards addition modules used), resulting in a concentration of 50 μg /l of each compound.

9.4.4 Prepare fresh internal standard and surrogate spiking solutions every six months, or sooner, if manufacturer's expiration dates come first or if the solution has degraded or evaporated.

9.5 Secondary Dilution Standards

9.5.1 Using stock standard solutions prepare secondary dilution standards in methanol containing the compounds of interest, either singly or mixed together.

9.5.1.1 100 μg /ml V8260 mixture: prepared from 2,000 μg /ml stock solution. (see Table 8-C)

9.5.1.2 100 μg /ml V8260 custom mixture: prepared from 2,000 μg /ml stock solution. (see Table 8-C)

9.5.1.3 100 µg /ml Gas mixture: prepared from 2,000 µg /ml stock solution. (see Table 8-C)

9.5.2 Replace after one month for non-gas mixtures (one week for gas mixtures) or sooner if manufacture expiration date come first or comparison with quality control check samples indicates degradation.

9.5.3 Store all secondary dilution standards in vials with no headspace and Teflon lid liners, protect from light, and refrigerate to – 10°C or colder or according to manufacturer's storage temperature recommendation.

9.5.4 Return the standards to the freezer as soon as preparation is finished to prevent the evaporation of volatile compounds.

9.6 Aqueous Calibration Standard Solutions

9.6.1 Initial Calibration Standards

9.6.1.1 Prepare a minimum of five aqueous calibration standard solutions containing the surrogate compounds as Table 8-D.1 or 8-D.2.

9.6.1.2 To prepare a calibration standard, add a measured volume of secondary dilution standard solutions and the surrogate spiking solution to an aliquot of reagent water in the flask. Use a micro-syringe and rapidly inject the methanol standard into the expanded area of the filled volumetric flask. Remove the needle as quickly as possible after injection. Bring to volume. Mix by inverting the flask three times only. Discard the contents contained in the neck of the flask.

9.6.1.2.1 1,4-Dioxane for SIM analysis is prepared from primary stock standard (100ppm).

9.6.2 Continuing Calibration Standard

9.6.2.1 A continuing calibration standard at a concentration of 50 µg/l is prepared as the scheme outlined in Table 8-E.

9.6.3 Aqueous standards are not stable and may be stored up to 24 hours if held in Teflon sealed screw-cap vials with zero headspace at 4°C (± 2°C). Protect the standards from light. If not so stored, they must be discarded after use, unless they are set up to be purged by an autosampler.

9.6.4 When using an autosampler, standards may be retained up to 12 hours if they are in purge tubes connected via the autosampler to the purge and trap device.

9.7 Second Source Calibration Check Standard (ICV)

9.7.1 Prepare the second source calibration check standards from separate sources of stock standards from the calibration curve following the procedures in Section 9.6. At a minimum, an ICV must be analyzed with every initial calibration.

9.7.2 For 1,4-Dioxane via SIM: Prepare the second source calibration check standard using 5 µl of a 100ppm (Absolute or equivalent) to 10 mL of reagent water which yields a 50 ppb standard.

9.8 4-Bromofluorobenzene (BFB) Standard

9.8.1 Two BFB solutions are prepared in methanol per Table 8-B.

9.8.1.1 25 µg /ml solution for direct injection.

9.8.1.2 250 µg /ml solution for purging.

9.8.2 The solution must be replaced after 6 months or sooner if mass spectrum indicates degradation or if manufacture expiration date comes first.

9.9 Ascorbic Acid

10.0 CALIBRATION

10.1 Daily Maintenance. Routine Daily maintenance must be performed before any tuning, calibration or sample analysis activities are initiated. These include checks of the following items:

Purge and Trap Device:

Clean & bake purge tube

Bake trap and transfer lines

Check or refill internal/surrogate spike solution on SIM/SAM vials

Clean/replace syringe (if necessary)

Change and refill rinse bottle

Empty and rinse waste bottle

GC Oven: (if necessary)

Change septum

Change liner

Clip column, indicated by carbon build-up

10.2 Initial Calibration

10.2.1 The calibration range covered for routine analysis under RCRA, and SIM, employs standards of 0.2, 0.5, 1(specified compounds only), (2)*, 5, 10, 20, 50, 100, 200,(300 or 400)* µg/l. (*instrument dependent). Optionally 4 and 8 ug/l standards may replace the 5 and 10 ug/l standards. A minimum of five standards must be run sequentially. The low calibration standard defines the reporting limit. Lower concentration standards (0.2, 0.5, 1.0 or 2.0 µg/l) may be needed to meet the reporting limit requirements of state specific

regulatory programs. Refer to Table 8-D-1 and 8-D-2 for calibration standard preparation.

10.2.2 The surrogates are introduced to the calibration standards automatically by the autosampler. For this calibration option the surrogate linear response is less important, since multiple concentrations of surrogates are not being measured. Instead, the surrogate concentration remains constant throughout and the recovery of this known concentration can easily be attained without demonstrating if the response is linear.

10.2.2.1 Optional: The surrogates can be added manually. In order to compensate for the difference between the automatic and manual surrogate additions a correction factor must be applied to the amount of surrogate added in Table 8-D. To determine the correction factor divide the surrogate concentration from an automatic injection by the surrogate concentration from a manual injection for each of the surrogates. Average the result for each of the surrogates to determine the correction factor. Finally multiply the correction factor by the appropriate amount of surrogate from Table 8-D and add this amount to the standard.

10.2.3 For water and medium-level soil calibration: Transfer and fill up (no air space) each standard to labeled 40 ml vial and cap with Teflon septum, then place the vial into O.I. sample tray.

10.2.4 For low-level soil calibration: Transfer 5 ml of each standard to labeled 40 ml vial and cap with Teflon septum, then place the vial into O.I. sample tray.

10.2.4.1 When calibrating for Method 5035 low-level samples, if the sodium bisulfate option was used, add 1g of sodium bisulfate to the 40-ml vial before aliquot 5 ml of each standard into vial otherwise do not add sodium bisulfate. This is equivalent to the amount of sodium bisulfate added to the samples and will maintain a consistent purging efficiency of the compounds. Cap the vial with Teflon septum and place it into O.I sample tray.

10.2.5 The linear range covered by this calibration is the highest concentration standard.

10.2.6 Program the autosampler to add internal standard mixture (and optionally surrogate) to each standard. This results in a concentration of 50 µg/l for each internal standard (and surrogate).

10.2.6.1 For O.I. SIM spiker: Automatically adds 10 µl of 25 µg/ml internal standard solution (Section 9.4.1.4) or Internal Standard/Surrogate solution (Section 9.4.1.1) to each standard.

10.2.6.2 For O.I. SAM spiker: Automatically adds 1 µl of 250 µg/ml internal standard solution (Section 9.4.1.5) or Internal Standard/Surrogate solution Section 9.4.1.2) to each standard.

- 10.2.7 Analyze the standard solutions using the conditions established in Section 11.0. Whenever the highest concentration standard is analyzed, it is usually followed by the analyses of two reagent water blanks. Further analysis may not proceed until the blank analysis is demonstrated to be free of interferences.
- 10.2.8 Each analyte is quantitatively determined by internal standard technique using the closest eluting internal standard and the corresponding area of the major ion. See Table 7.
- 10.2.9 The Response Factor (RF) is defined in Section 13.1. Calculate the mean RF for each target analyte using minimum of five RF values calculated from the initial calibration curve.
- 10.2.10 For the initial calibration to be valid, the following criteria must be met.
- 10.2.10.1 The percent relative standard deviation (% RSD) (see Section 13.2) of all target analytes must be less than or equal to 20%.
- 10.2.10.2 If the average response factor criteria cannot be achieved, and if the problem is associated with one or more of the standards, reanalyze the standards and recalculate the RSD. The instrument logbook must have clear documentation as to what the suspected problem was.
- 10.2.10.2.1A calibration standard is allowed to be repeated only once; if the second trial fails, a new initial calibration must be performed. Notify the team leader/manager. Document this occurrence in the instrument log.
- 10.2.10.3 Alternately, if the average response factor criteria cannot be achieved, the calibration range can be narrowed by dropping the low or high point of the curve.
- 10.2.10.3.1 The changes to the upper end of the calibration range will affect the need to dilute samples above the range, while changes to the lower end will affect the overall sensitivity of the method. Consider the regulatory limits or action levels associated with the target analytes when adjusting the lower end.
- 10.2.10.4 If the average response factor criteria still cannot be achieved, employ an alternative calibration linearity model. Specifically, linear regression using a least squares approach may be employed.
- 10.2.10.4.1 If linear regression is employed select the linear regression calibration option of the mass spectrometer data system. Do not force the regression line through the origin and do not employ 0,0 as a sixth calibration standard.
- 10.2.10.4.2 The correlation coefficient (r value) must be ≥ 0.99 for each compound to be acceptable.

10.2.10.4.2.1 When calculating the calibration curves using the linear regression model, a minimum quantitation check on the viability of the lowest calibration point must be performed by re-fitting the response from the low concentration calibration standard back into the curve.

10.2.10.4.2.2 The recalculated concentration of the low calibration point must be within $\pm 30\%$ of the standard's true concentration

10.2.10.5 The initial calibration criteria for this method apply to all additional compounds of concern specified by the client.

10.2.10.6 If more than 10% of the compounds included with the initial calibration exceed the 20% RSD limit and do not meet the minimum correlation coefficient for the linear calibration option, then the chromatographic system is considered too reactive for the analysis to begin. Perform corrective action and recalibrate if the calibration criteria cannot be achieved.

10.2.10.7 A quadratic calibration model is allowed if the linear regression fails.

10.2.10.7.1 This may only be used for historically poor performing compounds (e.g. ketones).

10.2.10.7.2 A minimum of six calibration points are required. Do not employ 0,0 as a calibration point.

10.2.10.7.3 Quadratic calibration models cannot be used to extend the calibration range.

10.2.10.8 It is recommended that the minimum response factor for the most common target analytes in table 12 must be demonstrated for each individual calibration level as a means to ensure that these compounds are behaving as expected. In addition, meeting the minimum response factor criteria for the lowest calibration standard is critical in establishing and demonstrating the desired sensitivity.

10.2.10.9 The relative retention times of each target analyte in each calibration standard must agree within 0.06 relative retention time units.

10.3 Initial Calibration Verification (ICV) - Second Source Calibration Check Standard

10.3.1 The calibration is verified with a calibration check standard at 50 $\mu\text{g/l}$ from an external source (Section 9.7). It must be analyzed immediately following the initial calibration.

10.3.2 The percent difference (% D) (Section 13.3) for this standard must meet the criteria of 30% for all the target compounds.

10.3.2.1 If % D is greater than 30%, reanalyze the second source check. If the criteria cannot be met upon re-injection, re-prepare the second source solution using a fresh ampoule and repeat the process.

10.3.2.2 If the %D criteria cannot be achieved after re-preparation of the second source, prepare a third source and repeat the process. Make fresh calibration standards using one of the two standard sources that match each other and repeat the initial calibration.

10.4 Continuing Calibration Verification Standard(CCV)

10.4.1 A continuing calibration verification standard at a concentration near mid-level of the initial calibration range (50 µg/l) must be acquired every 12 hrs or at the beginning of each analytical batch.

10.4.1.1 For water and medium level soil analysis: Transfer and fill up (no air space) the calibration verification standard to labeled 40 ml vial and cap with Teflon septum, then place the vial into O.I. sample tray. Analyze as per Section 11.7.

10.4.1.1.1 Vary the concentration of the continuing calibration verification standard on alternate verifications (i.e. every other calibration verification) using an alternative concentration standard. The standard selected must be lower than the midpoint calibration standard.

10.4.1.2 For low-level soil analysis: Transfer 5 ml of the calibration verification standard to labeled 40 ml vial and cap with Teflon septum, then place the vial into O.I. sample tray. Analyze as per Section 11.7.

10.4.1.2.1 When calibrating for Method 5035 low-level samples, if the sodium bisulfate option was used add 1g of sodium bisulfate to the 40-ml vial before aliquot 5 ml of the calibration verification standard into vial, otherwise do not use sodium bisulfate. This is equivalent to the amount of sodium bisulfate added to the samples and will maintain a consistent purging efficiency of the compounds. Analyze as per Section 11.7.

10.4.1.3 A continuing calibration standard is analyzed whenever the analyst suspects that the analytical system is out of calibration. If the calibration cannot be verified, corrective action is performed to bring the system into control. Analysis may not continue until the system is under control.

10.4.2 For the continuing calibration to be valid, all of the following specified criteria must be met.

10.4.2.1 Each of the most common target analytes in the calibration verification standard must meet the minimum response factors as noted in Table 12. This criterion is particularly important when the common target analytes are also critical project-required compounds. This is the same check that is applied during the initial calibration.

10.4.2.1.1 If the minimum response factors are not met, the system must be evaluated, and corrective action must be taken before sample analysis begins.

- 10.4.2.2 All target compounds of interest must be evaluated using a 20% variability criterion. Use percent difference when performing the average response factor model calibration. Use percent drift when calibrating using a regression fit model. If the percent difference or percent drift for a compound is less than or equal to 20%, then the initial calibration for that compound is assumed to be valid.
- 10.4.2.3 Due to the large numbers of compounds that may be analyzed by this method, some compounds will fail to meet the criteria. If the criterion is not met (i.e., greater than 20% difference or drift) for more than 20% of the compounds included in the initial calibration, then corrective action must be taken prior to the analysis of samples.
- 10.4.2.4 In cases where compounds fail, they may still be reported as non-detects if it can be demonstrated that there was adequate sensitivity to detect the compound at the applicable quantitation limit. For situations when the failed compound is present, the concentrations must be reported as estimated values.
 - 10.4.2.4.1 Compounds with response factors that exceed the 20% D in the CCV compared to the initial calibration with high bias may only be reported as an estimated value.
 - 10.4.2.4.2 Compounds that do not meet the 20% D in the CCV compared to the initial calibration due to low response factors can only be reported if the low sensitivity of the instrument is still achieved. This sensitivity must be verified by running a low level standard check at the RL. If a positive result for the compound is found then adequate sensitivity has been demonstrated and the run can proceed. Non-detect results for samples may be reported, positive results, if reported, must be done as an estimated value.
- 10.4.3 If the first continuing calibration verification (CCV) does not meet criteria, a second standard can be analyzed immediately or after the corrective action was performed. If the second CCV fails to meet criteria then corrective actions must be performed. Such as: auto-tuning, routine system cleaning and routine system maintenance. Notify the team leader/manager.
 - 10.4.3.1 If the second CCV trial fails, the lab must demonstrate acceptable performance after corrective action with two consecutive passing calibration verifications (CCVs) OR a new initial calibration. The Instrument Logbook and Maintenance Logbook must have clear documented notations as to what the problem was and what corrective action was implemented.
 - 10.4.3.1.1 If the lab has not verified calibration, samples cannot be analyzed.
 - 10.4.3.1.2 However, in the case where samples are analyzed on the system where the CCV does not meet the criteria the data must be flagged.

10.4.3.1.2.1 The data may be usable if the response for the verification exceed high (high bias) and the associated samples are non-detects.

10.4.3.1.2.2 If the criteria for the CCV is low (low bias), those sample results may be reported only if they exceed a maximum regulatory limit/decision level.

10.4.3.2 If the calibration verification is being performed using an auto sampler for night batch, two (2) vials of standard solution are placed in the device for analysis. The second standard must meet continuing calibration criteria and is used for calibration verification. The second check may be discarded only if there is a purge failure or incorrect spike concentration provided the first calibration standard meets the requirement. In this case, the first calibration standard is used as calibration verification following team leader/manager approval. Document this occurrence on instrument log.

10.4.3.2.1 Both CCVs must be evaluated. If vial 1 fails and vial 2 passes this meets the criteria of 10.4.3 of consecutive and immediate passing CCV.

10.4.3.2.2 If CCV number 2 fails, the analysis cannot continue unless it was determined that there was an isolated mechanical failure.

10.4.4 If any of the internal standard areas change by a factor of two (- 50% to + 100%) or the retention time changes by more than 30 seconds from the midpoint standard of the last initial calibration, the mass spectrometer must be inspected for malfunctions and corrections must be made, as appropriate.

10.4.4.1 Reanalyze the continuing calibration standard. New initial calibration is required if reanalyzed standard continues to fail the internal standard requirements.

10.4.4.2 All samples analyzed while the system was out of control must be reanalyzed following corrective action.

10.5 Corrective Action Maintenance For Failed Tuning and Calibration Procedures

10.5.1 Inability to achieve criteria for instrument tuning or calibration may indicate the need for instrument maintenance. Maintenance may include routine system cleaning and replacement of worn expendables or the need for outside service if the scope of the repair exceeds the capability of the staff.

10.5.2 If maintenance is performed on an instrument, return to control must be demonstrated before analysis can continue. Return to control is demonstrated as follows:

10.5.2.1 Successful instrument tune using PFTBA.

10.5.2.2 Successful tune verification by the analysis of 4-bromofluorobenzene.

10.5.2.3 Successful initial calibration or continuing calibration.

11.0 PROCEDURE

11.1 Instrument conditions.

- 11.1.1 Recommended instrument conditions are listed in Table 2 and 2a (SIM only). Modifications of parameters specified with an asterisk are allowed as long as criteria of calibration are met. Any modification must be approved by team leader/manger.
- 11.1.2 Optimize GC conditions for analyte separation and sensitivity. Once optimized, use the same GC conditions for the analysis of all standards, blanks, samples, and QC samples.

11.2 Purge and Trap Device conditions.

11.2.1 See Table 2.

- 11.2.2 Daily Maintenance. Routine Daily maintenance must be performed before any tuning, calibration or sample analysis activities are initiated. These include checks of the following items:

Purge and Trap Device:

- Clean & bake purge tube.
- Bake trap and transfer lines.
- Check or refill internal/surrogate spike solution on SIM/SAM vials.
- Clean/replace syringe (if necessary).
- Change and refill rinse bottle.
- Empty and rinse waste bottle.

11.3 Step 1: Daily GC/MS performance check.

11.3.1 Every 12 hours, either

- Inject 2 μ l (50 ng) of BFB solution directly on column or
- Purge 10 μ g/l of 5ml (50ng) to GC column.

11.3.2 The GC/MS system must be checked to verify acceptable performance criteria are achieved (see Table 3).

11.3.3 This performance test must be passed before any samples, blanks or standards are analyzed. Evaluate the tune spectrum using three mass scans from the chromatographic peak and a subtraction of instrument background.

11.3.3.1 Select the scans at the peak apex and one to each side of the apex.

11.3.3.2 Calculate an average of the mass abundances from the three scans.

11.3.3.3 Background subtraction is required. Select a single scan in the chromatogram that is absent of any interfering compound peaks and no more than 20 scans prior to the elution of BFB. The background subtraction must be designed only to eliminate column bleed or instrument background ions. Do not subtract part of the tuning compound peak.

11.3.4 If all the criteria are not achieved, the analyst must retune the mass spectrometer with team leader/manager and repeat the test until all criteria are met.

11.3.4.1 Alternatively, an additional scan on each side of the peak apex may be selected and included in the averaging of the mass scans. This will provide a mass spectrum of five averaged scans centered on the peak apex. NOTE: The selection of additional mass scans for tuning may only be performed with supervisory approval on a case by case basis.

11.3.4.2 Note: All subsequent standards, samples, MS/MSDs, BS, and blanks associated with a BFB analysis must use identical mass spectrometer conditions.

11.3.4.3 The injection time of the acceptable tune analysis is considered the start of the 12-hour clock.

11.3.5 The BFB must meet the criteria before sample analysis begins. The BFB and calibration verification standard may be combined into a single standard as long as both tuning and calibration verification acceptance criteria for the project can be met without interferences.

11.3 Step 2 : Daily calibration check

11.4.1 Initial calibration

11.4.1.1 Refer to Section 10.2.

11.4.1.2 An initial calibration must be established (or reestablished) on each instrument:

- Prior to any sample analyses;
- Whenever a new column is installed;
- Whenever instrument adjustments that affect sensitivity are made; and
- Whenever a continuing calibration standard fails to meet the specified acceptance criteria, on the second trial.

11.4.2 Initial Calibration Verification - Second Source Calibration Check Standard

11.4.2.1 This standard is only analyzed when initial calibration provided. Refer to Section 10.3.

11.4.3 Continuing Calibration verification standard

11.4.3.1 Refer to Section 10.4.

11.4.4 The method blank (step 3) cannot be analyzed until the continuing calibration verification meets the criteria.

11.5 Step 3 : Method blank

11.5.1 The acceptable method blank must be analyzed for every 12-hour time period or sooner.

11.5.1.1 Water and medium-level soil samples - Place a 40 ml vial, filled with DI water onto the autosampler.

11.5.1.2 Low-level soil samples without sodium bisulfate - Transfer 5 ml of DI water to a 40 ml vial and cap with Teflon septum, then place the vial into O.I. sample tray.

11.5.1.2.1 Low-level soil samples with sodium bisulfate (Method 5035) - Add 1g of sodium bisulfate into a 40 ml vial before adding 5 ml of DI water. Cap the vial with a Teflon septum, then place the vial onto the autosampler.

11.5.2 Program the autosampler to add internal standard and surrogate solution to the method blank for a concentration of 50 µg/l for each internal standard and surrogate.

11.5.2.1 For O.I. SIM spiker: Automatically adds 10 µl of 25 µg/ml internal standard and surrogate solution (Section 9.4.1.1) to the method blank.

11.5.2.2 For O.I. SAM spiker: Automatically adds 1 µl of 250 µg/ml internal standard and surrogate solution (Section 9.4.1.2) to the method blank.

11.5.3 No compound can be present above the laboratory's MDL. If common laboratory solvents (i.e. methylene chloride, acetone) are present in the sample at >1/2 RL, the analyst must determine if the contamination will negatively impact data quality. If the contamination impacts data quality, all affected samples must be re-analyzed.

11.5.4 Surrogates must meet recovery criteria specified in house limits.

11.5.5 If the method blank does not meet surrogate criteria or contains target analytes above the MDL, then

11.5.5.1 All samples analyzed following an out of control method blank must be reanalyzed.

11.5.5.2 Check for the potential of contamination interference from the following areas. Make sure all items are free contamination.

- the analytical system,
- dust and vapor in the air,
- glassware and
- Reagents.

11.5.5.3 Re-analyze the method blank following the system evaluation. In this situation, the instrument logbook must have clear documented notations as to what the problem was and what corrective action was implemented to enable the second blank to pass.

11.5.5.4 If re-analyzed method blank remains out of control, notify team leader or manager.

11.5.6 If two consecutive method blanks are analyzed during unattended operations, the second analysis must meet criteria for the subsequent sample analysis to be valid. Always report the second method blank. The second analysis can only be discarded because of a purge failure provided that the first blank meets the requirement. In this case, the first blank is reported following team leader/manager approval. Document this occurrence on the instrument log.

11.5.7 The blank spike (BS) (step 4) cannot be analyzed until the method blank meets criteria.

11.6 Step 4: Blank spike (BS)

11.6.1 An acceptable blank spike must be analyzed with every analytical batch. The maximum number of samples per analytical batch is twenty.

11.6.2 Spike 50 ml of reagent water with appropriate amount of the standards to prepare a blank spike containing 50 µg/L of each analyte. In situations where lower detection limits are required, a blank spike at 20 µg/L may be prepared. The stock solution for the BS must be from the same source as the initial calibration solution. Refer to Table 8-F for the preparations of the blank spikes.

11.6.2.1 Water and medium-level soil samples - Place a 40 ml vial, filled with DI water onto the autosampler.

11.6.2.2 Low-level soil samples without sodium bisulfate - Aliquot 5 ml of the blank spike into vial and cap with Teflon septum, then place the vial into O.I. sample tray.

11.6.2.2.1 Low-level soil samples with sodium bisulfate for Method 5035 - Add 1g of sodium bisulfate to labeled 40 ml vial before aliquot 5 ml of the blank spike into vial and cap with Teflon septum, then place the vial into O.I. sample tray.

11.6.3 Initiate auto addition of internal standard and surrogate into the syringe per 11.5.2.

11.6.4 Compare the percent recoveries (% R) (see Section 13.5) to the in house limits acceptance criteria. If a blank spike is out of control, all the associated samples must be reanalyzed. The exception is if the blank spike recovery is high and no hits reported in associated samples and QC batch. In that case, the sample results can be reported with footnote (remark) and no further action is required. Or if the blank spike recovery is low and the hits in the samples are above regulatory levels.

11.6.5 Do not analyze samples and MS/MSD (step 5) unless the BS meets acceptance criteria.

11.6.6 The blank spike and matrix spike must be the same source and concentration.

11.7 Step 5: Samples /MS/MSD analysis

11.7.1 All samples and standard solutions must be allowed to warm to ambient temperature before analysis.

11.7.2 Select the sample dilution factor to assure the highest concentration analyte is above the calibration range midpoint, but below the upper limit of the range depend on project requirements. See Table 9 for dilution guideline.

- Utilize FID screen data.
- Utilize acquired sample data.
- Utilize the history program.
- Sample characteristics (appearance, odor).

11.7.3 Water samples.

11.7.3.1 Using O.I. Model 4560 sample concentrator with 4551 or 4552 vial multisampler.

- Place the 40 ml vial in the tray, or
- Load 5ml sample into purge tube if sample volume limited.

11.7.3.2 A matrix spike and matrix spike duplicate are performed by spiking 20ul of the appropriate standards into the 40ml sample vial. If there are not enough vials for this procedure, a matrix spike and a sample duplicate are performed in place of an MS/MSD.

11.7.4 Sediment/ soil sample

11.7.4.1 Low-level soil method

11.7.4.1.1 Collect the sample using the procedures detailed in the SOP for SW846 Method 5035 low - level soil samples.

11.7.4.1.2 Weigh out 5 g of each sample into a labeled, tared vial filled with 5 ml DI water. Add the matrix spike by manually puncturing the septum with a small-gauge needle. Transfer the 40ml vial to the autosampler tray. Stir and heat the sample at the time of analysis.

11.7.4.2 Medium-level soil method

11.7.4.2.1 Collect the sample using the procedures detailed in the SOP for SW846 Method 5035 medium - level soil samples.

- 11.7.4.2.2 Select a methanol aliquot of appropriate volume (see Table 9) determined via screening and transfer to 40 ml of reagent water.
- 11.7.8 Program the autosampler to inject the internal standard and surrogate solution into the robotic syringe used to withdraw sample from the 40 ml vial. This addition to 5 ml of sample is equivalent to a concentration of 50 µg/L of each internal standard and surrogate.
 - 11.7.8.1 For O.I. SIM spiker: Automatically adds 10 µl of 25 µg/ml internal standard and surrogate solution (Section 9.4.1.1) to each sample.
 - 11.7.8.2 For O.I. SAM spiker: Automatically adds 1 µl of 250 µg/ml internal standard and surrogate solution (Section 9.4.1.2) to each sample.
- 11.7.9 Purge the sample for 9 minutes with Helium.
 - 11.7.9.1 Low-level soil sample must be performed at 40 °C while the sample is being agitated with the magnetic stirring bar or other mechanical means.
 - 11.7.9.2 To improve the purging efficiency of water-soluble compounds, aqueous samples may also be purged at 40 °C as long as all calibration standards (for 1,4-Dioxane SIM option, purge temperature is 80°C), samples and QC samples are purged at the same temperature and acceptable method performance is demonstrated.
- 11.7.10 One sample is randomly selected from each analytical batch of similar matrix types and spiked in duplicate to determine whether the sample matrix contributes bias to the analytical results. A matrix spike and matrix spike duplicate are performed by spiking the sample for a concentration of 50 µg/l or 50 µg/kg based on 5 g dry weight. In situations where lower detection limits are required, a blank spike at lower concentration may be prepared.
- 11.7.11 Desorb the sample for a maximum of 4 minutes by rapidly heating the trap to 190 °C while backflushing with Helium. Desorb time may require performance optimization between 0.5 and 4.0 minutes as dictated by trap manufacturers specifications or instrument characteristics.
- 11.7.12 Program the purge and trap system to automatically rinse purge tube at least twice with heated organic-free water (reagent water) between analyses to avoid carryover of target compounds. For samples containing large amounts of water-soluble materials, suspended solids, high-boiling compounds, or high purgeable levels, it may be necessary to wash out the purging device with methanol solution between analyses, rinse it with distilled water.
- 11.7.13 Bake the trap at least 10 minutes at 210 °C to remove any residual purgeable compounds.
- 11.7.14 If the initial analysis of the sample or a dilution of the sample has a response for any ion of interest that exceeds the working range of the GC/MS system, the sample must be reanalyzed at a higher dilution.

- 11.7.14.1 When ions from a compound in the sample saturate the detector, this analysis must be followed by the analysis of reagent water blank. If the blank analysis is not free of interferences, then the system must be decontaminated. Sample analysis may not resume until the blank analysis is demonstrated to be free of interferences.

11.8 Sample dilutions

11.8.1 Using Screening Data to Determine Dilution Factors

11.8.1.1 Dilution for High Concentration Analytes Exceeding The Calibration Range

- 11.8.1.1.1 The highest concentration target compound detected in the screen data is compared to the highest concentration calibration standard used for determinative volatile organics analysis.

- 11.8.1.1.1.1 Divide the calibration concentration of the screen concentration by the highest concentration calibration standard.

- 11.8.1.1.1.2 If the result is >1 , sample dilution is considered.

- 11.8.1.1.2 The result from step 11.8.1.1.1 determines the dilution factor. The dilution factor is targeted to assure that the highest concentration diluted analyte is at the mid-range concentration of the calibration curve for the determinative analysis.

- 11.8.1.1.3 In all cases a conservative approach to dilution is applied to minimize the increase of detection and reporting limits

11.8.1.2 Dilution for High Concentration Matrix Interferences

- 11.8.1.2.1 The peak height of the background is compared to the peak height of the later eluting calibration standards from the screening analysis.

- 11.8.1.2.1.1 A rough estimate of background concentration is calculated by dividing the background peak height by the peak height of the selected screening standard and multiplying by its concentration.

- 11.8.1.2.2 If the result is >1 , sample dilution is considered.

- 11.8.1.2.3 The result from step 11.8.1.2.1 determines the dilution factor. The dilution factor is targeted to avoid Carry-over contamination between samples and facilitate qualitative and quantitative analysis of target compounds present in the sample.

- 11.8.1.2.4 In all cases a conservative approach to dilution is applied to minimize the increase of detection and reporting limits

11.8.2 If the concentration of any target compound in any sample exceeds the initial calibration range, a new aliquot of that sample must be diluted and re-analyzed. Until the diluted sample is in a sealed sample vial, all steps in the dilution procedure must be performed without delay.

11.8.3 Water Samples.

11.8.3.1 Prepare all dilutions of water samples in volumetric flasks or Class A graduated cylinder. Intermediate dilutions may be necessary for extremely large dilutions.

11.8.3.2 Calculate the approximate volume of reagent water, which will be added to the volumetric flask or graduated cylinder, and add slightly less than this quantity to the flask. Refer to Table 9 for dilution guideline.

11.8.3.3 Inject the proper sample aliquot from a syringe into the volumetric flask or graduated cylinder. It is also permissible to pour the sample directly into a graduated cylinder for some dilutions. Dilute the flask to the volume mark with reagent water. Cap the flask and invert the flask three times.

11.8.3.4 Fill a 40 ml sample vial and seal with a Teflon baked silicon septa, load the diluted sample into the autosampler and analyze according to Section 11.7.

11.8.4 Low-level Soil Samples.

11.8.3.1 Screen data is used to determine the appropriate sample preparation procedure for a particular sample, the low-level soil method or the medium-level soil method.

11.8.3.2 If any target compound exceeds the initial calibration range from the analysis of 5 g sample, a smaller sample size must be analyzed. However, the smallest sample size permitted is 0.5 g. If smaller than 0.5 g sample size is needed to prevent any target compounds from exceeding the initial calibration range, the medium level method must be used.

11.9 Data interpretation

11.9.1 Qualitative identification.

11.9.1.1 The targeted compounds shall be identified by analyst with competent knowledge in the interpretation of mass spectra by comparison of the sample mass spectrum to the mass spectrum of a standard of the suspected compound.

11.9.1.2 The characteristic ions for target compounds that can be determined are listed in Table 7. Table 4 and Table 5 list the characteristic ions for internal standards and surrogate compounds respectively.

11.9.1.3 The criteria required for a positive identification are listed below.

11.9.1.3.1 The sample component must elute at the same relative retention time (RRT) as the daily standard. Criteria are the RRT of sample component must be within ± 0.06 RRT units of the standard component.

11.9.1.3.2 The relative intensities of these ions must agree within ± 30 % between the daily standard and sample spectra. (Example: For an ion with an abundance of 50 % in the standard spectra, the corresponding sample abundance must be between 20 and 80 %.)

11.9.1.3.2.1 Compounds can have secondary ions outside criteria from co-eluting compounds and/or matrix effect that can contribute to ion abundances. The interference on ion ratios can't always be subtracted out by software programs resulting in qualified compound identification.

11.9.1.3.2.2 Quantitation reports display compounds that have secondary ions outside the ratio criteria with a “#” flag.

11.9.1.3.3 Structural isomers that produce very similar mass spectra must be identified as individual isomers if they have sufficiently different GC retention times. Sufficient GC resolution is achieved if the height of the valley between two isomer peaks is less than 50 % of sum of the two peak heights. Otherwise, structural isomers are identified as isomeric pairs.

11.9.2 Quantitative analysis

11.9.2.1 Once a target compound has been identified, its concentration (Section 13.4) will be based on the integrated area of the quantitation ion, normally the base peak (Table 7). The compound is quantitated by internal standard technique with an average response factor generated from the initial calibration curve.

11.9.2.2 If the sample produces interference for the primary ion, use a secondary ion to quantitate (see Table 7). This is characterized by an excessive background signal of the same ion, which distorts the peak shape beyond a definitive integration. Also interference could severely inhibit the response of the internal standard ion. This secondary ion must also be used to generate new calibration response factors.

11.10 Library search for tentatively identified compounds.

11.10.1 If a library search is requested, the analyst must perform a forward library search of NBS or NIST98 mass spectral library to tentatively identify 15 non-reported compounds.

11.10.2 Guidelines for making tentative identification are listed below.

11.10.2.1 These compounds must have a response greater than 10 % of the nearest internal standard. The response is obtained from the integration for peak area of the Total Ion Chromatogram (TIC).

- 11.10.2.2 The search is to include a spectral printout of the 3 best library matches for a particular substance. The results are to be interpreted by analyst.
- 11.10.2.3 Molecular ions present in the reference spectrum must be present in the sample spectrum.
- 11.10.2.4 Relative intensities of major ions in the reference spectrum (ions > 10 % of the most abundant ion) must be present in the sample spectrum.
- 11.10.2.5 The relative intensities of the major ions must agree within ± 20 %. (Example: For an ion with an abundance of 50% in the standard spectrum, the corresponding sample ion abundance must be between 30 and 70%).
- 11.10.2.6 Ions present in the sample spectrum but not in the reference spectrum must be reviewed for possible background contamination or presence of coeluting compounds.
- 11.10.2.7 Ions present in the reference spectrum but not in the sample spectrum must be verified by performing further manual background subtraction to eliminate the interference created by coeluting peaks and/or matrix interference.
- 11.10.2.8 Quantitation of the tentatively identified compounds is obtained from the total ion chromatogram based on a response factor of 1 and is to be tabulated on the library search summary data sheet.
- 11.10.2.9 The resulting concentration must be reported indicating: (1) that the value is estimate, and (2) which internal standard was used to determine concentration. Quantitation is performed on the nearest internal standard.
- 11.11 An instrument blank is a system evaluation sample containing lab reagent grade water with internal standards and surrogates. An instrument blank is used to remove and or evaluate residual carryover from high level standards, spike samples and field samples. Since target compound lists have expanded to overlap some volatile and semi-volatile compounds, instrument blanks are necessary to remove carryover contamination.
 - 11.11.1 The compounds that may exhibit carryover for this method are listed in Table 11.
 - 11.11.2 If instrument blanks following a standard or spike sample exhibits carry-over effect, then any samples that show the same carryover profile, after a comparable concentration must be considered suspect and rerun for confirmation. For example, if an instrument blank has 1ppb detected after a 200ppb standard, then any sample following a sample containing 200ppb or above of the same compound must be confirmed for possible carryover.
 - 11.11.3 If an Instrument Blank(s) was run following suspect high concentration samples and it exhibits the same carryover profile after a comparable concentration must be considered suspect and rerun for confirmation.
 - 11.11.4 In some cases, several instrument blanks may have to be run to eliminate contamination from over loaded samples.

11.11.5 The analytical system is considered free of carryover, when no target analytes can be detected above the MDL.

11.12 Selected Ion Monitoring (SIM) Option

11.12.1 Instrument Set-Up: Modify the method for SIM analysis and define ion groups with retention times, ions and dwell times to include base peak ion for the target compounds of interest, surrogates, and internal standards (Table 2a.) Select a mass dwell time of 50 milliseconds for all compounds.

11.12.2 Calibration: Calibrate the mass spectrometer in the selected ion monitoring mode using 9 calibration standards of 0.2, 0.3, 0.4, 1, 2, 5, 10, 20, and 50 ug/l. Spike each standard with the SIM specific internal standard solution at 4ug/ml. Calculate individual response factors and response factor RSDs. The initial calibration must meet the criteria in section 10.2.10.

11.12.3 Initial Calibration Verification. Verify the initial calibration after its completion using a 50 ug/l calibration standard purchased or prepared from a second standards reference materials source. The initial calibration verification must meet the criteria of Section 10.3.

11.12.4 Continuing Calibration Verification. Verify the initial calibration every 12 hours using a 50 ug/l calibration. The continuing calibration verification must meet the criteria of Section 10.4.

11.12.5 Surrogate Standard Calculation. Report surrogate spike accuracy for the surrogates spiked for the full scan GC/MS analysis.

12.0 QUALITY CONTROL

12.1 QC Requirements Summary

BFB	Beginning of the analytical shift and every 12 hours
ICV - Second Source Calibration Check Standard	Following initial calibration
Calibration Verification Standard	Every 12 hours
Method Blank	Every 12 hours
Blank Spike	One per analytical batch*
Matrix Spike	One per analytical batch*
Matrix Spike Duplicate	One per analytical batch*
Surrogate	Every sample and standard
Internal Standard	Every sample and standard

*The maximum number of samples per analytical batch is twenty.

12.2 Daily GC/MS Performance Check - BFB

12.2.1 Refer to Section 11.3.

12.3 Second Source Calibration Check Standard

12.3.1 Refer to Section 10.3.

12.3.2 Calibration Verification Standard

12.3.3 Refer to Section 10.4.

12.4 Method Blank

12.4.1 Refer to Section 11.5

12.5 Blank Spike

12.5.1 Refer to Section 11.6

12.6 Matrix Spike (MS)/Matrix Spike Duplicate (MSD)

12.6.1 One sample is selected at random from each analytical batch of similar matrix types and spiked in duplicate to check precision and accuracy.

12.6.2 Assess the matrix spike recoveries (Section 13.5) and relative percent difference (RPD) (Section 13.6) against the control limits.

12.6.3 If the matrix spike recoveries do not meet the criteria, check the blank spike recovery to verify that the method is in control. If the blank spike did not meet criteria, the method is out of control for the parameter in question and must be reanalyzed or qualified with an estimate of potential bias. Otherwise, matrix interference is assumed and the data is reportable. No further corrective action is required.

12.7 Surrogates

12.7.1 All standards, blanks, samples, and matrix spikes contain surrogate compounds, which are used to monitor method performance. If the recovery of any surrogate compound does not meet the control limits, the result must be flagged and:

12.7.1.1 The calculation must be checked.

12.7.1.2 The sample must be reanalyzed if the recovery of any one surrogate is out of control limit.

12.7.2 If the sample exhibits matrix interference, defined as excessive signal levels from target or non-target interfering peaks. In this case, reanalysis may not be required following team leader/manager approval.

12.7.3 If surrogate recoveries are acceptable upon reanalysis, the data from the reanalysis is reported. If the reanalysis date did not meet the hold time, then both sets of data must be submitted with the reanalysis reported.

12.7.4 If surrogates are still outside control limits upon reanalysis, then both sets of data must be submitted with the first analysis reported.

12.8 Internal Standard

12.8.1 Retention time for all internal standards must be within ± 30 seconds of the corresponding internal standard in the latest continuing calibration or 50 $\mu\text{g/l}$ standard of initial calibration

12.8.2 The area (Extracted Ion Current Profile) of the internal standard in all analyses must be within 50 to 200 % of the corresponding area in the latest calibration standard (12 hr. time period).

12.8.3 If area of internal standard does not meet control limits, the calculations must be checked. If a problem is not discovered, the sample must be reanalyzed.

12.8.4 If areas are acceptable upon reanalysis, the reanalysis data is reported.

12.8.5 If areas are unacceptable upon reanalysis, then both sets of data are submitted with the original analysis reported.

13.0 CALCULATION

13.1 Response Factor (RF)

$$\text{RF} = \frac{\text{As} \times \text{Cis}}{\text{Ais} \times \text{Cs}}$$

where:

As = Area of the characteristic ion for the compound being measured.

Ais = Area of the characteristic ion for the specific internal standard.

Cs = Concentration of the compound being measured ($\mu\text{g/l}$).

Cis = Concentration of the specific internal standard ($\mu\text{g/l}$).

13.2 Percent Relative Standard Deviation (% RSD)

$$\% \text{RSD} = \frac{\text{SD}}{\text{RFav}} \times 100$$

where:

SD = Standard Deviation

RFav = Average response factor from initial calibration.

13.3 Percent Difference (%D)

$$\%D = \frac{(RF_{av} - RF_{cv})}{RF_{av}} \times 100$$

where:

RF_{cv} = Response factor from Calibration Verification standard.

RF_{av} = Average response factor from initial calibration.

13.4 Concentration (Conc.)

For water:

$$\text{Conc. } (\mu\text{g/l}) = \frac{A_c \times C_{is} \times V_p}{A_{is} \times RF \times V_i}$$

For soil/sediment low level (on a dry weight basis):

$$\text{Conc. } (\mu\text{g/kg}) = \frac{A_c \times C_{is} \times V_p}{A_{is} \times RF \times W_s \times M}$$

For soil/ sediment medium level (on a dry weight basis)

$$\text{Conc. } (\mu\text{g/kg}) = \frac{A_c \times C_{is} \times V_p \times V_t}{A_{is} \times RF \times V_{me} \times W_s \times M}$$

Where:

A_c = Area of characteristic ion for compound being measured.

A_{is} = Area of characteristic ion for internal standard.

C_{is} = Concentration of internal standard

RF = Response factor of compound being measured(from initial calibration)

V_i = Initial volume of water purged (ml)

V_p = 5 ml (Total Purge Volume)

V_{me} = Volume of Methanol aliquot

V_t = MI Solvent + ((100-% solid)/100 x W_s)

W_s = Weight of sample extracted (g).

M = (100 - % moisture in sample) / 100 or % solids / 100

13.5 Percent Recovery (% R)

$$\% R = \frac{\text{Concentration found}}{\text{Concentration spiked}} \times 100$$

13.6 Relative Percent Difference (RPD)

$$RPD = \frac{|MSC - MSDC|}{(1/2)(MSC + MSDC)} \times 100$$

Where:

MSC = Matrix Spike Concentration

MSDC = Matrix Spike Duplicate Concentration

13.7 Linear regression by the internal standard technique.

$$C_s = \frac{\frac{A_s}{A_{is}} - b}{a} \times C_{is}$$

Where:

C_s = concentration of target analyte

A_s = Area of target analyte

C_{is} = concentration of the internal standard

b = Intercept

a = slope of the line

$$a = \frac{N \sum xy - \sum x \sum y}{N \sum x^2 - (\sum x)^2}$$

$$b = \frac{\sum y - a \sum x}{N}$$

N = number of points

x = amount of analyte

y = response of instrument

13.8 Correlation Coefficient

$$r = \frac{\sum (x - \bar{x})(y - \bar{y})}{\sqrt{\sum (x - \bar{x})^2 \sum (y - \bar{y})^2}}$$

Where r = correlation coefficient

x = amount of analyte

y = response of instrument

\bar{x} = average of x values

\bar{y} = average of y values

13.9 Quadratic curve with internal standard technique

$$C_s = \frac{-b \pm \sqrt{b^2 - 4a(c - \frac{A_s}{A_{is}} \times C_{is})}}{2a}$$

Where:

C_s = concentration of target analyte

As = Area of target analyte
 Cis = concentration of the internal standard
 b = Intercept
 a = slope of the line

14.0 DOCUMENTATION

- 14.1 The Analytical Logbook. The logbook must be completed by the analyst daily. Each instrument will have a separate logbook. The daily sequence must be recorded in the logbook by giving a file number to every instrument standard, QC, and samples in appropriate spaces. The files must be never overwritten or skipped intentionally. In case where the file is skipped or overwritten, a thorough explanation must be documented in the notes section. Upon completion, every analytical batch must be reviewed and signed by a supervisor/team lead. Supervisor signature indicates all documentation was performed correctly.
 - 14.1.1 If samples or blank spike require reanalysis, a brief explanation of the reason and corrective action must be documented in the Comments section.
 - 14.1.2 If maintenance was done on the instrument in order to pass the CCV or any other reason, the analyst must document it in the logbook.
- 14.2 Standards Preparation Logbook must be completed for all standard preparations. All information must be completed; the page must be signed and dated by the appropriate person.
 - 14.2.1 The Accutest lot number must be cross-referenced on the standard vial.
- 14.3 Instrument Maintenance Logbook must be completed when any type of maintenance is performed on the instrument. Each instrument has a separate log.
- 14.4 Any corrections to laboratory data must be done using a single line through the error. The initials of the person and date of correction must appear next to the correction.
- 14.5 Supervisory personnel must review and sign all laboratory logbooks monthly to ensure that information was recorded properly. Additionally, the instrument maintenance logbooks and the accuracy of the recorded information must also be verified and signed off on the first page of the logbook quarterly by a supervisor/team lead.
- 14.6 Acrolein and Acrylonitrile data reported from a preserved sample must be footnoted: "Results reported from the HCl preserved sample. This reported result can only be used for screening purposes for Acrolein and Acrylonitrile." Any samples analyzed from an unpreserved vial must be footnoted stating samples were unpreserved and analyzed within 7 days.

15.0 POLLUTION PREVENTION & WASTE MANAGEMENT

- 15.1 Users of this method must perform all procedural steps in a manner that controls the creation and/or escape of wastes or hazardous materials to the environment. The amounts of standards, reagents, and solvents must be limited to the amounts specified in this SOP. All safety practices designed to limit the escape of vapors, liquids or solids to the environment

must be followed. All method users must be familiar with the waste management practices described in section 15.2.

15.2 Waste Management. Individuals performing this method must follow established waste management procedures as described in the waste management SOP, EHS004. This document describes the proper disposal of all waste materials generated during the testing of samples as follows:

- 15.2.1 Non hazardous aqueous wastes
- 15.2.2 Hazardous aqueous wastes
- 15.2.3 Chlorinated organic solvents
- 15.2.4 Non-chlorinated organic solvents
- 15.2.5 Hazardous solid wastes
- 15.2.6 Non-hazardous solid wastes

Table 1 TARGET COMPOUNDS		
Acetone	1,4-Dichlorobenzene	Methylene Bromide
Acetonitrile	Dichlorodifluoromethane	Methylene Chloride
Acrolein	1,1-Dichloroethane	1-Methylnaphthalene
Acrylonitrile	1,2-Dichloroethane	2-Methylnaphthalene
Allyl Chloride	1,1-Dichloroethene	Naphthalene
Benzene	cis-1,2-Dichloroethene	2-Nitropropane
Benzyl chloride	trans-1,2-Dichloroethene	Pentachloroethane
Bromobenzene	1,2-Dichloropropane	Propionitrile
Bromochloromethane	1,3-Dichloropropane	Propyl Acetate
Bromodichloromethane	2,2-Dichloropropane	n-Propylbenzene
Bromoform	1,1-Dichloropropene	Styrene
Bromomethane	cis-1,3-Dichloropropene	Tert Butyl Alcohol
2-Butanone (MEK)	trans-1,3-Dichloropropene	tert-Amyl Methyl Ether
Butyl Acetate	1,4-Dioxane	tert-Butyl Ethyl Ether
n-Butyl Alcohol	Epichlorohydrin	1,1,1,2-Tetrachloroethane
n-Butylbenzene	Ethyl Acetate	1,1,2,2-Tetrachloroethane
sec-Butylbenzene	Ethyl Ether	Tetrachloroethene
tert-Butylbenzene	Ethyl Methacrylate	Tetrahydrofuran
Carbon Disulfide	Ethylbenzene	Toluene
Carbon Tetrachloride	p-Ethyltoluene	trans-1,4-Dichloro-2-Butene
Chlorobenzene	Freon 113	1,2,3-Trichlorobenzene
Chlorodifluoromethane	Heptane	1,2,4-Trichlorobenzene
Chloroethane	Hexachlorobutadiene	1,1,1-Trichloroethane
2-Chloroethyl Vinyl Ether	Hexachloroethane	1,1,2-Trichloroethane
Chloroform	Hexane	Trichloroethene
Chloromethane	2-Hexanone	Trichlorofluoromethane
Chloroprene (2-chloro-1,3-butadiene)	Iodomethane (Methy iodide)	1,2,3-Trichloropropane
o-Chlorotoluene	IsoAmyl Alcohol	1,2,4-Trimethylbenzene
p-Chlorotoluene	Isobutyl Alcohol	1,3,5-Trimethylbenzene
Cyclohexane	Isopropyl Acetate	2,2,4 Trimethylpentane
Cyclohexanone	Isopropylbenzene	Vinyl Acetate
di-Isobutylene	p-Isopropyltoluene	Vinyl Chloride
di-Isopropyl Ether	Methacrylonitrile	Vinyltoluene
1,2-Dibromo-3-Chloropropane	Methyl Acetate	m,p-Xylene
Dibromochloromethane	3 Methyl-1-Butanol	o-Xylene
1,2-Dibromoethane	Methyl Tert Butyl Ether	Ethanol
Dibromomethane	Methylcyclohexane	Methyl Acrylate
1,2-Dichlorobenzene	Methyl Methacrylate	1-chloro-1,1-difluoroethane
1,3-Dichlorobenzene	4-Methyl-2-pentanone (MIBK)	1,1,1-trifluoroethane
1,1-dichloro-1-fluoroethane	2,2-Dichloropropane	1,3-Butadiene
3,3-Dimethyl-1-Butanol	Tert-Butyl Formate	Tert-amyl alcohol
2-methylnaphthalene		

Table 2 RECOMMENDED OPERATING CONDITION	
Gas Chromatograph/ Mass Spectrometer	
Carrier Gas (linear velocity)	Helium at *30 cm/sec
Mass range	35 – 300 amu
Electron Energy	70 volts (nominal)
Scan time	not to exceed 2 sec. per scan
Injection port temperature	200 - 225 °C
Source temperature	200 - 250 °C
Transfer line temperature	220 - 280 °C
Analyzer temperature	220 - 250 °C
Gas Chromatograph temperature program*	
Initial temperature	*40 °C
Time 1	*3 minutes
Column temperature rate	*8 degrees/min.
Final temperature	*220 °C.- 240 °C
Total run time	*25 – 50 mins
Purge and Trap Device	
Purge time	9 min. (at 40 °C for low-level soil) SIM – 6 min @ 80 °C
Desorb**	1 min. at 190 °C
Bake	>10 min. at 210 °C
Transfer line	100 - 130 °C
Valve temperature	approx. transfer line temperature

* Parameter modification allowed for performance optimization provided operational and QC criteria is achieved.(must be approved by team leader/manager)

** Desorb time may require performance optimum between 0.5 and 4.0 minutes as dictated by trap manufacturers specifications or instrument characteristics

Table 2a SIM Group Parameters		
Group No.	Retention Time (minutes)	Ions
1	0 – 10.8	58, 65, 66, 88
2	10.8 – 16.0	95, 174, 176, 96,64

Table 3 BFB KEY IONS AND ION ABUNDANCE CRITERIA	
Mass	Ion Abundance Criteria
50	15-40% of mass 95
75	30-60% of mass 95
95	Base peak, 100% relative abundance
96	5-9% of mass 95
173	< 2% of mass 174
174	> 50% of mass 95
175	5-9% of mass 174
176	>95% and <101% of mass 174
177	5-9% of mass 176

Table 4 INTERNAL STANDARD QUANTITION IONS	
Internal Standard	Primary/Secondary Ions
1,4-Difluorobenzene	114 / 63,88
Chlorobenzene-d5	117 / 82, 119
Pentafluorobenzene	168
1,4-Dichlorobenzene-d4	152 / 115, 150
Tert Butyl Alcohol-d9	65/66
Internal Standard (SIM)	
4-BFB	95/174,176

Table 5 SURROGATE QUANTITION IONS	
Surrogate Compound	Primary/Secondary Ions
1,2 Dichloroethane – d ₄	102
Dibromofluoromethane	113
Toluene-d8	98
4-Bromofluorobenzene	95 / 174, 176
1,4-dioxane-d8	96, 64

Table 6 - Intentionally removed.

Table 7 Volatile Internal Standards with Corresponding Analytes Assigned for Quantitation					
Analyte	Primary Characteristic Ion	Secondary Characteristic Ion (s)	Analyte	Primary Characteristic Ion	Secondary Characteristic Ion (s)
Tert Butyl Alcohol-d9	65		Dibromomethane	93	95, 174
Tert Butyl alcohol	59	57	Di-isobutylene	57	
Ethanol	45	46	Epichlorohydrin (pp)	57	57, 49, 62, 51
1,4-Dioxane (pp)	88	58,43,57	Heptane	57	
Pentafluorobenzene	168		Methyl cyclohexane	83	
1,1,1-Trichloroethane	97	99, 61	Methyl methacrylate	100	69, 41, 39
1,1-Dichloroethane	63	65, 83	n-Butanol (pp)	56	41
1,1-Dichloroethene	96	61, 63	Propyl Acetate	43	
2,2-Dichloropropane	77	97	tert Amyl Methyl Ether	73	
2-Butanone (pp)	72	43, 72	Trichloroethene	95	97, 130, 132
Acetone (pp)	58	43	Chlorobenzene-d5	117	82,119
Acetonitrile (pp)	41	41, 40, 39	1,1,1,2-Tetrachloroethane	131	133, 119
Acrolein (pp)	56	55,58	1,3-Dichloropropane	76	78
Acrylonitrile (pp)	53	52, 51	Bromoform	173	175, 254
Allyl Chloride	76	41	Butyl Acetate	56	
Bromochloromethane	128	49, 130	Chlorobenzene	112	77, 114
Bromomethane	94	96	Dibromochloromethane	129	127
Carbon disulfide	76	78	Ethylbenzene	91	106
Carbon tetrachloride	117	119	m-Xylene	106	91
Chlorodifluoromethane	51	86	o-Xylene	91	106
Chloroethane	64	66	3,3-Dimethyl-1-Butanol	57	69
Chloroform	83	85	p-Xylene	106	91
Chloromethane	50	52	Styrene	104	78
Chloroprene	53	53, 88, 90, 51	Ethyl methacrylate	59	59, 41, 99, 86, 114
cis-1,2-Dichloroethene	96	61, 98	Toluene	92	91
Cyclohexane	84		Toluene-d₈ (S)	98	
Dibromofluoromethane (S)	113		Tetrachloroethene	164	129,131,166
Dichlorodifluoromethane	85	87	Cyclohexanone	55	
1,1-Dichloropropene	75	110, 77	2-Hexanone (pp)	58	43, 57, 100
Diethyl ether	74	45, 59	trans-1,3-Dichloropropene	75	77, 39
1,3-Butadiene	54		1,4 Dichlorobenzene-d4	152	115,150
Diisopropyl ether	45	102	1,1,2,2-Tetrachloroethane	83	131, 85
Ethyl acetate (pp)	45	43, 88, 61	1,2,3-Trichlorobenzene	180	182, 145

Table 7 Volatile Internal Standards with Corresponding Analytes Assigned for Quantitation

Analyte	Primary Characteristic Ion	Secondary Characteristic Ion (s)	Analyte	Primary Characteristic Ion	Secondary Characteristic Ion (s)
Ethyl tert Butyl Ether	59		1,2,3-Trichloropropane	110	77, 75
Hexane	56		1,2,4-Trichlorobenzene	180	182, 145
Isopropyl acetate	87	43	1,2,4-Trimethylbenzene	105	120
Tert-Amyl alcohol	59	73, 55	1,2-Dibromo-3-chloropropane(pp)	157	155, 75
Freon 113	151		1,2-Dichlorobenzene	146	111, 148
Iodomethane	142	127, 141	1,3,5-Trimethylbenzene	105	120
Isobutyl alcohol (pp)	43	43, 41, 42, 74	1,3-Dichlorobenzene	146	111, 148
Methacrylonitrile (pp)	67	41, 39, 52, 66	1,4-Dichlorobenzene	146	111, 148
Methyl Acetate	43	74	2-Chlorotoluene	126	91
Methylene chloride	84	86, 49	4-Bromofluorobenzene (S)	95	174, 176
Methyl-t-butyl ether	73	57	2-methylnaphthalene	142	141, 115, 143
Propionitrile (ethyl cyanide)(pp)	54	54, 52, 55, 40	Dibromofluoromethane		
Tetrahydrofuran	71	42	4-Chlorotoluene	91	126
trans-1,2-Dichloroethene	96	61, 98	Benzyl chloride	91	91, 126, 65, 128
Trichlorofluoromethane	101	151, 153	Bromobenzene	156	77, 158
Vinyl acetate	86	43	Hexachlorobutadiene	225	223, 227
Vinyl chloride	62	64	Hexachloroethane (pp)	201	166, 199, 203
Methyl Acrylate	85	55	Isopropylbenzene	105	120
Tert-Butyl Formate	59	57, 41	Naphthalene	128	-
1-chloro-1, 1-difluoroethane	65	45, 85	n-Butylbenzene	92	91, 134
1,1,1-trifluoroethane	69	69, 45	n-Propylbenzene	91	120
1,1-dichloro-1-fluoroethane	81	45, 61	Pentachloroethane (pp)	167	167, 130, 132, 165, 169
2,2-Dichloropropane	77	97, 79	p-isopropyltoluene	119	134, 91
1,4 Difluorobenzene	114	63, 88	sec-Butylbenzene	105	134
1,1,2-Trichloroethane	83	97, 85	tert-Buylbenzene	119	91, 134
1,2-Dibromoethane	107	109, 188	trans-1,4-Dichloro-2-butene (pp)	53	88, 75
1,2 Dichloroethane	62	98			
1,2 Dichloropropane	63	112	(pp) = Poor Purging Efficiency		
2,2,4 Trimethylpentane	57		(S)=Surrogate		
2-Chloroethyl-vinylether (pp)	63	65, 106			
Dichloroethane-d₄ (S)	65	102			
2-Nitropropane	46	-			
3 Methyl -1 butanol	70	55			
4-Methyl-2-pentanone (pp)	58	43, 85, 100			
Benzene	78	-			
Bromodichloromethane	83	85, 127			
cis-1,3-Dichloropropene	75	77, 39			
Methylcyclohexane	83				

Table 7-1 SIM - Volatile Internal Standards with Corresponding Analytes Assigned for Quantitation

Analyte	Primary Characteristic Ion	Secondary Characteristic Ion (s)
4-BFB	95	174, 176
1,4-Dioxane	88	58
1,4-dioxane-d8	96	64

Table 8 STANDARDS PREPARATION

A) Internal standard and Surrogate mixtures:

	a) 25/250 µg/ml	b) 250/2,500 µg/ml
Internal Standard Mixture (2,000 µg/ml)	1.25 ml	1.25 ml
Tert Butyl Alcohol-d ₉ (50,000 µg/ml)	0.5 ml	0.5 ml
Surrogate Mixture (2,500 µg/ml)	1 ml	1 ml
Methanol	97.25 ml	7.25 ml
Total	100 ml	10 ml

- 25/250 µg /ml internal standard and surrogate mixture: The mixture is prepared by measuring 1.25 ml of 2,000 µg /ml Internal Standard Mixture (Ultra or equivalent), 0.5 ml of 50,000 µg/ml TBA-d₉ (Absolute or equivalent), 1 ml of 2,500 µg /ml Method 8260A Surrogate Standard Mixture (Ultra or equivalent) and bringing to 100 ml with methanol.
- 250/2,500 µg /ml internal standard and surrogate mixture: The mixture is prepared by measuring 1.25 ml of 2,000 µg /ml Internal Standard Mixture (Ultra or equivalent), 0.5 ml of 50,000 µg/ml TBA-d₉ (Absolute or equivalent), 1 ml of 2,500 µg /ml Method 8260A Surrogate Standard Mixture (Ultra or equivalent) and bringing to 10 ml with methanol.
- 100 µg/ml surrogate mixture: The solution is prepared at 100 µg/ml by measuring 0.4 ml of 2,500 µg/ml Method 8260A Surrogate Standard Mixture (Ultra or equivalent) and bringing to 10 ml with methanol.
- 25/250 µg /ml internal standard mixture: The solution is prepared by measuring 1.25 ml of 2,000 µg /ml Internal Standard Mixture (Ultra or equivalent), 0.5 ml of 50,000 µg/ml TBA-d₉ (Absolute or equivalent), and bringing to 100 ml with methanol.
- 250/2,500 µg /ml internal standard mixture: The solution is prepared by measuring 1.25 ml of 2,000 µg /ml Internal Standard Mixture (Ultra or equivalent), 0.5 ml of 50,000 µg/ml TBA-d₉ (Absolute or equivalent), and bringing to 10 ml with methanol.

B) Bromofluorobenzene (BFB):

	a) 25 µg/ml	b) 250 µg/ml
BFB (25,000 µg/ml)	0.1 ml	0.1 ml
Methanol	99.9 ml	9.9 ml
Total	100 ml	10 ml

- 25 µg /ml solution for direct injection: The BFB is prepared at 25 µg /ml by measuring 0.1 ml of 25,000 µg /ml (Absolute Stock or equivalent) and diluting to 100 ml with methanol.
- 250 µg /ml solution for purging: The BFB is prepared at 250 µg /ml by measuring 0.1 ml of 25,000 µg /ml (Absolute Stock or equivalent) and diluting to 10 ml with methanol.

Table 8 STANDARD PREPARATION (Continued)

C) Secondary dilution standards:

2 nd Dilution Standards	Stock Solution	Concentration (µg/ml)	Volume Added (µl)	Final Volume in Methanol (ml)	Final Concentration (µg/ml)
V8260 Mixture	EPA Method 524.2 Volatiles	2,000	2,500	50	100
	Acrolein	Neat (90%)	66.2		1,000
	Acrylonitrile*	Neat	25		500 ⁺
	Propionitrile**	Neat	58.9		1,000 ⁺⁺
	Di-iso Butylene	Neat	7.1		100
	Cyclohexane	Neat	6.5		100
	Cyclohexanone	Neat	52.9		1,000
V8260 Custom Mixture	Custom Volatiles Mix A	2,000	2,500	50	100
	Custom Volatiles Mix B	2,000 - 100,000	2,500		100 - 5,000
	Epichlorohydrin	Neat	21.4		500
	Iso-Amyl alcohol	Neat	125		2,000
	2-Chloroethyl vinyl ether	Neat	20.1		500
	Ethyl tert-butyl ether	Neat	6.8		100
	Tert-Amyl methyl ether	Neat	6.56		100
	Benzyl chloride	Neat	4.6		100
Gas Mixture	VOC Gas Mixture	2,000	1,000	20	100
Ketones Mixture (water samples)	Acetone, 2-Butanone, MIBK, 2-Hexanone	Neat	23.5 ml	50	400
Ketones Mixture (soil samples)	Acetone, 2-Butanone, MIBK, 2-Hexanone	Neat	7.6 ml	20	300

- 100 µg /ml V8260 mixture: The mixture is prepared at 100 µg /ml by measuring 2 ml of 2,000 µg /ml EPA Method 524.2 Volatiles stock standard, appropriate amount of some neat compounds, and bringing to 50 ml with methanol.
 * Acrylonitrile = 400 µg /ml (Neat) + 100 µg /ml (EPA Method 524.2 Volatiles)
 ** Propionitrile = 900 µg /ml (Neat) + 100 µg /ml (EPA Method 524.2 Volatiles)
- 100 µg /ml V8260 custom mixture: The mixture is prepared at 100 - 5,000 µg /ml by measuring 2.5ml of 2,000 µg /ml Custom Volatiles Mix A, 2.5 ml of 2,000 - 100,000 µg/ml Custom Volatiles Mix B, appropriate amount of some neat compounds, and bringing to 50 ml with methanol.
- 100 µg /ml gas mixture ***: The mixture is prepared at 100 µg /ml by measuring 1 ml of 2,000 µg /ml stock standard and bring to 20 ml with methanol.
 *** Gas mixture must be prepared weekly.

Table 8 STANDARD PREPARATION (Continued)

D).1 Initial Calibration Standards: using DI water bring to 50 ml final volume for the 1 -400 ppb standards and 500 ml for the 0.2 and 0.5 ppb standards: All mixtures used must be **secondary dilution** standards at **100 ppm**. Note: Larger volumes may be prepared if needed i.e. if 100 ml final volume is used the volume of the standard added would be doubled.

Standard and Surrogate Concentration	V8260 Mix (100 ppm)	V8260 Custom Mix (100 ppm)	Gas compound Mix (100 ppm)	Surrogate Mix when added manually (100ppm)	Ketones Mix for soil matrix (300 ppm)	Ketones Mix for water matrix (400 ppm)
0.2 ppb	1.0 µl	1.0 µl	1.0 µl	1.0 µl#	1.0 µl	1.0 µl
0.5 ppb	2.5 µl	2.5 µl	2.5 µl	2.5 µl#	2.5 µl	2.5 µl
1 ppb	0.5 µl	0.5 µl	0.5 µl	0.5 µl#	0.5 µl	0.5 µl
2 ppb *	1.0 µl	1.0 µl	1.0 µl	1.0 µl#	1.0 µl	1.0 µl
4 ppb *	2.0 µl	2.0 µl	2.0 µl	2.0 µl#	2.0 µl	2.0 µl
5 ppb	2.5 µl	2.5 µl	2.5 µl	2.5 µl#	2.5 µl	2.5 µl
8 ppb *	4.0 µl	4.0 µl	4.0 µl	4.0 µl#	4.0 µl	4.0 µl
10 ppb *	5 µl	5 µl	5 µl	5 µl#	5 µl	5 µl
20 ppb	10 µl	10 µl	10 µl	10 µl#	10 µl	10 µl
50 ppb	25 µl	25 µl	25 µl	25 µl#	25 µl	25 µl
100 ppb	50 µl	50 µl	50 µl	50 µl#	50 µl	50 µl
200 ppb	100 µl	100 µl	100 µl	100 µl#	100 µl	100 µl
300 ppb *	150 µl	150 µl	150 µl	150 µl#	150 µl	150 µl
400 ppb *	200 µl	200 µl	200 µl	200 µl#	200 µl	200 µl

* depending upon the instrument.

See Section 10.2.2.1 for correction factor.

- When calibrating for Method 5035 low-level soil samples, add 1g of sodium bisulfate to the 40-ml vial before aliquot 5 ml of each standard into vial if applicable. This is equivalent to the amount of sodium bisulfate added to the samples and will maintain a consistent purging efficiency of the compounds.

D).2 Initial Calibration Standards for 1,4-Dioxane using SIM

Standard / Surrogate Concentration (ppb)	1,4-Dioxane Solution (100ppm)	DI Water – Final Volume (ml)
0.4	0.4 µl	100
2	2 µl	100
5	5 µl	100
25	25 µl	100
50	25 µl	50
100	50 µl	50
200	100 µl	50
400	200 µl	50

Table 8 STANDARD PREPARATION (Continued)

E) Continuing Calibration Standard: using DI water bring to 50 ml final volume: All mixtures used are secondary dilution standards at 100 ppm.

Concentration	V8260 Mix (100 ppm)	V8260 Custom Mix (100 ppm)	Gas compound Mix (100 ppm)	Ketones Mix for water matrix(400 ppm)	Ketones Mix for soil matrix (300 ppm)
50 ppb	25 µl	25 µl	25 µl	25 µl	25 µl

- When calibrating for Method 5035 low-level soil samples, add 1g of sodium bisulfate to the 40-ml vial before aliquot 5 ml of the continuing calibration standard into vial if applicable. This is equivalent to the amount of sodium bisulfate added to the samples and will maintain a consistent purging efficiency of the compounds.

F) Blank Spike (BS): using DI water bring to 50 ml final volume: All mixtures used are 100 ppm secondary dilution standards.

Concentration	V8260 Mix (100 ppm)	V8260 Custom Mix (100 ppm)	Gas compound Mix (100 ppm)	Ketones Mix for water matrix(400 ppm)	Ketones Mix for soil matrix (300 ppm)
50 ppb	25 µl	25 µl	25 µl	25 µl	25 µl

For lower detection level required (test code: V8260LL)

Concentration	V8260 Mix (100 ppm)	V8260 Custom Mix (100 ppm)	Gas compound Mix (100 ppm)	Ketones Mix for water matrix(400 ppm)	Ketones Mix for soil matrix (300 ppm)
20 ppb	10 µl	10 µl	10 µl	10 µl	10 µl

- When calibrating for Method 5035 low-level soil samples, add 1g of sodium bisulfate to the 40-ml vial before aliquot 5 ml of the blank spike into vial if applicable. This is equivalent to the amount of sodium bisulfate added to the samples and will maintain a consistent purging efficiency of the compounds.

Table 9 GUIDELINE FOR DILUTION PREPARATION
Water Sample

Dilution	Sample amount taken	Final volume A (volumetric)	Take from final volume A	Final volume B (volumetric)
1:2	25 ml	50 ml		
1:5	10 ml	50 ml		
1:10	5 ml	50 ml		
1:20	2.5 ml	50 ml		
1: 25	2 ml	50 ml		
1:50	1 ml	50 ml		
1:100	0.5 ml	50 ml		
1:200	250 µl	50 ml		
1:250	200 µl	50 ml		
1:500	100 µl	50 ml		
1:1000	50 µl	50 ml		
1:2000	25 µl	50 ml		
1:2500	20 µl	50 ml		
1:5000	10 µl	50 ml		
1:10000	0.5 ml	50 ml	0.5 ml	50 ml
1:20000	0.5 ml	50 ml	250 µl	50 ml
1:25000	0.5 ml	50 ml	200 µl	50 ml
1:50000	0.5 ml	50 ml	100 µl	50 ml
1:100000	0.5 ml	50 ml	50 µl	50 ml

Soil-Low level (Non-Encore sample)

Dilution	Sample amount taken	Final volume
1:2	2.5 gram	5 ml
1:5	1 gram	5 ml
1:10	0.5 gram	5 ml

Soil-medium level

Additional Dilution	Sample in Methanol amount taken	Final volume (volumetric)
1:1	1 ml	50 ml
1:2	0.5 ml	50 ml
1:5	200 µl	50 ml
1:10	100 µl	50 ml
1:20	50 µl	50 ml
1: 25	40 µl	50 ml
1:50	20 µl	50 ml
1:100	10 µl	50 ml
1:200	5 µl	50 ml
1:250	4 µl	50 ml
1:500	2 µl	50 ml

Table 10 REPORTING LIMITS

Compound	Water	Soil	Compound	Water	Soil
	µg/l	µg/kg		µg/l	µg/kg
Chlorodifluoromethane	5	5	Chloroform	1	5
Dichlorodifluoromethane	5	5	Freon 113	5	5
Chloromethane	1	5	Methacrylonitrile	10	10
Vinyl chloride	1	5	Butyl Acetate	5	5
Bromomethane	2	5	1,1,1-Trichloroethane	1	5
Chloroethane	1	5	Heptane	5	5
Trichlorofluoromethane	5	5	n-Propyl acetate	5	5
Ethyl ether	5	5	2-Nitropropane	10	10
Acrolein	50	50	Tetrahydrofuran	10	10
1,1-Dichloroethene	1	5	2-Chloroethyl Vinyl Ether	10	25
Tertiary butyl alcohol	25	25	n-Butyl alcohol	250	250
Acetone	10	10	Cyclohexane	5	5
Methyl acetate	5	5	Carbon Tetrachloride	1	5
Allyl chloride	5	5	1,1-Dichloropropene	5	5
Acetonitrile	100	100	Isopropyl Acetate	5	5
Iodomethane	2	5	Benzene	0.5	0.5
Iso-butyl alcohol	50	50	1,2-Dichloroethane	1	1
Carbon disulfide	2	5	Trichloroethene	1	5
Methylene chloride	2	5	Methyl methacrylate	10	10
Methyl tert butyl ether	1	1	1,2 Dichloropropane	1	5
Trans-1,2-Dichloroethene	1	5	Di-isobutylene	5	5
Di-isopropyl ether	5	5	Dibromomethane	5	5
2-Butanone	10	10	1,4 Dioxane	125	125
1,1-Dichloroethane	1	5	Bromodichloromethane	1	5
Hexane	5	5	cis-1,3-Dichloropropene	1	5
Chloroprene	5	5	4-Methyl-2-pentanone	5	5
Acrylonitrile	50	50	Toluene	1	1
Vinyl acetate	10	10	trans-1,3-Dichloropropene	1	5
Ethyl acetate	5	5	Ethyl methacrylate	10	10
2,2-Dichloropropane	5	5	1,1,2-Trichloroethane	1	5
Cis-1,2-Dichloroethene	1	5	2-Hexanone	5	5
Bromochloromethane	5	5	Cyclohexanone	50	200

Table 10 REPORTING LIMITS (Continued)

Compound	Water	Soil	Compound	Water	Soil
	µg/l	µg/kg		µg/l	µg/kg
Tetrachloroethene	1	5	4-Chlorotoluene	5	5
1,3-Dichloropropane	5	5	1,3,5-Trimethylbenzene	2	5
Dibromochloromethane	1	5	tert-Butylbenzene	5	5
1,2-Dibromoethane	1	1	1,2,4 Trimethylbenzene	2	5
Chlorobenzene	1	5	sec-Butylbenzene	5	5
1,1,1,2-Tetrachloroethane	5	5	1,3-Dichlorobenzene	1	5
Ethylbenzene	1	1	p-Isopropyltoluene	5	5
m,p-Xylene	1	1	1,4-Dichlorobenzene	1	5
o-Xylene	1	1	1,2-Dichlorobenzene	1	5
Styrene	5	5	n-Butylbenzene	5	5
Bromoform	4	4	1,2-Dibromo-3-chloropropane	10	10
Isopropylbenzene	2	5	1,2,4-Trichlorobenzene	2	5
Bromobenzene	5	5	Hexachlorobutadiene	5	5
1,1,2,2-Tetrachloroethane	1	5	Naphthalene	5	5
Trans-1,4-Dichloro-2-butene	5	5	1,2,3-Trichlorobenzene	5	5
1,2,3-Trichloropropane	5	5	Epichlorohydrin	100	100
n-Propylbenzene	5	5	3-Methyl-1-butanol	5	5
2-Chlorotoluene	5	5	Hexachloroethane	5	5
Ethanol	100	200	Methyl Acrylate	5	--
Benzyl Chloride	5	5	Methylcyclohexane	5	5
2,2,4 Trimethylpentane	5	5	1,1,1 trifluoroethane Freon 143a	5	10
1-chloro-1,1-difluoroethane Freon 142b	5	10	1,1-dichloro-1-fluoroethane Freon 141b	5	5
1,3-Butadiene	5	5	3,3-Dimethyl-1-butanol	20	20
1,4-Dioxane (SIM)	2	5	2-methylnaphthalene	5	5
Tert-Butyl Formate	5	5	Tert-amyl alcohol	25	25

Table 11 COMPOUNDS THAT MAY EXHIBIT CARRYOVER

Compound
1,2,4-Trichlorobenzene
Hexachlorobutadiene
Naphthalene
1,2,3-Trichlorobenzene

Table 12 RECOMMENDED MINIMUM RELATIVE RESPONSE FACTOR CRITERIA FOR INITIAL AND CONTINUING CALIBRATION VERIFICATION

Compound	Minimum Response Factor	Typical Response Factor
Dichlorofluoromethane	0.100	0.327
Chloromethane	0.100	0.537
Vinyl chloride	0.100	0.451
Bromomethane	0.100	0.255
Chloroethane	0.100	0.254
Trichlorofluoromethane	0.100	0.426
1,1 Dichloroethene	0.100	0.313
Freon 113	0.100	0.302
Acetone	0.100	0.151
Carbon Disulfide	0.100	1.163
Methyl Acetate	0.100	0.302
Methylene chloride	0.100	0.380
trans-1,2 Dichloroethene	0.100	0.351
cis-1,2 Dichloroethene	0.100	0.376
Methyl tert-butyl Ether	0.100	0.847
1,1 Dichloroethane	0.200	0.655
2-Butanone	0.100	0.216
Chloroform	0.200	0.557
1,1,1 Trichloroethane	0.100	0.442
Cyclohexane	0.100	0.579
Carbon Tetrachloride	0.100	0.353
Benzene	.0.500	1.368
1,2 Dichloroethane	0.100	0.443
Trichloroethene	0.200	0.338
Methylcyclohexane	0.100	0.501
1,2-Dichloropropane	0.100	0.382
Bromodichloromethane	0.200	0.424
cis-1,3-Dichloropropene	0.200	0.537
trans-1,3 - Dichloropropene	0.100	0.515
4-Methyl-2-Pentanone	0.100	0.363
Toluene	0.400	1.577
1,1,2-Trichloroethane	0.100	0.518

Compound	Minimum Response Factor	Typical Response Factor
Tetrachloroethene	0.200	0.606
2-Hexanone	0.100	0.536
Dibromochloromethane	0.100	0.652
1,2 Dibromoethane	0.100	0.634
Chlorobenzene	0.500	1.733
Ethyl benzene	0.100	2.827
m,p-Xylene	0.100	1.080
o-Xylene	0.300	1.073
Styrene	0.300	1.916
Bromoform	0.100	0.413
Isopropylbenzene	0.100	2.271
1,1,2,2-Tetrachloroethane	0.300	0.782
1,3-Dichlorobenzene	0.600	1.408
1,4-Dichlorobenzene	0.500	1.427
1,2-Dichlorobenzene	0.400	1.332
1,2-Dibromom-3-chloropropane	0.050	0.129
1,2,4-Trichlorobenzene	0.200	0.806
1,3-Butadiene	0.100	0.250
3,3-Dimethyl-1-butanol	0.010	0.020
1,4-Dioxane (SIM)	0.010	0.286

***ATTACHMENT E - New York State Department Of Environmental Conservation
Analytical Service Protocol***

**NEW YORK STATE
DEPARTMENT OF ENVIRONMENTAL CONSERVATION**

**ANALYTICAL SERVICE PROTOCOL
EXHIBIT B
REPORTING AND DELIVERABLES REQUIREMENTS**

July 2005

EXHIBIT B

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PART I -- CONTRACT REPORTS/DELIVERABLES SCHEDULE AND DISTRIBUTION

1.0 Summary Table

The following table details the Protocol reporting and deliverable requirements, their schedule, and the distribution that is required for each. Detailed requirements for each lettered "Item" listed in the chart are given in Part II of this Exhibit.

ITEM	DESCRIPTION	# of COPIES ¹	DELIVERY SCHEDULE	DISTRIBUTION		
				1	2	3
A	Standard Operating Procedures (SOPs)	1	60 days after notification of contract award, and as required in Exhibit E.	X		
B	Quality Assurance Management Plan (QAMP)	1	60 days after notification of contract award, and as required in Exhibit E.	X		
C	Weekly Sample Receipt Summary	1	The Wednesday following the calender week samples are received.	X		
D ²	Sample Data Summary Package	2	30 days after the VTSR ³ of the last sample in the Sample Delivery Group (SDG ⁴).	As Directed		
E ²	Sample Data Package (.PDF)	1	30 days after the VTSR ³ of the last sample in the SDG ⁴ .	X		X
F ²	Electronic Data Deliverables (EDD)	1	30 days after the VTSR ³ of the last sample in the SDG ⁴ .	X		X
G	Electronic Instrument Data	1	Retain for 3 years after data submission, submit within 7 days of receipt of written request from BWAM.	As Directed		
H	Samples and Extracts ⁵	N/A	Retain for 365 days after data submission, submit within 7 days of receipt of written request from BWAM.	As Directed		
I	Full Verification of Instrument Parameters	1	Retain for 3 years after data submission, submit within 7 days of receipt of written request from BWAM.	As Directed		
J	Preliminary Results ^{6,7}	2	When requested, within 72 hours after receipt of designated samples.		X	X
K	Results of PE sample(s)	1	30 days after receipt of such Performance Evaluation (PE) sample(s).	X		

Notes (for Summary Table)

¹ The number of copies specified is the number of copies required to be delivered to each recipient, for that item.

² Deliverables for Items D, E, and F are to be reported total and complete. Concurrent delivery is required. Delivery shall be made such that all designated recipients receive all the items they are scheduled to receive on the same calendar day. If a deliverable item due on the same date as other deliverable items is late, all items scheduled to be due on that day shall be considered late as well. If the deliverables are due on a Saturday, Sunday, or State holiday, then they shall be delivered on the next business day.

³ Validated Time of Sample Receipt (VTSR) is the date of sample receipt at the Contractor's facility, as recorded on the shipper's delivery receipt and sample Traffic Report/Chain of Custody Record. Sample Delivery Group (SDG) is a group of samples within a Case, received over a period of 7 days or less with the same laboratory turnaround and not exceeding 20 samples [excluding performance Evaluation (PE) Samples]. Data for all samples in the SDG are due concurrently. The date of delivery of the SDG or any samples within the SDG is the date that the last sample in the SDG is received. See Exhibit A for further description.

⁴ Sample Delivery Group (SDG) is a group of samples within a Case, received over a period of 7 days or less and not exceeding 20 samples [excluding Performance Evaluation (PE) samples]. Note that preliminary results have no impact on defining the SDG. Data for all samples in the SDG are due concurrently, unless specified otherwise in a project work plan. The date of delivery of the SDG or any samples within the SDG is the date that the last sample in the SDG is received.

⁵ Actual unused samples and extracts are not considered a reportable item, and their return to NYSDEC, if requested, is not billable. Unused portions or samples and extracts are considered to be a deliverable only when their return is requested in writing by NYSDEC. As specified in the Protocol, and unless otherwise instructed by the BWAM, the Laboratory shall dispose of unused sample/extract volume and used sample bottles/containers no earlier than ninety (90) days following submission of analytical data in the form of the Sample Data Package. Until these ninety days have expired, NYSDEC samples and sample extracts are the exclusive property of NYSDEC and cannot be experimented upon, disposed of, or relinquished to third parties without written permission from NYSDEC.

⁶ If requested at the time of sample scheduling the contractor shall provide preliminary results, consisting of Form I and Form I TIC analytical results, by fraction, for field and quality control (QC) sample analysis via telefacsimile (fax) or electronic mail, and Form X for Pesticides and Form X for Aroclors. The Contractor will be notified of the fax number or email address at the time of the sample scheduling. Chain of Custody (COC) Records and SDG Cover Sheets shall be submitted with the Preliminary Results. The contractor shall contact the Project Officer after confirming transmission. The Contractor shall document all communication in a telephone contact log.

⁷ If a sample requiring Preliminary Results arrives before 5 p.m. (Contractor's local time), the Preliminary Results are due within the required turnaround time. If a sample requiring Preliminary Results is received after 5 p.m., the Preliminary Results are due within the required turnaround time beginning at 8 a.m. the following day.

Distribution Addresses:

1. Quality Standards and Analytical Management Section
The Bureau of Watershed Assessment and Management
Division of Water
NYS Department of Environmental Conservation
625 Broadway, 4th Floor
Albany, New York 12233-3502
2. NYSDEC Sample Submitters
3. NYSDEC Project Officers

The BWAM acting on behalf of the Project Officer will provide the Laboratory with the list of addressees for the nine NYSDEC Regions. BWAM will provide the Laboratory with updated Regional address/name lists as necessary throughout the period of the contract and identify other client recipients on a case-by-case basis.

NOTE: *Specific recipient names and addresses are subject to change during the term of the contract. The Bureau of Watershed Assessment and Management (BWAM) will notify the Laboratory in writing of such changes when they occur.*

PART II -- REPORT DESCRIPTIONS AND ORDER OF DATA DELIVERABLES

1.0 Overview

The Laboratory shall provide reports and other deliverables as specified by the schedule in Part I of this Exhibit. The required content and assembly of each deliverable is described in Part II of this Exhibit.

Descriptions of the requirements for each deliverable "Item" listed in the chart in Part I, are specified in sections A-G of this Part. Items submitted concurrently **MUST BE** arranged in the order listed. Additionally, the components of each item **MUST BE** arranged in the order presented in this Section when the item is submitted.

Examples of specific data deliverables not included herein may be obtained by submitting a written request to The Bureau of Watershed Assessment and Management clearly stating the information requested and signed and dated by the Laboratory Manager.

1.1 All deliverables MUST BE as follows:

- ◆ Legible, as specified in Section V,
- ◆ Clearly labeled and completed in accordance with instructions in this Exhibit,
- ◆ Arranged in the order specified in this Exhibit, and
- ◆ Paginated sequentially according to instructions in this Exhibit, starting from the SDG Narrative.
- ◆ Information reported on the CLP Forms or CLP-type Forms listed in this exhibit must either be typewritten or computer-generated. Handwritten corrections to the information on the CLP Forms and CLP-type Forms are not permitted. Notes or handwritten corrections on the hardcopy instrument output files must be legible, signed, and dated. Raw data consisting of handwritten worksheets should be completed in a legible fashion.
- ◆ Extraneous information should be kept to a minimum. Raw data pages, which contain no information pertaining to NYSDEC samples or QC relating to NYSDEC samples, should be excluded from the sample data package.
- ◆ Do not include redundant copies of the same supporting data in the data package. For example, if different sets of raw data reference the same standard prep log pages, include only one copy of the pages and link to it from the appropriate sections.

1.2 The contractor shall use NYSDEC Case Numbers, SDG Numbers, and NYSDEC Sample Numbers to identify samples received under this

contract, both verbally and in reports and correspondence. The Contract number shall be specified in all correspondence.

- 1.3 Sections III and IV of this Exhibit contain instruction for the required data reporting forms in CLP-specified formats, along with examples and templates for certain NYSDEC specific forms. Section V of this Exhibit contains the specifications for the .PDF file created for the data package. The format for electronic data deliverables (EDD) or other database compatible files are contained in Exhibit H.
- 1.4 In subsequent Sections of this document the words “copy” and “copies” are used when describing elements used to construct the Sample Data Package and Sample Data Summary Package. The terms “copy” and “copies”, when used in this context, refer to Adobe .PDF pages produced from the original documents and included in the main .PDF file for the Package.
- 1.5 In all instances where a method detection limit (MDL), practical quantitation limit (PQL), or other detection limit (DL) must be reported along with the sample result, the appropriate limit should be adjusted based on the individual sample amount (mass or volume), dilution, and any additional factors they influence the limit being reported. This is referred to as the “sample specific detection limit”. A sample specific detection limit should be reported along with all NYSDEC sample results, for all NYSDEC requested analytes to which a MDL, PQL, or DL applies. The only instance where the Laboratory may omit reporting of the sample specific detection limit is when a positive result is being reported for a specific analyte and the CLP/ASP Form I being used does not allow space for reporting of both a positive result and the sample specific detection limit.
- 1.6 Where applicable, the Laboratory shall include examples of the calculations used to arrive at the reported results. These sample calculations shall use the raw numbers from an actual sample (non-U flagged) in the data package, and show how the final reported result was arrived at for a randomly selected analyte. One sample calculation shall be included for each method used for reporting data in the SDG.

2.0 Resubmission of Data

- 2.1 If submitted documentation does not conform to the above criteria Section 1.1-1.4), the Laboratory will be required to resubmit such documentation with the deficiencies corrected within 6 business days, at no additional cost to NYSDEC.
- 2.2 Whenever the Laboratory is required to submit or resubmit data as a result of an on-site laboratory evaluation or through a Bureau of Watershed Assessment and Management (BWAM) action, or through a Project Officer’s request, the data must be clearly marked as “ADDITIONAL DATA” and distributed to the specified data recipients. A cover letter must be included which describes what data is being delivered, to which NYSDEC sample(s) it pertains, and who requested the data.

- 2.3** Whenever the Contractor is required to submit or resubmit data as a result of Contract Compliance Screening (CCS) review by BWAM, the data shall be sent to the two contractual data recipients (BWAM and Region) and to NYSDEC's designated recipient when a written request for Sample Data Package has been made. In all instances the Contractor shall include a color-coded cover sheet (Laboratory Response to Results of Contract Compliance Screening) provided by BWAM. Electronic deliverable should be submitted or resubmitted to BWAM and the Region.

A. – Standard Operating Procedures

See Exhibits E and F for requirements

B. – Quality Assurance Management Plan

See Exhibits E and F for requirements

C. – Weekly Sample Receipt Summary

- 1.0** Weekly Sample Receipt Summaries shall be submitted by the Wednesday following the calendar week (Sunday through Saturday) for which samples are submitted. This information must be transmitted electronically (emailed) as a Microsoft Excel compatible file. NYSDEC will provide the Excel file structure and all appropriate fields in the Excel file should be completed prior to submission.

- 1.1** The Weekly Sample Receipt Summary shall contain the following items:

- ◆ Lab name
- ◆ Contract number
- ◆ NYSDEC Case #
- ◆ NYSDEC SDG #
- ◆ NYSDEC Sample ID #
- ◆ Lab ID #
- ◆ Name of NYSDEC Sample Submitter
- ◆ Code numbers for requested analyses from Contract Laboratory Sample Information Sheet
- ◆ Sample Analysis Price – full sample price from contract for each sample # reported.
- ◆ List of NYSDEC sample numbers of all samples in the SDG, identifying the first and last samples received, and their dates of receipt.

Note: When more than one sample is received in the first or last SDG shipment, the “first” sample received would be the lowest sample number (considering both alpha and numeric designations); the “last” sample received would be the highest sample number (considering both alpha and numeric designations).

- 1.2 The NYSDEC SDG# is found on the Contract Laboratory Sample Information Sheet. The SDG number is also reported on all data reporting forms.

D. – Sample Data Summary Package

As specified in the Delivery Schedule, one Sample Data Summary Package CD-ROM each shall be delivered to the project officer and the sample collector concurrently with delivery of other required sample data. The Sample Data Summary Package consists of Adobe .PDF copies of specified items from the Sample Data Package. These items are listed below and described in detail under part E, Sample Data Package.

The Sample Data Summary Package shall be ordered as follows and shall be submitted separately either as a separate .PDF file or clearly separated by a bookmark in the Sample Data Package .PDF directly preceding the Sample Data Package. Sample data forms shall be arranged by fraction, in increasing NYSDEC sample number order, considering both letters and numbers. E400 is a lower sample number than RH100, as E precedes R in the alphabet.

Specifications for the book marking of electronic (.PDF) data packages are given in Section V of this Exhibit. Sections that must be bookmarked are annotated with “<B-X>”, where X is the numeric level of the bookmark required for the given Section or subsection. For further information on bookmarking requirements see Part V, Section 1.3.6.

The Sample Data Summary Package shall contain all data for all samples within one Sample Delivery Group of the Case as follows:

1. NYSDEC Data Package Summary Forms <B-1>
2. SDG Narrative <B-1>
3. By fraction (VOA, SV, PEST, ARO, IN, WC) and by sample within each fraction – tabulated target compound results (FORM I-XXXX) and tentatively identified compounds (FORM I-XXXX-TIC) (VOA and BNA only). (<B-1> for the “Sample Results” section of the Sample Data Package Summary, <B-2> to separate and mark the beginning of the results for each separate fraction and/or analysis method)

Note: “XXXX” represents the code for the appropriate organic data reporting form.

4. By fraction (VOA, SV, PEST, and ARO) – surrogate spike analysis results (FORM II-XXXX) by matrix (water and/or soil) and for soil, by concentration (low or medium). (<B-1> for the “Surrogate Results” section of the Sample Data Package Summary, <B-2> to separate and mark the beginning of the surrogate results for each separate fraction and/or analysis method)

5. By fraction (VOA, SV, PEST, and ARO) – matrix spike/matrix spike duplicate/matrix spike blank results (FORM III-XXXX) – as required by method. (<B-1> for the “MS/MSD Results” section of the Sample Data Package Summary, <B-2> to separate and mark the beginning of the MS/MSD results for each separate fraction and/or analysis method)
6. By fraction (VOA, SV, PEST, and ARO) – QC Check Sample/Standard Recovery Summary – If required by method. (<B-1> for the “Check Sample/Standard Recovery” section of the Sample Data Package Summary, <B-2> to separate and mark the beginning of the check standard results for each separate fraction and/or analysis method)
7. By fraction (IN and WC only) – duplicate sample results (FORM VI-IN). (<B-1> for the “Duplicate Results” section of the Sample Data Package Summary, <B-2> to separate and mark the beginning of the duplicate results for each separate fraction and/or analysis method)
8. By fraction (IN and WC only) – spike sample results (FORM V-IN). (<B-1> for the “Spike Sample Results” section of the Sample Data Package Summary, <B-2> to separate and mark the beginning of the spike results for each separate fraction and/or analysis method)
9. By fraction (VOA, SV, PEST, ARO, IN, WC) – blank data (FORM IV-XXXX (for organics) and Form III-IN) and tabulated results (FORM I-XXXX (for organics) and FORM I-IN) including tentatively identified compounds (FORM I-XXXX-TIC)(VOA and BNA only). (<B-1> for the “Blank Results” section of the Sample Data Package Summary, <B-2> to separate and mark the beginning of the blank results for each separate fraction and/or analysis method)
10. By fraction (VOA and SV only) – internal standard area data (FORM VIII-XXXX). (<B-1> for the “Internal Standard Recovery” section of the Sample Data Package Summary, <B-2> to separate and mark the beginning of the internal standard recovery for each separate fraction and/or analysis method)

E. – Sample Data Package

The Sample Data Package is divided into the eight major units described below. The last six units are each specific to an analytical fraction (volatiles, semivolatiles, pesticides/Aroclors, GC organics, inorganics, and conventional wet-chemistry). If the analysis of a fraction is not required, then that fraction-specific unit is not required as a deliverable.

The Sample Data Package shall include data for analyses of all samples in one Sample Delivery Group, including field samples, re-analyses, blanks, duplicates, control spikes, matrix spikes, matrix spike duplicates, and matrix spike blanks. In addition, the package will also include the results of Method Detection Limit studies and reports establishing interelement correction factors for ICP-AES.

All data produced in support of Superfund investigation/remediation as identified by checked boxes under the Contract Laboratory Section of the Contract Laboratory Sample Information Sheet (CLSIS) (See Exhibit A) shall be reported as specified for the Superfund Category/CLP (Section 1.0 below). All data generated in support of the

SPDES program as identified by a CASE # beginning with the letter “E” shall be reported using ASP Category B (Section 3.0 below). All other samples shall be reported using either ASP Category A or ASP Category B described in Section 2.0 and 3.0 below. The specific reporting level to be used shall be specified by the CLSIS, unless otherwise specified in a project work plan.

The Laboratory shall retain a CD-ROM/.PDF copy of the Sample Data Package for 3 years after final acceptance of data. See Section V for a detailed explanation of these requirements. After this time, the Laboratory may dispose of/delete the package.

Specifications for the book marking of electronic (.PDF) data packages are given in Section V of this Exhibit. Sections that must be bookmarked are annotated with “<B-X>”, where X is the numeric level of the bookmark required for the given Section.

1.0 Superfund Category/CLP

1.1 Cover Documentation <B-1>

Cover Page for the Data Package shall include: laboratory name; laboratory code; contract number; Case number; SDG number; and NYSDEC sample numbers in alphanumeric order.

1.2 SDG Narrative <B-1>

1.2.1 This document shall be clearly labeled “SDG Narrative” and shall contain: Laboratory name; Case number; Sample Delivery Group number (SDG); NYSDEC sample numbers in the SDG, differentiating between initial analyses and re-analyses; Contract number; and detailed documentation of any quality control, sample, shipment and/or analytical problems encountered in processing the samples reported in the data package. For soil samples collected and pre-weighed in the field the laboratory shall document all discrepancies between sample weights determined in the field and in the laboratory in the SDG Narrative. A statement on the use of background and interelement corrections performed for the samples should be included for inorganic analysis, if applicable.

1.2.2 The Laboratory shall document, in the SDG Narrative, the alternative technique used to determine cooler temperature if a temperature indicator bottle is not present in the cooler. The Laboratory shall also provide, in the SDG Narrative, sufficient information, including equations or curves (at least one equation or curve per method), to allow the recalculation of sample results from raw instrument output. The Laboratory shall also include a discussion of any performance-based modifications performed on the Protocol requirements or on published methods. If modifications are reoccurring, the laboratory may provide separate documentation of the modifications and reference such modifications in the SDG Narrative. Additionally, the Laboratory shall also identify and explain any differences that exist between the Form Is and the supporting documentation provided in the

data package and those previously provided as preliminary results.

- 1.2.3** The Contractor shall also provide, in the SDG Narrative or as attachments referenced in the SDG narrative, sufficient information, including copies of equations and definitions of variables (at least one equation per method), to allow the recalculation of sample results from raw instrument output.
- 1.2.4** All Gas Chromatography (GC) columns used for analysis should be documented in the SDG Narrative, by fraction. List the GC column identification—brand name, the internal diameter (in millimeters), and the length (in meters), packing/coating material, and film thickness. The trap used for volatile analysis shall be described here. List trap name, when denoted by the manufacturer, its composition (packing material/brand name, amount of packing material, in length). The Laboratory shall include any technical and administrative problems encountered, the corrective action taken, the resolution, and an explanation for all flagged edits (e.g. manual edits) on quantitation lists. The Laboratory shall document in the SDG Narrative all instances of manual integration.
- 1.2.5** Whenever data from sample re-analysis are submitted, the Laboratory shall state in the SDG Narrative for each re-analysis, whether it considers the re-analysis to be billable, and if so, why.
- 1.2.6** The Laboratory shall list the pH determined for each water sample submitted for volatile analysis. This information may appear as a simple list or table in the SDG Narrative. The purpose of this pH determination is to ensure that all water volatiles samples were acidified in the field. No pH adjustment is to be performed by the Laboratory on water samples for volatiles analysis. The SDG Narrative shall conclude with the following statement, verbatim: “*I certify that this data package is in compliance with the terms and conditions of the contract, both technically and for completeness, for other than the conditions detailed above. Release of the data contained in this Sample Data Package and in the electronic data deliverables has been authorized by the Laboratory Manager or his/her designee, as verified by the following signature.*” This statement shall be directly followed by signature of the Laboratory Manager or his designee with a typed line below it containing the signer’s name and title, and the date of signature.

1.3 Sample Log-In Sheet [FORM DC-1] <B-1>

NOTE: Example copies of the DC-1 form can be found in CLP Exhibit B. Use the DC-1 Form in OLM04.2 for organic samples and the DC-1 Form in ILM05.3 for inorganics/conventional samples.

In addition to the DC-1 Form, the contractor must include a listing showing NYSDEC sample numbers, in alphanumeric order, cross-referenced with laboratory Sample ID numbers.

1.4 Contract Lab Sample Information Sheets <B-1>

A copy of the Contract Lab Sample Information Sheets (CLSIS) for all of the samples in the SDG. The CLSIS shall be arranged in increasing NYSDEC sample number order, considering both letters and numbering in ordering samples.

1.5 Chain-of-Custody Forms <B-1>

Copies of both the external and internal chain-of-custody sheets for all samples within the SDG.

1.6 Superfund-CLP Volatiles Data <B-1>

1.6.1 QC Summary <B-2>

1.6.1.1 System Monitoring Compound or Deuterated Monitoring Compound Recovery Reports (FORM II VOA-1, VOA-2, VOA-3, VOA-4, VOA-SIM, VOA-SIM1, VOA-SIM2).

1.6.1.2 Matrix Spike/Matrix Spike Duplicate/Matrix Spike Blank Recovery Reports (FORM III VOA-1, VOA-2, VOA-SIM) – Provided when an MS/MSD analysis is requested by NYSDEC.

1.6.1.3 Method Blank Summary (FORM IV VOA, VOS-SIM) – If more than a single form is necessary, forms must be arranged in chronological order by date of analysis of the blank, by instrument.

1.6.1.4 GC/MS Instrument Performance Check (FORM V VOA) – If more than a single form is necessary, the forms must be arranged in chronological order, by instrument.

Note: *This form is not required for the optical analysis when submitting data using the Selected Ion Monitoring (SIM) technique.*

1.6.1.5 Internal Standard Area and RT Summary (FORM VIII VOA, VOA-SIM) – If more than a single form is necessary, the forms must be arranged in chronological order, by instrument.

1.6.2 Volatiles Sample Data (<B-2> to mark Section heading, <B-3> to mark the beginning of each data “packet”)

Sample data shall be arranged in packets with the Organic Analysis Data Sheet (FORM I VOA-1, VOA-2, including FORM I VOA-TIC), followed by the raw data for volatile samples. The sample data shall be placed in order of increasing NYSDEC sample number, considering both letters and numbers. Volatile sample data for SIM analysis must be arranged

together with the rest of the SIM Volatiles data at the end of the sub-Section.

1.6.2.1 Target Compound Results – Volatile Organics Analysis Data Sheet (FORM I VOA-1, VOA-2) – Tabulated results (identification and quantitation) of the specified Superfund-CLP target compounds (Exhibit C – Volatiles) shall be included. The validation and release of these results are authorized by a specific, signed statement in the SDG Narrative (see Section 1.2). In the event that the Laboratory Manager cannot verify all data reported for each sample, the Laboratory Manager shall provide a detailed description of the problems associated with the sample in the SDG Narrative.

1.6.2.2 Target Compound Results – Volatile Organics Analysis Data Sheet (FORM I VOA-1, VOA-2) – Tabulated results (identification and quantitation) of the specified Superfund-CLP target compounds (Exhibit C – Volatiles) shall be included. The validation and release of the results are authorized by a specific, signed statement in the SDG Narrative (see Section 1.2). In the event that the Laboratory Manager cannot verify all data reported for each sample, the Laboratory Manager shall provide a detailed description of the problems associated with the sample in the SDG Narrative.

1.6.2.3 Tentatively Identified Compounds (FORM I VOA-TIC) – FORM I VOA-TIC is the tabulated list of the highest probable match for up to 10 organic compounds not system monitoring compounds and are not target compounds, system monitoring compounds, internal standard compounds, or unsubstituted alkanes, or any other compound not listed in Exhibit C – Volatiles. It including the CAS (Chemical Abstracts Registry) number, tentative identification and estimated concentrations. For estimating concentration, assume a response factor of 1, and estimate the concentration by comparison of the compound peak height or total area count to the peak height or total area count of the nearest internal standard free of interferences on the reconstructed ion chromatogram. This form must be included even if no compounds are found. If this occurs, enter a “0” in the field for “Number found” on the form.

Note: *The Laboratory must be consistent, i.e., use peak height for all comparisons or use total area count for all comparisons.*

1.6.2.4 Reconstructed Total Ion Chromatograms (RIC) (for each sample including dilutions and reanalyzes) – RICs must be normalized to the largest non-solvent component and contain the following header information:

- NYSDEC sample number;
- Date and time of analysis;
- GC/MS instrument ID;
- Lab file ID;
- Analyst ID.

Note: *Each Selected Ion Current Profile (SICP) for samples taken through the optional analysis using the SIM technique shall be labeled as in this Section.*

1.6.2.4.1 Internal standard and system monitoring compounds should be labeled with the names of compounds, either directly out from the peak, or are to be included on a printout of retention times when the retention times are directly located over the peak. Labeling of the compounds is not required and should not detract from the legibility of the required labels.

1.6.2.4.2 If automated system procedures are used for preliminary identification and/or quantification of the Superfund Target Compound List (Superfund-TCL) compounds, the complete data system report must be included in all Sample Data Packages, in addition to the reconstructed ion chromatogram. The complete data system report shall include all of the information listed below. For laboratories that do not use the automated data system procedures, a laboratory "raw data sheet", which contains the following information, must be included in the sample data package in addition to the chromatogram.

- NYSDEC sample number;
- Date and time of analysis;
- RT or scan number of identified target compounds;
- Ion used for quantitation with measured area;
- Copy of area table from data system;
- On column concentration/amount, including units;
- GC/MS instrument ID;

- Lab file ID;
- Analyst ID.

1.6.2.4.3 In all instances where the data system report has been edited, or where manual integration or manual quantitation has been performed, the GC/MS operator must identify such edits or manual procedures by initialing and dating the changes made to the report, and shall include the integration scan range. The GC/MS Operator shall also mark each integrated area with the letter “m” on the quantitation report. In addition, a hardcopy printout of the Extracted Ion Current Profile (EICP) of the quantitation ion displaying the manual integration shall be included in the raw data. This applies to all compounds listed in Exhibit C – Volatiles, internal standards, and system monitoring compounds.

1.6.2.5 Other required Information. For each sample, by each compound identified, the following shall be included in the data package:

1.6.2.5.1 Copies of raw spectra and copies of background-subtracted mass spectra of target compounds listed in Exhibit C – Volatiles that are identified in the sample and corresponding background-subtracted TCL standard mass spectra. Spectra must be labeled with NYSDEC sample number, lab file ID, date, and time of analysis, and GC/MS instrument ID. Compound names must be clearly marked on all spectra.

1.6.2.5.2 Copies of mass spectra of organic compounds not listed in Exhibit C (Superfund-TCL) (Tentatively Identified Compounds), with associated best-match spectra (the three best matches), as labeled in 1.6.2.4 above.

1.6.3 Standards Data <B-2>

1.6.3.1 Initial Calibration Data (FORM VI VOA-1, VOA-2, VOA-3, VOA-SIM) – shall be included in order by instrument, if more than one instrument used. **<B-3>**

1.6.3.1.1 Volatile standard(s) reconstructed ion chromatograms and quantitation reports for the initial (five-point) calibration, as labeled in 1.6.2.4 above. Spectra are not required.

1.6.3.1.2 All initial calibration data that pertain to samples in the data package must be included, regardless of when it was performed and for which Case. When more than one initial calibration is performed, the data must be put in chronological order, by instrument.

1.6.3.1.3 Labels for standards shall be descriptive of the concentrations of the non-ketone (majority) analytes in µg/L.

1.6.3.1.4 EICPs displaying each manual integration.

1.6.3.2 Continuing Calibration (FORM VII VOA-1, VOA-2, VOA-3, VOA-SIM) – shall be included in order by instrument, if more than one instrument used. **<B-3>**

1.6.3.2.1 Volatile standard(s) reconstructed ion chromatograms and quantitation reports for all continuing (12-hour) calibration verifications, as labeled in 1.6.2.4. Spectra are not required.

1.6.3.2.2 When more than one Continuing Calibration Verification is performed, forms must be in chronological order, by instrument.

1.6.3.2.3 EICPs displaying each manual integration.

1.6.3.3 In all instances where the data system report has been edited, or where manual integration or quantitation has been performed, the GC/MS Operator shall identify such edits or manual procedures by initializing and dating the changes made to the report, and shall include the integration scan range. The GC/MS Operator shall also mark each integration area with the letter “m” on the quantitation report. In addition a hardcopy printout of the EICP of the quantitation ion displaying the manual integration shall be included in the raw data. This applies to all compounds listed in Exhibit C – Volatiles, internal standards, and system monitoring compounds.

1.6.4 Volatiles Raw QC Data <B-2>

1.6.4.1 4-Bromofluorobenzene (BFB) shall be arranged in chronological order by instrument for each 12-hour period, for each GC/MS system utilized. **<B-3>**

1.6.4.1.1 Bar graph spectrum, as labeled in 1.6.2.4.

1.6.4.1.2 Mass listing, as labeled in 1.6.2.4.

1.6.4.1.3 Reconstructed total ion chromatogram (RIC), labeled as in 1.6.2.4.

- 1.6.4.2** Blank Data shall be arranged by type of blank (method, storage, instrument) and shall be in chronological order, by instrument. **<B-3>**

Note: *This order is different from that used for sample data (Section 1.6.2).*

- 1.6.4.2.1** Tabulated results (FORM I VOA-1, VOA-2, VOA-SIM).
- 1.6.4.2.2** Tentatively Identified Compounds (FORM I-TIC) – even if none are found.
- 1.6.4.2.3** Reconstructed ion chromatogram(s) and quantitation report(s) or legible facsimile (GC/MS), as labeled as in 1.6.2.4.
- 1.6.4.2.4** Target compound spectra with laboratory-generated standard, labeled as in 1.6.2.4. Data systems that are incapable of dual display shall provide spectra in the following order:
- Raw target compound spectra;
 - Enhanced or background-subtracted spectra;
 - Laboratory generated standard spectra.
- 1.6.4.2.5** GC/MS library search spectra for Tentatively Identified Compounds (TIC), labeled as in 1.6.2.4.
- 1.6.4.2.6** Quantitation/calculation of TIC concentrations.

1.6.4.3 Matrix Spike Blank Data **<B-3>**

- 1.6.4.3.1** Tabulated results (FORM I VOA-1, VOA-2, VOA-SIM) of all target compounds. Form I VOA-TIC is not required.
- 1.6.4.3.2** Reconstructed ion chromatogram(s) and quantitation report(s), as labeled in 1.6.2.4. Spectra are not required.

1.6.4.4 Matrix Spike Data **<B-3>**

- 1.6.4.4.1** Tabulated results (FORM I VOA-1, VOA-2) of all target compounds. FORM I VOA-TIC is not required.

1.6.4.4.2 Reconstructed ion chromatogram(s) and quantitation report(s), as labeled in 1.6.2.4. Spectra are not required.

1.6.4.5 Matrix Spike Duplicate Data <B-3>

1.6.4.5.1 Tabulated results (FORM I VOA) of all target compounds. FORM I VOA-TIC is not required.

1.6.4.5.2 Reconstructed ion chromatogram(s) and quantitation report(s), as labeled in 1.6.2.4. Spectra are not required.

1.6.5 Copy of Calculations <B-2>

The Laboratory must provide a copy of the calculations work sheet showing how final results are obtained from values printed on the quantitation report. If manipulations are performed by a software package, a copy of the formula used must be supplied, as well as, values for all terms in the formula.

Note: All correction factors and equations utilized must be indicated on the work sheet.

1.6.6 Copy of Extraction Logs <B-2>

These logs must be legible and include: (1) date, (2) sample weights and volumes, (3) sufficient information to unequivocally identify which QC samples (i.e. matrix spike, matrix spike duplicate, matrix spike blank) correspond to each batch extracted, (4) comments describing any significant sample changes or reactions which occur during preparation, and (5) final volumes and vial identification numbers.

1.7 Semivolatiles Data <B-1>

1.7.1 Semivolatiles QC Summary <B-2>

1.7.1.1 System Monitoring Compound Percent Recovery Summary (FORM II SV-1, SV-2, SV-3, SV-4, SV-SIM).

1.7.1.2 Matrix Spike/Matrix Spike Duplicate Summary (FORM III SV-1, SV-2, SV-SIM) - Provided when an MS/MSD analysis is requested by NYS DEC.

1.7.1.3 Method Blank Summary (FORM IV SV, SV-SIM) – If more than a single form is necessary, forms shall be arranged in chronological order by date of analysis of the blank, by instrument.

1.7.1.4 GC/MS Instrument Performance Check (FORM V SV) – If more than a single form is necessary, forms shall be arranged in chronological order, by instrument.

Note: This form is not required when submitting data for the analysis of Polynuclear Aromatic Hydrocarbons (PAHs)/phenols using the SIM technique.

1.7.1.5 Internal Standard Area and RT Summary (FORM VIII SV-1, SV-2) – If more than a single form is necessary, the forms shall be arranged in chronological order, by instrument.

1.7.1.6 Instrument Detection Limits.

1.7.2 Semivolatile Sample Data (<**B-2**> to mark Section heading, <**B-3**> to mark the beginning of each data “packet”)

Sample data shall be arranged in packets with the Semivolatile Organics Analysis Data Sheet (FORM I SV-1, SV-2, including FORM I SV-TIC), followed by the raw data for semivolatile samples. These sample packets should then be placed in increasing DEC sample number, considering both letters and numbers in ordering samples.

1.7.2.1 Target Compound Results, Semivolatiles Organics Analysis Data Sheet (FORM I SV-1, SV-2) – Tabulated results (identification and quantitation) of the specified target compounds (Exhibit C – CLP Semivolatiles) shall be included. The validation and release of these results are authorized by a specific, signed statement in the SDG Narrative (see Section 1.2). In the event that the Laboratory Manager cannot verify all data reported for each sample, the Laboratory Manager shall provide a detailed description of the problems associated with the sample in the SDG Narrative.

1.7.2.2 Semivolatile Tentatively Identified Compounds (FORM I SV-TIC) – Form I SV-TIC is the tabulated list of the highest probable match for up to 20 organic compounds that are not target compounds, system monitoring compound, internal standard compounds, and are not listed in Exhibit C – CLP Volatiles and Semivolatiles. It includes the CAS number (if applicable), tentative identification, and estimated concentration. For estimating concentration, assume a response factor of 1, and estimate the concentration by comparison of the compound peak height or total area count to the peak height or total area count of the nearest internal standard free of interferences on the reconstructed ion chromatogram. This form must be included even if no compounds are found. If this occurs, enter a “0” in the field for “Number found” on the form.

Note: This form is not required when submitting data for the optional analysis of PAHs/phenols using the SIM technique.

Note: The Laboratory must be consistent, i.e., use peak height for all comparisons or use total area count for all comparisons.

1.7.2.3 PAHs/Phenols Analysis Data Sheet (FORM I SV-SIM) – This data form shall be submitted upon the NYS DEC's request for optional analysis of PAHs/phenols using the SIM technique. The specific target PAHs/phenols listed in Exhibit C – CLP Semivolatiles shall be included. The validation and release of these results are authorized by a specific, signed statement in the SDG Narrative (see Section 1.2). In the event that the Laboratory Manager cannot verify all data reported for each sample, the Laboratory Manager shall provide a detailed description of the problems associated with the sample in the SDG Narrative.

1.7.2.4 Reconstructed Total Ion Chromatograms (RICs) (for each sample, including dilutions and reanalyzes). RICs must be normalized to the largest non-solvent component, and must contain the following header information:

- NYSDEC sample number;
- Date and time of analysis;
- GC/MS instrument ID;
- Lab file ID; and
- Analyst ID.

1.7.2.4.1 Internal standards and system monitoring compounds are to be labeled on RICs or SICPs with the names of compounds, either directly out from the peak, or are to be included on a printout of retention times if the retention times are printed directly over the peak.

1.7.2.4.2 If automated data system procedures are used for preliminary identification and/or quantification of the target compound, the complete data system report shall be included in all Sample Data Packages, in addition to the reconstructed ion chromatogram or SICP for optional PAHs/phenols analysis. The complete data system report shall include all of the information listed below. For laboratories that do not use the automated data system procedures, a laboratory "raw data sheet," containing the following information, shall be included in the Sample Data Package, in addition to the chromatogram.

- NYSDEC sample number

- Date and time of analysis
- RT or scan number of identified Superfund-TCL compounds
- Ion used for quantitation with measured area
- Copy of area table from data system
- GC/MS instrument ID
- Lab file ID

1.7.2.4.3 In all instances where the data system report has been edited, or where manual integration or quantitation has been performed, the GC/MS operator shall identify such edits or manual procedures by initialing and dating the changes made to the report, and shall include the integration scan range. The GC/MS operator shall also mark each integrated area with the letter "m" on the quantitation report. In addition, a hardcopy printout of the EICP of the quantitation ion displaying the manual integration shall be included in the raw data. This applies to all compounds listed in Exhibit C – CLP Semivolatiles, internal standards, and system monitoring compounds.

1.7.2.5 Other Required Information – For each sample, by each compound identified, the following shall be included in the data package:

1.7.2.5.1 Copies of raw spectra and copies of background-subtracted mass spectra of target compounds listed in Exhibit C – CLP Semivolatiles that are identified in the sample and corresponding background-subtracted target compound standard mass spectra. This includes PAH/phenol target compounds that are identified during the optional analysis using the SIM technique. Spectra shall be labeled with NYS DEC sample number, laboratory file ID, date, and time of analysis, and GC/MS instrument ID. Compound names must be clearly marked on all spectra.

1.7.2.5.2 Copies of mass spectra of non-system monitoring/non-internal standard organic compounds not listed in Exhibit C – CLP Semivolatiles with associated best-match spectra (maximum of three best matches). This

includes the mass spectra for tentatively identified alkanes. Spectra shall be labeled with NYS DEC Sample Number, laboratory file ID, date and time of analysis, and GC/MS instrument ID. Compound names shall be clearly marked on all spectra.

1.7.3 Semivolatiles Standards Data <B-2>

1.7.3.1 Initial Calibration Data (FORM VI SV-1, SV-2, SV-3) or FORM VI SV-SIM (when optional analysis of PAHs/phenols is performed) shall be included in order by instrument, if more than one instrument used. **<B-3>**

1.7.3.1.1 Semivolatile standard(s) reconstructed ion chromatograms and quantitation reports (or legible facsimile) for the initial (five-point) calibration, labeled in 1.7.2.4. Spectra are not required.

1.7.3.1.2 When optional analysis of PAHs/phenols is requested, then SICPs and quantitation reports for the initial calibration standards (five-point), labeled as in Section 1.7.2.4, shall be submitted. Spectra are not required.

1.7.3.1.3 All initial calibration data that pertain to samples in the data package shall be included, regardless of when it was performed and for which SDG. When more than one initial calibration is performed, the data must be put in chronological order, by instrument.

1.7.3.1.4 Labels for standards shall reflect the concentrations of the majority of the analytes in µg/L.

1.7.3.1.5 EICPs displaying each manual integration.

1.7.3.2 Continuing Calibration Verification Data (FORM VII SV-1, SV-2, SV-3) or FORM VII SV-SIM (when optional analysis of PAHs/phenols is performed) shall be included in order by instrument, if more than one instrument used. **<B-3>**

1.7.3.2.1 Semivolatile standard(s) reconstructed ion chromatograms and quantitation reports for all opening, closing, and continuing calibrations verifications, as labeled in Section 1.7.2.4. Spectra are not required.

1.7.3.2.2 When optional analysis of PAHs/phenols is requested, then SICPs and quantitation reports

for all opening, closing, and CCVs, labeled as in Section 1.7.2.4. Spectra are not required.

1.7.3.2.3 When more than one continuing calibration is performed, forms must be in chronological order, by instrument.

1.7.3.2.4 EICPs displaying each manual integration.

1.7.3.3 In all instances where the data system report has been edited, or where the manual integration or quantitation has been performed, the GC/MS Operator shall identify such edits or manual procedures by initialing and dating the changes made to the report, and shall include the integration scan range. The GC/MS Operator shall also mark each integration area with the letter "m" on the quantitation report. In addition, a hardcopy printout of the EICP of the quantitation ion displaying the manual integration shall be included in the raw data. This applies to all compounds listed in Exhibit C – CLP Semivolatiles, internal standards, and system monitoring compounds.

1.7.4 Semivolatiles Raw Quality Control (QC) Data <B-2>

1.7.4.1 Decafluorotriphenylphosphine (DFTPP) data shall be arranged in chronological order by instrument for each 12-hour period, for each GC/MS system utilized. **<B-3>**

1.7.4.1.1 Bar graph spectrum, as labeled in 1.7.2.4.

1.7.4.1.2 Mass listing, as labeled in 1.7.2.4.

1.7.4.1.3 Reconstructed total ion chromatogram (RIC), labeled as in 1.7.2.4.

1.7.4.2 Blank Data shall be in chronological order by extraction date. **<B-3>**

Note: *This order is different from that used for samples.*

1.7.4.2.1 Tabulated results (FORM I SV-1, SV-2, SV-SIM).

1.7.4.2.2 Tentatively Identified Compounds (FORM I SV-TIC) – even if none found.

1.7.4.2.3 Reconstructed ion chromatogram(s) and quantitation report(s) or legible facsimile (GC/MS), as labeled in 1.7.2.4.

1.7.4.2.4 Target compound spectra with laboratory-generated standard, as labeled in 1.7.2.4. Data

systems that are incapable of dual display shall provide spectra in the following order:

- Raw target compound spectra;
- Enhanced or background-subtracted spectra;
- Laboratory-generated standard spectra.

1.7.4.2.5 GC/MS library search spectra for Tentatively Identified Compounds (TICs), as labeled in 1.7.2.4.

1.7.4.2.6 Quantitation/Calculation of TIC concentrations.

1.7.4.3 Semivolatiles Matrix Spike Blank Data <B-3>

1.7.4.3.1 Tabulated results (FORM I SV) of all target compounds. Form I SV-TIC not required.

1.7.4.3.2 Reconstructed ion chromatogram(s) and quantitation report(s) or legible facsimile (GC/MS), as labeled in 1.7.2.4. Spectra are required.

1.7.4.4 Semivolatiles Matrix Spike Duplicate Data <B-3>

1.7.4.4.1 Tabulated results (FORM I SV-1, SV-2) of all target compounds. FORM I SV-TIC is not required.

1.7.4.4.2 Reconstructed ion chromatogram(s) and quantitation report(s) or legible facsimile (GC/MS), as labeled in 1.7.2.4. Spectra are not required.

1.7.4.5 Semivolatile Gel Permeation Chromatography (GPC) Data – The two most recent Ultra Violet (UV) traces of the (GPC) calibration solution, and the reconstructed ion chromatogram and data system reports for the GPC blank shall be arranged in chronological order by GPC for the GPC calibration. **<B-3>**

1.7.4.5.1 Traces must be labeled with GPC column identifier, date of calibration, and with compound names labeled either directly out from the peak, or on a printout of retention times, if retention times are printed over the peak.

1.7.4.5.2 Reconstructed ion chromatogram and data system report(s) labeled as specified in Section 1.7.2.4 for the GPC blank analysis.

1.7.4.5.3 Reconstructed ion chromatogram and data system report(s) for all standards used to quantify compounds in the GPC blank, labeled, as specified in section 1.7.2.4.

1.7.5 Copy of Calculations <B-2>

The Laboratory must provide a copy of the calculations work sheet showing how final results are obtained from values printed on the quantitation report. If manipulations are performed by a software package, a copy of the formula used must be supplied as well as values for all terms in the formula.

Note: All correction factors and equations utilized must be indicated on the work sheet.

1.7.6 Copy of Extraction Logs <B-2>

These logs must be legible and include: (1) date, (2) sample weights and volumes, (3) sufficient information to unequivocally identify which QC samples (i.e. matrix spike, matrix spike duplicate, matrix spike blank) correspond to each batch extracted, (4) comments describing any significant sample changes or reactions which occur during preparation, and (5) final volumes and vial identification numbers.

1.8 Pesticide Data <B-1>

1.8.1 Pesticide QC Summary <B-2>

1.8.1.1 Surrogate Recovery (FORM II PEST-1, PEST-2)

1.8.1.2 Matrix Spike/Matrix Spike Duplicate/Matrix Spike Blank Recovery (FORM III PEST-1, PEST-2): MS/MSD is required for the Pesticide fraction of an SDG, unless otherwise specified by the NYS DEC.

1.8.1.3 Laboratory Control Sample Recovery (FORM III PEST-1, PEST-2).

1.8.1.4 Method Blank Summary (FORM IV PEST): If more than a single form is necessary, forms shall be arranged in chronological order by date of analysis of the blank.

1.8.2 Pesticide Sample Data (<B-2> to mark Section heading, <B-3> to mark the beginning of each data "packet")

Sample data shall be arranged in packets with the Pesticide Organic Analysis Data Sheet (FORM I PEST), followed by the raw data for pesticide samples. These sample packets should then be

placed in increasing NYSDEC sample number order, considering both letters and numbers in ordering samples.

- 1.8.2.1** Target Compound Results, Pesticide Organics Analysis Data Sheet (FORM I PEST). Tabulated results (identification and quantitation) of the specified target compounds (Exhibit C – CLP Pesticides) shall be included. The validation and release of these results is authorized by a specific, signed statement in the SDG Narrative (see Section 1.2). In the event that the Laboratory Manager cannot verify all data reported for each sample, the Laboratory Manager shall provide a detailed description of the problems associated with the sample in the SDG Narrative.
- 1.8.2.2** Copies of Pesticide Chromatograms. Positively identified compounds shall be labeled with the names of compounds, either directly out from the peak on the chromatogram, or on a printout of RTs on the data system printout if RTs are printed over the peak on the chromatogram. All chromatograms shall meet the acceptance criteria in Exhibit D, and shall be labeled with the following information:
- NYSDEC sample number;
 - Volume injected (μL);
 - Date and time of injection;
 - On column concentration/ amount including units;
 - GC column identifier (by stationary phase and internal diameter);
 - GC instrument identifier; and
 - Scaling factor (label the x and y axes using a numerical scale).
- 1.8.2.3** Copies of pesticide chromatograms from second GC column shall be included and labeled as in Section 1.8.2.2.
- 1.8.2.4** Data System Printout. A printout of RT, corresponding peak height or peak area, and on the column amount shall accompany each chromatogram. The printout shall be labeled with the NYS DEC sample number. In all instances where the data system report has been edited, or where manual integration or quantitation has been performed, the Gas Chromatograph/Electron Capture Detector (GC/ECD) Operator shall identify all such edits or manual procedures by initialing and dating the

changes made to the report, and shall include the integration time range. The GC/MS Operator shall also mark each integration area with the letter "m" on the quantitation report.

- 1.8.2.5** All manual worksheets shall be included in the Sample Data Package.
- 1.8.2.6** Other Required Information. If pesticides are confirmed by GC/MS, the Laboratory shall submit copies of reconstructed ion chromatograms, raw spectra, and background-subtracted mass spectra of target compounds listed in Exhibit C – CLP Pesticides that are identified in the sample and corresponding background-subtracted target compound standard mass spectra. Compound names shall be clearly marked on all spectra. For Toxaphene confirmed by GC/MS, the Laboratory shall submit mass spectra of 3 major peaks from samples and standards.

1.8.3 Pesticides Standards Data <B-2>

- 1.8.3.1** Initial Calibration of Single Component Analytes (FORM VI PEST-1, PEST-2): For all GC columns and instruments, in chronological order by GC column and instrument. **<B-3>**
- 1.8.3.2** Initial Calibration of Multicomponent Analytes (Toxaphene, etc.) (FORM VI PEST-3, PEST-4): For all GC columns and instruments, in chronological order by GC column and instrument. **<B-3>**
- 1.8.3.3** Analyte Resolution Check Summary (FORM VI PEST-5): For all GC columns and instruments, in chronological order by GC column and instrument. **<B-3>**
- 1.8.3.4** Performance Evaluation Mixture (PEM) (FORM VI PEST-6): For all GC columns and instruments, in chronological order by GC column and instrument. **<B-3>**
- 1.8.3.5** Individual Standard Mixture A (FORM VI PEST-7): For all GC columns and instruments, in chronological order by GC column and instrument. **<B-3>**
- 1.8.3.6** Individual Standard Mixture B (FORM VI PEST-8): For all GC columns and instruments, in chronological order by GC column and instrument. **<B-3>**
- 1.8.3.7** Individual Standard Mixture C (FORM VI PEST-9, PEST-10): For all GC columns and instruments, in chronological order by GC column and instrument. **<B-3>**

- 1.8.3.8** Calibration Verification Summary (FORM VII PEST-1): For all mid-point concentrations of Individual Standard Mixtures A and B or C and instrument blanks used for calibration verification, on all GC columns and instruments, in chronological order by GC column and instruments. **<B-3>**
- 1.8.3.9** Calibration Verification Summary (FORM VII Pest-2, Pest-3): For all mid-point concentrations of Individual Standard Mixtures A and B or C and instrument blanks used for calibration verification, on all GC columns and instruments, in chronological order by GC column and instrument. **<B-3>**
- 1.8.3.10** Analytical Sequence (FORM VIII PEST): For all GC columns and instruments, in chronological order by GC column and instrument. **<B-3>**
- 1.8.3.11** Florisil Cartridge Check (FORM IX PEST-1): For all lots of cartridges used to process samples in the SDG, using Individual Standard Mixtures A or C. **<B-3>**
- 1.8.3.12** GPC Calibration Verification (FORM IX PEST-2): For all GPC columns, in chronological order by calibration verification date. **<B-3>**
- 1.8.3.13** Identification Summary for Single Component Analytes (FORM X PEST): For all samples with positively identified single component analytes, in order by increasing NYSDEC Sample Number. **<B-3>**
- 1.8.3.14** Chromatograms and data system printouts are required for all standards including the following: **<B-3>**
- Resolution Check Mixture.
 - Performance Evaluation (PE) mixtures, all.
 - Individual Standard Mixture A and B, both at five concentrations, for each initial calibration and Individual Standard Mixture B, at five concentrations, for each initial calibration.
- Or
- Individual Standard Mixture C, at five concentrations, each initial calibration.
 - Toxaphene, at five concentrations, each initial calibration.

- All mid-point concentrations of Individual Standard Mixtures A and B or C used for calibration verification.
- All toxaphene standards analyzed for confirmation.
- All lots of Florisil cartridge check solution
- Pesticide GPC Calibration Check Solution, all calibrations relating to samples in the SDG.
- All multicomponent analyte standards analyzed for confirmation.

1.8.3.15 A printout of RT and corresponding peak height or peak areas shall accompany each chromatogram. The printout shall be labeled with the NYSDEC Sample Number. In addition, all chromatograms shall meet the acceptance criteria in Exhibit D, and shall be labeled with the following: **<B-3>**

- NYSDEC Sample Number for the standard (e.g., INDA10K, INDA20K, etc., See Forms Instructions for details);
- Label all standard peaks for all individual compounds either directly out from the peak or on the printout of retention times if retention times are labeled over the peak;
- Total nanograms injected for each standard. When total nanograms injected appear on the printout, it is not necessary to include them on the chromatogram;
- Date and time of injection;
- GC column identifier (by stationary phase and internal diameter);
- GC instrument identifier; and
- Scaling factor (label the x and y axes using a numerical scale).

Note: *In all instances where the data system report has been edited, or where manual integration or quantitation has been performed, the GC/ECD Operator shall identify such edits or manual procedures by initialing and changes made to the report, shall include the integration time range. The GC/MS Operator shall also mark each integrated area with the letter “m” on the quantitation report.*

1.8.4 Pesticides Raw Quality Control (QC) Data <B-2>

1.8.4.1 Blank Data shall be arranged by type of blank (method, instrument, sulfur cleanup) and shall be in chronological order by instrument. **<B-3>**

1.8.4.1.1 Tabulated results (FORM I PEST).

1.8.4.1.2 Chromatogram(s) and data system printout(s) (GC) for each GC column and instrument used for analysis, as labeled in 1.8.2.2 and 1.8.2.4 above.

1.8.4.2 Pesticide LCS Data **<B-3>**

1.8.4.2.1 Tabulated results (FORM I PEST) of target compounds for both GC columns.

1.8.4.2.2 Chromatogram(s) and data system printout(s) (GC) for each GC column and instrument used for analysis, as labeled in 1.8.2.2 and 1.8.2.4 above.

1.8.4.3 Pesticides Matrix Spike Data **<B-3>**

1.8.4.3.1 Tabulated results (FORM I PEST) of target compounds for both GC columns.

1.8.4.3.2 Chromatogram(s) and data system printout(s) (GC) for each GC column and instrument used for analysis, as labeled in 1.8.2.2 and 1.8.2.4 above.

1.8.4.4 Pesticides Matrix Spike Duplicate Data **<B-3>**

1.8.4.4.1 Tabulated results (FORM I PEST) of target compounds for both GC columns.

1.8.4.4.2 Chromatogram(s) and data system printout(s) (GC) for each GC column and instrument used for analysis, as labeled in 1.8.2.2 and 1.8.2.4 above.

1.8.4.5 Matrix Spike Blank Data **<B-3>**

1.8.4.5.1 Tabulated results (FORM ICLP-PEST) of all Superfund-TCL compounds.

1.8.4.5.1.1 Chromatogram(s) and data system printout(s) (GC), as labeled in 1.8.2.2 and 1.8.2.4 above.

1.8.5 Raw Gel Permeation Chromatograph (GPC) Data **<B-2>**

1.8.5.1 GPC Calibration. The UV traces for the GPC calibration solution, chromatograms, and the data system reports for the GPC blank shall be arranged in chronological order for the GPC calibration.

1.8.5.1.1 UV traces labeled with the GPC column identifier, date of calibration, and compound names. Compound names shall be placed directly out from the peak, or on the printout of the RTs when the RTs are printed directly over the peak.

1.8.5.1.2 Chromatograms and data system report(s) labeled as specified in Sections 1.8.2.2 and 1.8.2.4 above.

1.8.5.1.3 Chromatograms and data system report(s) for all standards used to identify compounds in the GPC blank labeled as specified in Section 1.8.3.14 and 1.8.3.15 (i.e., Individual Standard Mixture A, Individual Standard Mixture B, Individual Standard Mixture C, and the Toxaphene standards).

1.8.5.2 GPC Calibration Verification. The Chromatogram and the data system report(s) shall be arranged in chronological order for the GPC calibration check.

1.8.5.2.1 Chromatograms and data system printouts labeled as specified in Sections 1.8.2.2 and 1.8.2.4 for the GPC calibration verification solution analyses.

1.8.5.2.2 Chromatogram and the data system report(s) for the standards used to quantify compounds in the GPC calibration verification solution labeled as specified in Section 1.8.3.14 and 1.8.3.15 (i.e., Individual Standard Mixtures A and B or C from the initial calibration sequence).

1.8.6 Raw Florisil Data **<B-2>**

1.8.6.1 The chromatogram and the data system report(s) shall be arranged in chronological order by Florisil cartridge performance check analysis.

1.8.6.1.1 Chromatograms and data system reports, labeled as specified in Sections 1.8.2.2 and 1.8.2.4 for the Florisil cartridge performance check analysis.

- 1.8.6.1.2** Chromatograms and data system reports for standard analyses used to quantify compounds in the Florisil cartridge performance check analysis, labeled as specified in Section 1.8.3.14 and 1.8.3.15 (i.e., Individual Standard Mixture A, Individual Standard Mixture B, Individual Standard Mixture C, and the 2,4,5-Trichlorophenol solution).

1.8.7 Copy of Calculations **<B-2>**

The Laboratory must provide a copy of the calculations work sheet showing how final results are obtained from values printed on the quantitation report. If manipulations are performed by a software package, a copy of the formula used must be supplied as well as values for all terms in the formula.

Note: All correction factors and equations utilized must be indicated on the work sheet.

1.8.8 Copy of Extraction Logs **<B-2>**

These logs must be legible and include: (1) date, (2) sample weights and volumes, (3) sufficient information to unequivocally identify which QC samples (i.e. matrix spike, matrix spike duplicate, matrix spike blank) correspond to each batch extracted, (4) comments describing any significant sample changes or reactions which occur during preparation, and (5) final volumes and vial identification numbers.

1.9 Aroclor Data **<B-1>**

1.9.1 Aroclor QC Summary **<B-2>**

1.9.1.1 Surrogate Recovery (FORM II ARO-1, ARO-2).

1.9.1.2 Matrix Spike/Matrix Spike Duplicate Recovery (FORM III ARO-1, ARO-2): MS/MSD is required for the Aroclor fraction, unless otherwise specified by NYSDEC. One MS/MSD set is required per SDG.

1.9.1.3 LCS Recovery (FORM III ARO-3, ARO-4).

1.9.1.4 Method Blank Summary (FORM IV ARO): If more than a single form is necessary, forms shall be arranged in chronological order by date of analysis of the blank.

1.9.2 Aroclor Sample Data (**<B-2>** to mark Section heading, **<B-3>** to mark the beginning of each data "packet")

Sample data shall be arranged in packets with Aroclors Organics Analysis Data Sheet (FORM 1 ARO), followed by the raw data for Aroclor samples. These sample packets should then be placed in

order of increasing NYSDEC Sample Number, considering both letters and numbers.

Note: For a Sample analysis in which “S” flags are reported a FORM I ARO is required for the original analysis (NYSDEC Sample Number = XXXXX) in which the “S” flags are reported, and a FORM I ARO is required for the billable reanalysis (NYSDEC Sample Number = XXXXXRE) of the sample performed after a valid 5-point calibration of the detected Aroclor. An additional FORM I ARO is required for any necessary dilutions (NYSDEC Sample Number = XXXXXDL).

1.9.2.1 Target Compound Results, Aroclors Organics Analysis Data Sheet (FORM I ARO). Tabulated results (identification and quantification) of the specified target compounds (Exhibit C – Aroclors) shall be included. The validation and release of these results is authorized by a specific, signed statement in the SDG Narrative (Section 1.2). In the event that the Laboratory Manager shall provide a detailed description of the problems associated with the sample in the SDG Narrative.

1.9.2.2 Copies of Aroclor Chromatograms. Positively identified compounds shall be labeled with the names of compounds, either directly out from the peak on the chromatogram, or on a printout of the RTs on the data system printout if the RTs are printed over the peak on the chromatogram. All chromatograms shall meet the acceptance criteria in Exhibit D, and shall be labeled with the following information:

- EPA Sample Number;
- Volume injected (µL);
- Date and time of injections;
- On column concentration/amount including units;
- GC column identifier (by stationary phase and internal diameter);
- GC instrument identifier; and
- Scaling factor (label the x and y axes using a numerical scale).

1.9.2.3 Copies of Aroclor chromatograms for the second GC column shall be included and labeled as in Section 1.9.2.2.

1.9.2.4 Data System Printout

A printout of RT, corresponding peak height or peak area, and the on column amount shall accompany each

chromatogram. The printout shall be labeled with the EPA Sample Number and standard concentration level. In all instances where the data system report has been edited, or where manual integration or quantitation has been performed, the GC/ECD Operator must identify such edits or manual procedures by initialing and dating the changes made to the report, and shall include the integration time range. The GC/MS Operator shall also mark each integrated area with the letter "m" in the quantitation report.

- 1.9.2.5** All manual worksheets shall be included in the Sample Data Package.
- 1.9.2.6** Other Required Information. If Aroclors are confirmed by GC/MS, the Contractor shall submit copies of reconstructed ion chromatograms. Raw spectra and background-subtracted mass spectra must be submitted for at least three major peaks of Aroclor target compounds (see Exhibit C – Aroclors) that are identified in the sample and corresponding standard mass spectra. Compound names shall be clearly marked on all spectra.

1.9.3 Aroclor Standard Data <B-2>

- 1.9.3.1** Initial Calibration of Aroclors (FORM VI ARO-1, ARO-2, and ARO-3): For all GC columns, all instruments, in chronological order by GC column and instrument. **<B-3>**
- 1.9.3.2** Calibration Verification Summary (FORM VII ARO): For all calibration verification standards on all GC columns and instruments, in chronological order by GC column and instruments. **<B-3>**
- 1.9.3.3** Analytical Sequence (FORM VIII ARO): For all GC columns and instruments, in chronological order by GC column and instrument. **<B-3>**
- 1.9.3.4** Identification Summary for Multicomponent Analytes (FORM X ARO): For all samples with positively identified Aroclors, in order by increasing EPA Sample Number. **<B-3>**
- 1.9.3.5** Chromatograms and data system printouts shall be included for all standards, including the following:
 - All Aroclor standards used for initial calibration on each column and instrument.
 - All Aroclor standards used for calibration verification on each GC column and instrument.

- All Aroclor standards analyzed for confirmation.

1.9.3.6 A printout of RT and corresponding peak height or peak area shall accompany each chromatogram. The printout shall be labeled with the EPA Sample Number. In addition, all chromatograms shall meet the acceptance criteria in Exhibit D, and shall be labeled with the following:

- NYSDEC Sample Number for the standard (e.g., AR10161OK, AR12601OK).
- Label all standard peaks with the compound name, either directly out from the peak on the chromatogram, or on the printout of RTs on the data system printout, if RTs are printed over the peak on the chromatogram.
- Total nanograms injected for each standard. When total nanograms injected appear on the printout, it is not necessary to include them on the chromatogram.
- Date and time of injection.
- GC column identifier (by stationary phase and internal diameter).
- GC instrument identifier.
- Scaling factor (label the x and y axes using a numerical scale).

Note: *In all instances where the data system report has been edited, or where manual integration or quantitation has been performed, the GC/ECD Operator shall identify such edits or manual procedures by initialing and dating the changes made to the report, and shall include the integration time range. The GC/MS Operator shall also mark each integrated area with the letter "m" on the quantitation report.*

1.9.4 Aroclor Raw Quality Control (QC) Data <B-2>

1.9.4.1 Blank data shall be arranged in chronological order by extraction data. **<B-3>**

Note: *This order is different from that used for samples.*

- Tabulated results (FORM I ARO).
- Chromatogram(s) and data system printout(s) for each GC column and instrument used for analysis, labeled as in Sections 1.9.2.2 and 1.9.2.4.

1.9.4.2 Aroclor Laboratory Control Sample (LCS) Data **<B-3>**

- Tabulated results (FORM I ARO) of target compounds for both GC columns.
- Chromatograms and data system printouts for both GC columns, labeled as in Sections 1.9.2.2 and 1.9.2.4.

1.9.4.3 Aroclors Matrix Spike Data <B-3>

- Tabulated results (FORM I ARO) of target compounds for both GC columns.
- Chromatograms and data system printouts for both GC columns, labeled as in Sections 1.9.2.2 and 1.9.2.4.

1.9.4.4 Aroclors Matrix Spike Duplicate Data <B-3>

- Tabulated results (FORM I ARO) of target compounds for both GC columns.
- Chromatograms and data system printouts for both GC columns, labeled as in Sections 1.9.2.2 and 1.9.2.4.

1.9.5 Raw Gel Permeation Chromatography (GPC) Data <B-2>

1.9.5.1 GPC Calibration. The UV traces for the GPC calibration solution, chromatograms, and the data system reports for the GPC blank shall be arranged in chronological order for the GPC calibration.

- UV traces labeled with the GPC column identifier, date of calibration, and compound names. Compound names shall be placed directly out from the peak, or on the printout of RTs when the RTs are printed directly over the peak.
- Chromatograms and data system report(s) labeled as specified in Sections 1.9.2.2 and 1.9.2.4 for the GPC blank analyses.
- Chromatogram and data system report(s) for all standards used to assess the Aroclor pattern, labeled as specified in Section 1.9.2.2 and 1.9.2.4 (i.e., AR10161OK, AR12601OK from the initial calibration).

1.9.5.2 GPC Calibration Verification. The chromatogram and the data system reports(s) shall be arranged in chronological order for the GPC calibration check.

- Chromatograms and data system report(s) for standards used to assess the Aroclor pattern, labeled as specified in Sections 1.9.2.2 and 1.9.2.4 (i.e., Aroclor Standard Mixture 1016/1260 from the initial calibration sequence).

1.9.6 Copy of Calculations <B-2>

The Laboratory must provide a copy of the calculations work sheet showing how final results are obtained from values printed on the quantitation report. If manipulations are performed by a software package, a copy of the formula used must be supplied as well as values for all terms in the formula.

Note: All correction factors and equations utilized must be indicated on the work sheet.

1.9.7 Copy of Extraction Logs <B-2>

These logs must be legible and include: (1) date, (2) sample weights and volumes, (3) sufficient information to unequivocally identify which QC samples (i.e. matrix spike, matrix spike duplicate, matrix spike blank) correspond to each batch extracted, (4) comments describing any significant sample changes or reactions which occur during preparation, and (5) final volumes and vial identification numbers.

1.10 Inorganic Data <B-1>

Sample data shall be submitted with the Inorganic Analysis Data Reporting Forms for all samples in the SDG, arranged in increasing alphanumeric NYSDEC sample number order, followed by the QC analyses data, quarterly and annual verification of method and instrument parameter forms, raw data, and copies of the digestion and distillation logs.

1.10.1 Results – Inorganic Analysis Data Sheet [FORM IA-IN and FORM IB-IN] – Tabulated analytical results (identification and quantitation) of the requested analytes (Exhibit C) must be accompanied by a signed statement in the SDG narrative. This signature validates and allows for the release the results. If the Laboratory Manager cannot validate all data reported for each sample, he/she must provide a detailed description of the problems associated with the sample(s) on the Cover Page. (<B-2> marking the beginning of results from each new fraction and/or analysis method)

1.10.1.1 Appropriate concentration units must be specified and entered on FORM IA-IN and FORM IB-IN. The quantitative values shall be reported in units of micrograms per liter (µg/L) for aqueous samples and milligrams per kilogram (mg/kg) for solid samples. Other units are acceptable only for trace level analyses. Results for solid sample must be reported

on a dry weight basis. Analytical results must be reported to two significant figures if the result value is less than 10 and to three significant figures if the value is greater than or equal to 10. Results for percent solids must be reported to one decimal place. The preceding discussion concerning significant numbers applies to FORM IA-IN, IB-IN, and IX-IN only. For the other forms, follow the Reporting Requirements and Order of Data Deliverables (Con't) instructions specific to those forms as discussed in this exhibit.

1.10.2 Quality Control (QC) Data <B-2>

1.10.2.1 The QC Summary for inorganic analysis shall contain the forms listed below.

Note: *If more than one form is necessary, duplicate forms must be arranged in chronological order.*

- 1.10.2.1.1** Initial and Continuing Calibration Verification [FORM IIA-IN] <B-3>
- 1.10.2.1.2** CRQL Check Standard [FORM IIB-IN]
- 1.10.2.1.3** Blanks [Form III-IN] <B-3>
- 1.10.2.1.4** ICP-AES Interference Check Sample [FORM IVA-IN] <B-3>
- 1.10.2.1.5** ICP-MS Interference Check Sample [FORM IVB-IN] <B-3>
- 1.10.2.1.6** Matrix Spike Sample Recovery [FORM VA-IN] <B-3>
- 1.10.2.1.7** Post-Digestion Spike Sample Recovery [FORM VB-IN] <B-3>
- 1.10.2.1.8** Duplicates [FORM VI-IN] <B-3>
- 1.10.2.1.9** Laboratory Control Sample [FORM VII-IN] <B-3>
- 1.10.2.1.10** ICP-AES and ICP-MS Serial Dilutions [FORM VIII-IN] <B-3>
- 1.10.2.1.11** Method Detection Limits (Annually) [FORM IX-IN] <B-3>
- 1.10.2.1.12** ICP-AES Interelement Correction Factors (Quarterly) [FORM XA-IN] <B-3>

- 1.10.2.1.13** ICP-AES Interelement Correction Factors (Quarterly) [FORM XB-IN] **<B-3>**
- 1.10.2.1.14** ICP-AES and ICP-MS Linear Ranges (Quarterly) [FORM XI-IN] **<B-3>**
- 1.10.2.1.15** Preparation Log [FORM XII-IN] **<B-3>**
- 1.10.2.1.16** Analysis Run Log [FORM XIII-IN] **<B-3>**
- 1.10.2.1.17** ICP-MS Tune [FORM XIV-IN] **<B-3>**
- 1.10.2.1.18** ICP-MS Internal Standards Relative Intensity Summary [FORM XV-IN] **<B-3>**

Note: Copies of Verification of Instrument Parameters forms for the current quarter must be submitted with each data package.

1.10.3 Raw Data <B-2>

For each reported value, the Laboratory shall include in the Sample Data Package all raw data from the instrument used to obtain that value. This applies to all required QA/QC measurements, instrument standardization, as well as all sample results. This statement does not apply to the quarterly and annual Verifications of Instrument Parameters submitted as part of each Sample Data Package. When analysis of the ICP-AES or ICP-MS target analytes listed in Exhibit C (or any subset or additional analytes) is requested, the raw data shall include, for all samples, not only the results for the requested analyte(s), but also those for all the interferences. The raw data shall also contain the results of any other analyte(s), which have been determined to interfere with the requested analyte(s).

- 1.10.3.1** Raw data must contain all instrument readouts and data pertinent to the reconstruction of the analysis and results (e.g., Batch Sheets) used for the sample results. Each exposure or instrumental reading shall be provided, including those readouts that may fall below the Method Detection Limit (MDL). Raw data shall not be corrected for dilutions or volume adjustments. All Atomic Absorption (AA), Inductively Coupled Plasma – Atomic Emission Spectrometry (ICP-AES), and Inductively Coupled Plasma – Mass Spectrometry (ICP-MS) instruments shall provide a legible hardcopy of the direct real-time instrument readout (i.e., strip charts, printer tapes, etc.) or a printout of the unedited instrument data output file. A photocopy of the instrument's direct sequential readout shall be included. A hardcopy of the instrument's direct sequential readout shall be included for cyanide if the instrument has the capability.

- 1.10.3.2** The order of raw data in the Sample Data Package for inorganic analyses shall be: ICP-AES, Graphite Furnace Atomic Adsorption (GFAA), ICP-MS, Mercury, and Cyanide. All raw data shall include concentration units for ICP and absorbance or concentration units for AA, Mercury, and Cyanide. (~~B-3~~ marking the beginning of raw data for each separate method)
- 1.10.3.3** The ICP-MS raw data shall also contain the turbidity measurement results [in Nephelometric Turbidity Units (NTU)] for the field samples.
- 1.10.3.4** Corrections to the laboratory data reporting forms and raw data shall be made by drawing single lines through the errors and entering the correct information. Information shall not be obliterated or rendered unreadable. Corrections and additions to information shall be signed (or initialed) and dated.
- 1.10.3.5** Raw data shall be labeled with NYSDEC sample number and appropriate codes, as shown in Exhibit B, "Table 2 – Codes for Labeling Data", to unequivocally identify:
- Calibration standards, including source and preparation date. Standard preparation logbooks can be submitted if they contain this information;
 - Initial and Continuing Calibration Blanks (ICBs/CCBs) and Preparation Blanks (PBs).
 - Initial and Continuing Calibration Verification (ICV/CCV) standards, Interference Check Samples, serial dilution samples, Contract Required Quantitation Limit (CRQL), Check Standard (CRI), Laboratory Control Sample (LCS), and Post Digestion Spike;
 - Diluted and undiluted samples (by NYSDEC sample number) and all weights, dilutions, and volumes used to obtain the reported values (if the volumes, weights and dilutions are consistent for all samples in a given SDG, a general statement outlining these parameters is sufficient);
 - Duplicates;
 - Spikes (indicating standard solutions used, final spike concentrations, and volumes involved). If spike information (source, concentration, volume) is consistent for a given SDG, a general statement outlining these parameters is sufficient;

- Instrument used, any instrument adjustments, data corrections or other apparent anomalies on the measurement record, including all data voided or data not used to obtain reported values and a brief written explanation; and
- Time and date of each analysis. Instrument run logs can also be submitted if they contain time and date of analysis. If the instrument does not automatically provide times of analysis, these shall be manually entered on all raw data (e.g., ICV/CCV, blanks, and the CRQL check standard).
- All information for furnace analysis clearly and sequentially identified on the raw data, including DEC sample number, sample and analytical spike data, percent recovery, coefficient of variation, full MSA data, MSA correlation coefficient, slope and intercepts of linear fit, final sample concentration (standard addition concentration), and type of background correction used (BS for Smith-Heitje, BD for deuterium Arc, or BZ for Zeeman).
- Integration times for AA analyses.

1.10.3.6 Digestion and Distillation Logs. The following logs shall be submitted as appropriate for each preparation procedure: digestion logs for ICP-AES, ICP-MS, mercury preparations, and cyanide. These logs shall include: (1) date; (2) sample weights and volumes, with initial sample weight/volume and final volume clearly indicated; (3) sufficient information to unequivocally identify which QC samples (i.e., LCS, PB) correspond to each batch digested; (4) comments describing any sufficient sample changes or reactions which occur during preparation shall be entered in the log and noted in the SDG Narrative; (5) indication of pH less than 2 or greater than 12, as applicable; and (6) identification of the sample preparer(s) [signature(s)].

<B-3>

1.10.4 Copy of Calculations – The Laboratory must provide a copy of the calculations work sheet showing how final results are obtained from values printed on the instrument output report. If manipulations are performed by a software package, a copy of the formula used must be supplied, as well as, values for all terms in the formula. **<B-2>**

Note: All correction factors and equations utilized must be indicated on the work sheet.

2.0 ASP Category A

- 2.1** Cover Documentation **<B-1>** - See Requirements listed in Section 1.1 above.
- 2.2** SDG Narrative **<B-1>** - See Requirements listed in Section 1.2 above.
- 2.2.1** In addition to the requirements listed in Section 1.2, the Laboratory shall also document any out of range QC parameters associated with the data. Indicate what QC parameters were out of control, the limit that was exceeded, the result of the QC in exceedance, what samples are associated with that QC item, and how the results of those samples may be affected by the out of range QC.
- 2.3** Contract Lab Sample Information Sheets **<B-2>** - See Requirements listed in Section 1.4 above.
- 2.4** Chain-of-Custody Forms **<B-1>** - See Requirements listed in Section 1.5 above.
- 2.5** NYSDEC Data Package Summary Forms **<B-1>** - Requirements and Instructions for these forms are listed in Section IV of this Exhibit.
- 2.6** GC/MS Volatiles Data **<B-1>**
- 2.6.1** Sample Data
- Sample data shall be arranged in packets consisting of the respective "Organic Analysis Data Sheet" (FORM I VOA-1, VOA-2) followed by the FORM I VOA-TIC for that sample. These packets shall be arranged in order of increasing NYSDEC sample number, considering both numbers and letters. For a detailed explanation of the Volatile FORM I requirements, see Sections 1.6.2.1 and 1.6.2.2 above.
- 2.7** GC/MS Semivolatiles Data **<B-1>**
- 2.7.1** Sample Data
- Sample data shall be arranged in packets consisting of the respective "Organic Analysis Data Sheet" (FORM I SV-1, SV-2, SV-SIM) followed by the FORM I SV-TIC for that sample. These packets shall be arranged in order of increasing NYSDEC sample number, considering both numbers and letters. For a detailed explanation of the Semivolatile FORM I requirements, see Sections 1.7.2.1, 1.7.2.2, and 1.7.2.3 above.
- 2.8** Pesticide Data **<B-1>**
- 2.8.1** Sample Data
- Sample data shall be reported on individual "Organic Analysis Data Sheet(s)" (FORM I PEST). These forms shall be arranged in order of increasing NYSDEC sample number, considering both

numbers and letters. For a detailed explanation of the Pesticide FORM I requirements, see Sections 1.8.2.1, above.

2.9 Aroclor Data <B-1>

2.9.1 Sample Data

Sample data shall be reported on individual "Organic Analysis Data Sheet(s)" (FORM I ARO). These forms shall be arranged in order of increasing NYSDEC sample number, considering both numbers and letters. For a detailed explanation of the Aroclor FORM I requirements, see Sections 1.9.2.1, above.

2.10 GC Organic Data (Includes all Organic data generated using a GC or GC-type instrument that does not fit into any of the categories listed in Sections 2.6-2.9.) <B-1>

2.10.1 Sample Data

Sample data should be reported using modified versions of the "FORM I" used in the above organic categories. Questions regarding the modification of the FORM I's for this data should be directed to the NYSDEC Quality Standards and Analytical Management Section. See also Section 3.10 for further explanation.

2.11 Inorganic Data <B-1>

2.11.1 Sample Data

Sample data shall be submitted with the "Inorganic Analysis Data Reporting Forms" (FORM IA-IN and FORM IB-IN) for all samples in the SDG, arranged in increasing alphanumeric NYSDEC sample number order. For a detailed explanation of the Inorganic FORM I requirements, see Sections 1.10.2, above.

2.12 Toxicity Characteristic Leaching Procedure (TCLP) Data <B-1>

2.12.1 Sample Data (<B-2> the beginning of data for each unique analysis fraction)

Sample data shall be submitted on modified reporting forms based on the reporting forms used in Sections 2.6-2.11. The analysis specific FORM I's should be modified to include the following TCLP specific information, either in the footer or the header of the form:

- Matrix of Original Sample
- % Solid content of the sample, if the sample was a filterable liquid please fill this field with "<0.5%".
- Start date/time of TCLP extraction

- End date/time of TCLP extraction
- Start Temperature of TCLP extraction room
- End Temperature of TCLP extraction room.
- TCLP Fluid used (#1 or #2)
- Sample pH
- Ending extract pH

3.0 ASP Category B

- 3.1** Cover Documentation **<B-1>** - See Requirements listed in Section 1.1 above.
- 3.2** SDG Narrative **<B-1>** - See Requirements listed in Section 1.2 above.
- 3.3** Contract Lab Sample Information Sheets **<B-1>** - See Requirements listed in Section 1.4 above.
- 3.4** Chain-of-Custody Forms **<B-1>** - See Requirements listed in Section 1.5 above.
- 3.5** NYSDEC Data Package Summary Forms **<B-1>** - Requirements and Instructions for these forms are listed in Section IV of this Exhibit.
- 3.6** GC/MS Volatiles Data **<B-1>**
 - 3.6.1** Volatiles QC Summary **<B-2>**
 - 3.6.1.1** System Monitoring Compound Summary – See requirements listed in Section 1.6.1.1.
 - 3.6.1.2** Matrix Spike/Matrix Spike Duplicate Summary – See requirements listed in Section 1.6.1.2.
 - 3.6.1.3** QC Check Sample/Standard – (If Applicable) Reported on a modified version of FORM I VOA-1, VOA-2. The form should be modified in such a way that the header clearly states that the results being reported are from a “QC Check Sample/Standard”.
 - 3.6.1.4** Method Blank Summary – See requirements listed in Section 1.6.1.3.
 - 3.6.1.5** GC/MS Instrument Performance Check – See requirements listed in Section 1.6.1.4.

3.6.1.6 Internal Standard Area and RT Summary – See requirements listed in Section 1.6.1.5.

3.6.1.7 Instrument Detection Limits – Reported on a modified version of FORM I VOA-1, VOA-2. The form should be modified in such a way that the header clearly states that the results being reported are the statistically determined detection limits for a given instrument using a given method. Detection limits should be determined annually. The “Q” column on the FORM I’s should not be used.

3.6.2 Sample Data **<B-2>**

Sample Data should be reported in the same format and order as detailed in Section 1.6.2.

3.6.3 Standards Data **<B-2>**

Standard Data should be reported in the same format and order as detailed in Section 1.6.3.

3.6.4 Raw QC Data **<B-2>**

Raw QC Data should be reported in the same format and order as detailed in Section 1.6.4. In addition to the requirements listed in Section 1.6.4, the raw data for “QC Check Sample/Standard” should be reported following the raw data for “Matrix Spike Duplicate Data” as follows:

3.6.4.1 QC Check Sample/Standard **<B-3>**

3.6.4.1.1 Tabulated results (FORM I-VOA) of all target compounds. FORM I-VOA-TIC is not required.

3.6.4.1.2 Reconstructed ion chromatograms(s) and quantitation reports(s) or legible (GC/MS), labeled as in Section 1.6.2.4. Spectra are not required.

3.6.5 Copy of Calculations **<B-2>**

Please provide copies of calculations as specified in Section 1.6.5.

3.6.6 Copy of Extraction Logs **<B-2>**

Please provide copies of extraction logs as specified in Section 1.6.6.

3.7 GC/MS Semivolatiles Data **<B-1>**

3.7.1 QC Summary **<B-2>**

- 3.7.1.1** System Monitoring Compound Summary – See requirements listed in Section 1.7.1.1.
- 3.7.1.2** Matrix Spike/Matrix Spike Duplicate Summary – See requirements listed in Section 1.7.1.2.
- 3.7.1.3** QC Check Sample/Standard – (If Applicable) Reported on a modified version of FORM I SV-1, SV-2. The form should be modified in such a way that the header clearly states that the results being reported are from a QC Check Sample/Standard.
- 3.7.1.4** Method Blank Summary – See requirements listed in Section 1.7.1.3.
- 3.7.1.5** GC/MS Instrument Performance Check – See requirements listed in Section 1.7.1.4.
- 3.7.1.6** Internal Standard Area and RT Summary – See requirements listed in Section 1.7.1.5.
- 3.7.1.7** Instrument Detection Limits – Reported on a modified version of FORM I SV-1, SV-2. The form should be modified in such a way that the header clearly states that the results being reported are the statistically determined detection limits for a given instrument using a given method. Detection limits should be determined annually. The “Q” column on the Form Is should not be used.

3.7.2 Sample Data <B-2>

Sample Data should be reported in the same format and order as detailed in Section 1.7.2. In addition to all the requirements listed under Section 1.7.2, any GPC Chromatograms produced during the analysis of the samples should be included at the end of Section 3.7.2.

3.7.3 Standards Data <B-2>

Standard Data should be reported in the same format and order as detailed in Section 1.7.3. In addition to all the requirements listed under Section 1.7.3, data for “Semivolatile GPC Calibration Data” should be listed as follows:

- 3.7.3.1** Semivolatile GPC Calibration Data – UV detector traces showing peaks that correspond to the compounds in the semivolatile GPC calibration mixture. Traces must be labeled with GPC column identifier, date of calibration, and with compound names labeled either directly out from the peak, or on a printout of retention times, if retention times are printed over the peak. Do not include FORM IX Pest-2, as the compounds used on that form

are not appropriate for semivolatile sample extracts. <B-3>

3.7.4 Raw QC Data <B-2>

Raw QC Data should be reported in the same format and order as detailed in Section 1.7.4. In addition to the requirements listed in Section 1.7.4, the following should be added directly after the raw data for “Matrix Spike Duplicate Data” but before the GPC Raw QC data:

3.7.4.1 QC Check Sample/Standard <B-3>

3.7.4.1.1 Tabulated results (FORM I-SV) of all target compounds. FORM I-SV-TIC is not required.

3.7.4.1.2 Reconstructed ion chromatograms(s) and quantitation reports(s) or legible (GC/MS), labeled as in Section 1.7.2.4. Spectra are not required.

3.7.5 Copy of Calculations <B-2>

Please provide copies of calculations as specified in Section 1.7.5.

3.7.6 Copy of Extraction Logs <B-2>

Please provide copies of extraction logs as specified in Section 1.7.6.

3.8 GC/ECD and GC/MS Pesticide Data <B-1>

3.8.1 QC Summary <B-2>

3.8.1.1 System Monitoring Compound Summary – See requirements listed in Section 1.8.1.1.

3.8.1.2 Matrix Spike/Matrix Spike Duplicate Summary – See requirements listed in Section 1.8.1.2.

3.8.1.3 Laboratory Control Sample Recovery – See requirements listed in Section 1.8.1.3.

3.8.1.4 QC Check Sample/Standard – (If Applicable) Reported on a modified version of FORM I PEST-1. The form should be modified in such a way that the header clearly states that the results being reported are from a QC Check Sample/Standard.

3.8.1.5 Method Blank Summary – See requirements listed in Section 1.8.1.4.

3.8.1.6 GC/MS Instrument Performance Check – (if Applicable)
No Form exists for this requirement. A Narrative statement should be included for GC/MS pesticide data. The narrative should document the following.

- Frequency at which instrument performance checks were performed. Include the date and time the check was run and the sample runs (file IDs) associated with the check.
- The results of the Instrument Performance Check (Pass or Fail).
- The criteria used to evaluate the acceptance of the check.

3.8.1.7 Instrument Detection Limits – Reported on a modified version of FORM I PEST-1. The form should be modified in such a way that the header clearly states that the results being reported are the statistically determined detection limits for a given instrument using a given method. Detection limits should be determined annually. The “Q” column on the Form Is should not be used.

3.8.2 Sample Data <B-2>

Sample Data should be reported in the same format and order as detailed in Section 1.8.2, up to and including Section 1.8.2.5 (omit 1.8.2.6). In addition to all the requirements listed under Section 1.8.2, please include the following:

3.8.2.1 UV traces from GPC (if GPC performed).

3.8.2.2 If pesticides are confirmed by GC/MS or run solely via GC/MS, the Laboratory shall submit copies of reconstructed ion chromatograms, raw spectra and copies of background-subtracted mass spectra of Pesticide target compounds listed in Exhibit C that are identified in the sample and corresponding background-subtracted Superfund-TCL standard mass spectra. Compound names must be clearly marked on all spectra. For multi-component pesticides/Aroclors confirmed by GC/MS, the Laboratory shall submit mass spectra of 3 major peaks of multi-component compounds from samples and standards.

3.8.3 Standards Data <B-2>

Standard Data should be reported in the same format and order as detailed in Section 1.8.3. For the purposes of NYSDEC ASP Category B reporting the requirements of Section 1.8.3.4-7 may be omitted. In addition to the requirements of Section 1.8.3, please include the following:

3.8.3.1 Pesticide GPC Calibration Data – UV detector traces showing peaks that correspond to the compounds in the pesticide GPC calibration mixture. Traces must be labeled with GPC column identifier, date of calibration, and with compound names labeled either directly out from the peak, or on a printout of retention times, if retention times are printed over the peak. **<B-3>**

3.8.4 Raw QC Data **<B-2>**

Raw QC Data should be reported in the same format and order as detailed in Section 1.8.4. In addition to the requirements listed in Section 1.8.4, the following should be added directly after the raw data for “Matrix Spike Duplicate Data”:

3.8.4.1 QC Check Sample/Standard **<B-3>**

3.8.4.1.1 Tabulated results (FORM IPEST) of all target compounds.

3.8.4.1.2 Chromatogram(s) and data system printout(s) (GC), as labeled in Section 1.8.2.2.

3.8.5 Copy of Calculations **<B-2>**

Please provide copies of calculations as specified in Section 1.8.5.

3.8.6 Copy of Extraction Logs **<B-2>**

Please provide copies of extraction logs as specified in Section 1.8.6.

3.9 GC/ECD and GC/MS Aroclor Data **<B-1>**

3.9.1 QC Summary **<B-2>**

3.9.1.1 System Monitoring Compound Summary – See requirements listed in Section 1.9.1.1.

3.9.1.2 Matrix Spike/Matrix Spike Duplicate Summary – See requirements listed in Section 1.9.1.2.

3.9.1.3 Laboratory Control Sample Recovery – See requirements listed in Section 1.9.1.3.

3.9.1.4 QC Check Sample/Standard – (If applicable) Reported on a modified version of FORM I ARO. The form should be modified in such a way that the header clearly states that the results being reported are from a QC Check Sample/Standard.

- 3.9.1.5** Method Blank Summary – See requirements listed in Section 1.9.1.4.
- 3.9.1.6** GC/MS Instrument Performance Check – (if Applicable)
No Form exists for this requirement. A Narrative statement should be included for GC/MS Aroclor data. The narrative should document the following.
- Frequency at which instrument performance checks were performed. Include the date and time the check was run and the sample runs (file IDs) associated with the check.
 - The results of the Instrument Performance Check (Pass or Fail)
 - The criteria used to evaluate the acceptance of the check.
- 3.9.1.7** Instrument Detection Limits – Reported on a modified version of FORM I ARO. The form should be modified in such a way that the header clearly states that the results being reported are the statistically determined detection limits for a given instrument using a given method. Detection limits should be determined annually. The “Q” column on the Form Is should not be used.

3.9.2 Sample Data <B-2>

Sample Data should be reported in the same format and order as detailed in Section 1.9.2. In addition to all the requirements listed under Section 1.9.2, please include the following:

- 3.9.2.1** UV traces from GPC (if GPC performed).
- 3.9.2.2** If pesticides are confirmed by GC/MS or run solely via GC/MS, the Laboratory shall submit copies of reconstructed ion chromatograms, raw spectra and copies of background-subtracted mass spectra of Pesticide target compounds listed in Exhibit C that are identified in the sample and corresponding background-subtracted Superfund-TCL standard mass spectra. Compound names must be clearly marked on all spectra. For multi-component pesticides/Aroclors confirmed by GC/MS, the Laboratory shall submit mass spectra of 3 major peaks of multi-component compounds from samples and standards.

3.9.3 Standards Data <B-2>

Standard Data should be reported in the same format and order as detailed in Section 1.9.3. In addition to the requirements of Section 1.9.3, please include the following:

3.9.3.1 Pesticide GPC Calibration Data – UV detector traces showing peaks that correspond to the compounds in the pesticide GPC calibration mixture. Traces must be labeled with GPC column identifier, date of calibration, and with compound names labeled either directly out from the peak, or on a printout of retention times, if retention times are printed over the peak. **<B-3>**

3.9.4 Raw QC Data **<B-2>**

Raw QC Data should be reported in the same format and order as detailed in Section 1.9.4. In addition to the requirements listed in Section 1.9.4, the following should be added directly after the raw data for “Matrix Spike Duplicate Data”:

3.9.4.1 QC Check Sample/Standard **<B-3>**

3.9.4.1.1 Tabulated results (FORM I ARO) of all target compounds.

3.9.4.1.2 Chromatogram(s) and data system printout(s) (GC), as labeled in Section 1.9.2.2.

3.9.5 Copy of Calculations **<B-2>**

Please provide copies of calculations as specified in Section 1.9.5.

3.9.6 Copy of Extraction Logs **<B-2>**

Please provide copies of extraction logs as specified in Section 1.9.6.

3.10 GC Organic Data **<B-1>**

On occasion NYSDEC may require samples to be analyzed by various GC methods for organic analytes. The reporting of these analytes represents a challenge because no EPA CLP forms exist to report this data. Since most environmental reporting software packages are very rigid in their output formats, it is prohibitive for NYSDEC to develop specialized reporting forms for GC organic data. NYSDEC recognizes that some software vendors have created “CLP-like” reporting for GC organic data, and when feasible NYSDEC recommends the use of such software for this data. If such software is not available or unobtainable to the laboratory, the laboratory should modify and use the reporting formats and reports specified in Sections 1.6, 1.7, 1.8, and 1.9. The order of the reporting elements should be unaltered from the original Section being modified. If the reporting software package allows, the identifier for the Forms should be changed to “GC” (i.e. FORM I GC, FORM II GC, etc.). The basic structure of this reporting section should be as follows:

3.10.1 QC Summary **<B-2>**

- 3.10.1.1** Surrogate/System Monitoring Compounds Recovery Reports (FORM II GC)
- 3.10.1.2** Matrix Spike/Matrix Spike Duplicate Summary (FORM III GC)
- 3.10.1.3** QC Check Sample/Standard (FORM I GC + Raw Data)
- 3.10.1.4** Method Blank Summary (FORM IV GC)
- 3.10.1.5** Instrument Detection Limits (Performed annually)

3.10.2 Sample Data <B-2>

- 3.10.2.1** Results and raw data for each individual sample should be assembled in packets as follows, and placed in order according to NYSDEC Sample ID, from lowest to highest:

- 3.10.2.1.1** Target Compound Results (FORM I GC)
- 3.10.2.1.2** Manual calculation worksheets, if applicable,
- 3.10.2.1.3** Appropriate raw instrument data,
- 3.10.2.1.4** GPC chromatograms or other qualitative sample specific clean-up data, if applicable.

3.10.3 Standards Data <B-2>

- 3.10.3.1** Initial Calibration Data
- 3.10.3.2** Continuing Calibration Data
- 3.10.3.3** Standard chromatograms and data system printouts for all standards.

3.10.4 Copy of Calculations <B-2>

3.10.5 Copy of Extraction Logs <B-2>

3.11 Inorganic Data <B-1>

Sample data shall be submitted with the Inorganic Analysis Data Reporting Forms for all samples in the SDG, arranged in increasing alphanumeric DEC sample number order, followed by the QC analysis data, Quarterly Verification of Instrument Parameter forms, raw data, and copies of the digestion and distillation logs.

- 3.11.1** Results – Should be reported on FORM IA-IN and FORM IB-IN, and reported according to the specifications in Section 1.10.1.
<B-2>

- 3.11.2** Quality Control Data – Should be reported and ordered per the specifications listed above in Section 1.10.2. Verification of Instrument Parameters should also be reported in this Section. Frequency of verifications is unmodified from the CLP requirements. **<B-2>**
- 3.11.3** Raw Data – Should be reported and ordered per the specifications listed above in Section 1.10.3. **<B-2>**
- 3.11.4** Digestion and Prep Logs – Should be reported and ordered per the specifications listed above in Section 1.10.4. **<B-2>**

3.12 Wet Chemistry Data **<B-1>**

On occasion NYSDEC may require samples to be analyzed by wet chemistry methods for “conventional” analytes. The reporting of these analytes represents a challenge because no EPA CLP forms exist to report such data. Since most environmental reporting software packages are very rigid in their output formats, it is prohibitive for NYSDEC to develop specialized reporting forms for wet chemistry analysis data. NYSDEC recognizes that some software vendors have created “CLP-like” reporting for wet chemistry parameters, and when feasible NYSDEC recommends the use of such software for this data. If such software is not available or unobtainable to the laboratory, the laboratory should modify and use the reporting formats and reports specified in Sections 1.10 (Inorganics). The order of the reporting elements should be unaltered from the original Section being modified. If the reporting software package allows, the identifier for the Forms should be changed to “WC” (i.e. FORM I-WC, FORM II-WC, etc.). The basic structure of this reporting section should be as follows:

3.12.1 Results – Modified Inorganic Analysis Data Sheet **<B-2>**

Tabulated analytical results (identification and quantitation) of the specified analytes (Exhibit C) must be accompanied by a specific, signed statement in the SDG Narrative, which authorizes the validation and release of analytical results (Section 1.2). If the Laboratory Manager cannot validate all data reported for each sample, he/she must provide a detailed description of the problems associated with the sample(s) on the Cover Page.

Appropriate concentration units must be specified and entered on FORM I-WC. The quantitative values shall be reported in units of micrograms per liter (µg/L) for aqueous samples and milligrams per kilogram (mg/kg) for solid samples. Units may be adjusted in order to make excessively large or small concentration numbers more manageable. Results for solid samples must be reported on a dry weight basis. Analytical results must be reported to two significant figures if the result value is less than 10; to three significant figures if the value is greater than or equal to 10. Results for percent solids must be

reported to one decimal place. Data qualifiers should be added according to Table 2.

3.12.2 Quality Control Data – include each only when applicable to the parameter being analyzed. **<B-2>**

3.12.2.1 Initial and Continuing Calibration Verification

3.12.2.2 CRQL Standard for Wet-Chemistry Analysis

3.12.2.3 Blanks

3.12.2.4 Spike Sample Recovery

3.12.2.5 Post Digest Spike Sample Recovery

3.12.2.6 Duplicates

3.12.2.7 Laboratory Control Sample

3.12.2.8 Holding Times

3.12.3 Raw Data **<B-2>**

For each reported value, the Laboratory shall include in the data package all raw data from the instrument used to obtain that value and the QA/QC values reported (except for raw data for Verifications of Instrument Parameters). Raw data must contain all instrument readouts used for the sample results, including those readouts that may fall below the IDG. ALL instruments must provide a legible hard copy of the direct real-time instrument readout (i.e., stripcharts, printer tapes, etc.). A photocopy of the direct sequential instrument readout must be included. A hardcopy of the direct instrument readout for cyanide must be included if the instrumentation has the capability. All raw data shall include absorbance values with concentration units (unless instrument direct readout is in concentration units). A photocopy of manual worksheets used must be included for all non-instrumental parameters. Raw data must be labeled with NYSDEC sample number or be associated to a group of NYSDEC sample numbers for the following:

3.12.3.1 Calibration standards, including source and prep date.

3.12.3.2 Initial and continuing calibration blanks and preparation blanks.

3.12.3.3 Initial and continuing calibration verification standards.

3.12.3.4 Diluted and undiluted samples (by NYSDEC sample number) and all weights, dilutions and volumes used to obtain the reported values. (If the volumes, weights, and dilutions are consistent for all samples in a given

SDG, a general statement outlining these parameters is sufficient).

3.12.3.5 Duplicates.

3.12.3.6 Spikes (indicating standard solutions used, final spike concentrations, volumes involved). If spike information (source, concentration, volume) is consistent for a given SDG, a general statement outlining these parameters is sufficient.

3.12.3.7 Instrument used, any instrument adjustments, data corrections, or other apparent anomalies on the measurement record, including all data voided or data not used to obtain reported values and a brief written explanation.

3.12.3.8 Time and date of each analysis. Instrument run logs can be submitted if they contain this information. If the instrument does not automatically provide times of analysis, these must be manually entered on all raw data for initial and continuing calibration verification and blanks, as well as, interference check samples and linear range analysis.

3.12.4 Digestion and Distillation Logs **<B-2>**

These logs must include: (1) date, (2) sample weights and volumes, (3) sufficient information to unequivocally identify which QC samples (i.e., laboratory control sample, preparation blank) correspond to each batch digested, (4) comments describing any significant sample changes or reactions which occur during preparation, and (5) indication of pH <2 or >12, as applicable.

3.13 Toxicity Characteristic Leaching Procedure (TCLP) Data **<B-1>**

Sample data shall be submitted with the Toxicity Characteristic Leaching Procedure Analysis Data Reporting Forms for all samples in the SDG, arranged in packets by analysis fraction. The packets shall consist of the sample results in increasing alphanumeric DEC sample number order, followed by the QC analyses data, Verification of Instrument Parameters forms, raw data, and copies of the digestion and distillation logs pertaining to that analysis fraction. The logbook page or pages dedicated to the TCLP extraction procedure should be included at the end of all the packets for the applicable analysis fractions.

Neither NYSDEC nor EPA CLP have created specific forms for reporting the results of TCLP extracted analytes. Due to the lack of any standardized forms for this data, it is unlikely that any commercial software would be or will be available to report TCLP analysis data. NYSDEC requests that the laboratory report TCLP analysis results on the analogous FORM X reports for each analysis and/or QC procedure

performed on the TCLP extraction fluid. The only modification to the traditional CLP-type Forms specified for use in the NYSDEC ASP is that these forms clearly be marked either in the header or in the footer comments that the results being reported on the form are from the analysis of a TCLP extract. If feasible the codes for the forms should be modified and a final suffix of “-TCLP” should be added. For example a “FORM 1 VOA-1” reported for the analysis of a TCLP extract would be “FORM 1 VOA-1-TCLP”.

Note: Data for every separate analysis performed on a TCLP extract should be separated and marked with a second level bookmark (<B-2>).

3.13.1 Results – Toxicity Characteristic Leaching Procedure (TCLP) Analysis Data Sheet (TCLP Modified FORM Is) <B-3>

Tabulated analytical results (identification and quantitation) of the specified analytes (Exhibit C) must be accompanied by a specific, signed statement in the SDG Narrative, which authorizes the validation and release of analytical results (Section 3.1). If the Laboratory Manager cannot validate all data reported for each sample, he/she must provide a detailed description of the problems associated with the sample(s) on the Cover Page.

Appropriate concentration units must be specified and entered on TCLP Modified FORM Is. The quantitative values shall be reported in units of milligrams per liter (mg/L). No other units are acceptable. Analytical results must be reported to two significant figures if the result value is less than 10; to three significant figures if the value is greater than or equal to 10. Results for percent solids must be reported to one decimal place. Qualifiers are to be added according to Table 1 and Table 2.

3.13.1.1 Organic Data Results – Should be reported in order by NYSDEC Sample ID, with the raw data and TIC's (if applicable) directly following the modified FORM I from the sample. See specifications in Sections 1.6.2, 1.7.2, 1.8.2, and 1.9.2 for instructions of reporting sample result for TCLP Organics

3.13.1.2 Inorganic Data Results – Should be reported according to the specifications listed in Section 1.10.1. Raw data will not be assembled directly after the sample data, but included later in Section 3.14.4.

3.13.2 TCLP Quality Control Data – quality control reporting should be accomplished in a manner similar to that used to report sample data on the modified FORM I's above. The key features of all CLP or CLP-like reporting forms should be retained, while notation should be added to denote that the results being reported are from the analysis of a TCLP extract. <B-3>

3.13.2.1 Organic Analysis of TCLP Extracts

3.13.2.1.1 Report all QC data according to the specifications listed in Sections 1.6.1, 1.7.1, 1.8.1, and 1.9.1.

3.13.2.2 Inorganic analysis of TCLP Extracts

3.13.2.2.1 Report all QC data according to the specifications listed in Section 1.10.2.

3.13.3 Verification of Instrument Parameters **<B-3>**

3.13.3.1 Organic Analysis of TCLP Extracts – Not required to be included in data package.

3.13.3.2 Inorganic analysis of TCLP Extracts – Data pertaining to the verification of inorganic instrument parameters relative to TCLP extract analysis should be reported according to the specifications in Section 1.10.3.

Note: *Copies of Verification of Instrument Parameters forms for the current quarter must be submitted with each data package.*

3.13.4 Raw Data **<B-3>**

3.13.4.1 Organic Raw Data – Raw data supporting sample results should be included in Section 3.13.1.

3.13.4.1.1 Standards Data – This section should include the raw data for calibration and calibration verifications run to support the analysis of the TCLP extract. See Sections 1.6.3, 1.7.3, 1.8.3, and 1.9.3 for instructions and specifications.

3.13.4.1.2 Raw QC Data – This section should include the raw data need to support the QC results reported in Section 3.13.2.1. The data should be presented and arranged according to the specifications in Sections 1.6.5, 1.7.5, 1.8.5, and 1.9.5.

3.13.4.2 Inorganic Raw Data – Raw data supporting the results reported in Section 3.13.1 and Section 3.13.2 should be included in this section. The raw data should follow the order and format specified in section 1.10.3.

3.13.5 Prep/Digestion Logs (Analysis Specific) – Directly following the Forms and raw data for a fraction packet, all applicable preparation and digestion logs should be included that are relevant to that analysis fraction. **<B-3>**

3.13.6 Prep Logs (TCLP Specific) – A report or copy of the logbook for the TCLP extraction process is required. If multiple TCLP extraction batches were performed within the SDG, a report or logbook page per TCLP batch is required. This report should include the following information: **<B-2>**

- NYSDEC Sample IDs
- Laboratory Sample IDs
- Sample Matrix
- % Total Solids for Sample
- Extract Filterable or Non-filterable
- Average Particle Size in Sample
 - Was Sample Particle Size Reduced?
- Data on Extraction Fluid Determination
 - Initial pH of Sample
 - pH of Sample after Addition of Acid
 - Extraction Fluid Used (Type 1 or Type 2)
- Data on the Extraction Fluid
 - Extraction Fluid Type
 - Extraction Fluid Batch ID
 - Initial pH of Fluid
- Amount (grams) of Sample Extracted
- TCLP Extraction Start Date and Time
- Temperature of TCLP Extraction Room at Start Time
- TCLP Extraction End Date and Time
- Temperature of TCLP Extraction Room at End Time
- pH of TCLP Extract at End Time

F. – Data In Computer Readable Form

Exhibit H details the requirements for electronic data deliverables (EDDs) and any other sample data submissions required to comply with NYSDEC database requirements.

For the purposes of this Protocol, and specifically Exhibit H, Sample Data Packages and Sample Summary Data Packages in the form of .PDF files are not considered “Data In

Computer Readable Form". Requirements for .PDF files are given in this Exhibit, under Section V.

G. – Electronic Instrument Data

The Laboratory must archive all raw and processed instrument data on portable electronic storage media, in the format specified by the instrument manufacturer. Portable electronic storage media can be any of the following: magnetic tapes, CD-ROM, DVD-ROM, DAT, ZIP Disks, or any other portable storage media meeting the following requirements: must be "locked, read only" after the initial "write" to the media, stable over time, easily stored on site. Data may be archived to a non-portable media such as an auxiliary hard drive, but the capability must exist to extract data upon request from NYSDEC. Data archived to an auxiliary hard drive must meet the following criteria: (a) the capability must exist to migrate the files back into the instruments data system in order to generate/regenerate appropriate analysis data and (b) the capability must exist to transfer archived files to portable storage media in order to ship the raw data to NYSDEC. This storage media must contain all instrument files used directly or indirectly to construct the NYSDEC Sample Data Packages. NYSDEC related instrument files do not need to be archived separately if the lab uses an all-inclusive archive technique for instrument data. Output files subject to this archive requirement include, but are not limited to, samples, blanks, spikes, matrix spikes, matrix spike duplicates, calibration standards, continuing calibrations, instrument tunes, as well as all laboratory-generated spectral libraries and quantitation reports required to generate the data package. The Laboratory shall maintain a written reference logbook of stored files to NYSDEC sample number, calibration data, standards, blanks, matrix spikes, and matrix spike duplicates. The logbook should include NYSDEC sample numbers and standard and blank ID's, identified by Case and Sample Delivery Group.

The Laboratory is required to retain the stored files for 3 years after data submission. During that time, the Laboratory shall submit copies of archived files and associated logbook pages within seven days after receipt of a written request from the Bureau of Watershed Assessment and Management.

H. – Samples and Extracts

1.0 Unused and Excess Sample Amounts

After the required sample aliquot has been successfully analyzed and reported, the Laboratory shall preserve any unused and excess sample amounts at the required storage temperature and conditions as specified in Exhibit I. Samples should be stored in their original containers, clearly labeled with their NYSDEC Sample Numbers and associated Case and SDG numbers. The Laboratory is required to retain samples for 365 days following data submission. During that time, the Laboratory shall submit samples and associated custody documents within seven days following receipt of a written request from the Bureau of Watershed Assessment and Management or the Project Officer.

2.0 Sample Extracts (Organics only)

The Laboratory shall preserve sample extracts at a temperature less than 4°C in bottles/vials with Teflon-lined septa. Extract bottles/vials shall be labeled with

NYSDEC sample number, Case number, and Sample Delivery Group (SDG) number. The Contractor shall maintain a logbook of stored extracts, listing NYSDEC Sample Numbers and associated Case and SDG numbers. The Laboratory is required to retain extracts for 365 days following data submission. During that time, the Laboratory shall submit extracts and associated logbook pages within seven days following receipt of a written request from the Bureau Watershed Assessment and Management or the Project Officer.

I. – Verification of Instrument Parameters

1.0 Organic Verifications

The contractor shall perform and report annual verification of MDLs by the technique specified in 40 CFR Part 136 using the analytical methods specified in Exhibit D (by type, matrix, and model for each instrument used on the contract) to the Bureau of Watershed Assessment and Management. All the MDLs shall meet the CRQLs specified in Exhibit C.

2.0 Inorganic Verifications

The Laboratory shall perform verification of instrument detection limits, method detection limits, correction factors, and linear ranges for those instrument-types specified in Exhibit E. The methods and frequency for such verifications are detailed in Exhibit E. For the ICP instrumentation and methods, the Laboratory shall also report annually interelement correction factors (including method of determination), wavelengths used, and integration times. Verification of Instrument Parameters forms for the current period shall be submitted in each Sample Delivery Group data package, using Forms X, XI, and XII. Submission of Full Verification of Instrument Parameters shall include the raw data used to determine those values reported.

3.0 All Analyses

Method Detection Limit (MDL) Study is to be performed at minimum annually, or for each new instrument brought into service, whichever is more frequent. Some analyses and methods may require more frequent running of the MDL study. If a method requires more frequent running of the MDL study, that requirement supercedes the annual requirement set herein. The information on current and past MDL studies should be maintained on file at the laboratory. The Laboratory shall maintain records for any and all instrument performance verifications performed for a period of 3 years. During that time, the Laboratory shall submit copies of such records within seven days following receipt of a written request from the Bureau Watershed Assessment and Management or the Project Officer.

J. – Preliminary Results

1.0 Organic Preliminary Results

The FORM I data results shall be submitted for all samples in one SDG of a Case. This includes tabulated target compound results (FORM I XXXX-X) for the volatile, semivolatile, pesticide, and Aroclor fractions, and Tentatively Identified

Compounds (FORM I XXXX-TIC) for the volatile and semivolatile fractions. The contractor shall clearly identify the Preliminary Results by labeling each FORM I and FORM I TIC as "Preliminary Results" under each form title (e.g., under "Volatile Organics Analysis Data Sheet", "Volatile Organics Analysis Data Sheet Tentatively Identified Compounds").

2.0 Inorganic Preliminary Results

The FORM I IN data results (including all appropriate qualifiers and flags) shall be submitted for all samples in one SDG of a Case. Sample analysis shall follow all requirements stipulated in the Method, Exhibit D. The Contractor shall clearly identify the Preliminary Results by labeling each FORM I as "Preliminary Results" under the form title (e.g., under "Inorganic Analysis Data Sheet"). The Contractor shall also include a disclaimer in the "Comments" field on all Form Is stating that the "Data results contained on the Form I are for scanning purposes only, and may not have been validated for CLP/ASP criteria." Copies of Sample Traffic Reports/Chain of Custody Records shall be submitted with the Preliminary Results.

3.0 All Preliminary Results (Organic and Inorganic)

Copies of Sample Traffic Reports/Chain of Custody Records shall be submitted with the Preliminary Results. The Contractor shall also submit a Cover Page following the specifications in Exhibit B, Part E, Section 1.1. In addition, the Cover Page shall be clearly labeled to indicate that the data being reported are Preliminary Results. The Cover Page shall contain the following statement, (usually included in the SDG Narrative) verbatim: **"I certify that these Preliminary Results are in compliance with the terms and conditions of the contract, both technically and for completeness, for other than the conditions detailed above. Release of the data contained in this hardcopy data package has been authorized by the Laboratory Manager or the Manager's designee, as a verified by the following signature."** This statement shall be directly followed by the signature of the Laboratory Manager or designee with typed lines containing the signer's name and title, and the date of signature.

K. – Results of PE Samples

Results of Performance Evaluation (PE) Samples should be reported similar to a standard environmental sample with deliverables as specified in Items E and F (Sample Data Package (.PDF) and Electronic Data Deliverables (EDD)).

Table 1
List of Organic Method Qualifiers

Qualifier (Q)	Description
B	Entered if the analyte is found in the associated blank as well as the sample.
C	Applied to pesticide results when the identification has been confirmed by GC/MS.
D	Included when the all identified compounds in the analysis are at the secondary dilution factor.
E	Identified compounds whose concentrations exceed the calibration range of the instrument for that specific analysis.
J	Indicates an estimated value, may indicate one of the following, depending on the situation: (1) The reported value is estimated and below the MDL. (2) Used when estimating a concentration for TIC where a 1:1 response is assumed or when the result indicates the presence of a compound that meets the identification criteria, but the results is less than the quantitation limit, but greater than zero. (3) QC associated with this analyte is within warning limits.
N	Included for TIC that indicate presumptive evidence of a compound.
U	Entered if the analyte was analyzed for, but not detected.
P	Used for a pesticide/Aroclor target analyte when the concentration difference between 2 GC columns is greater than 25%; the lower value is flagged with a "P".
EMPC	"Estimated Maximum Possible Concentration" – The amount of analyte cannot be accurately quantified, so a maximum concentration has been estimated for the compound.
"XYZ"	"Wildcard" or Laboratory defined qualifier.

Note: Form I allows only one character in each qualifier column. If multiple qualifiers are applicable, please assess qualifier priority in the following order: U, E, J, B, D, C, P, N. Reporting done in the EDD may include multiple qualifiers when applicable, separated by a single space.

Table 2
List of Inorganic Method Qualifiers

Qualifier	Column ¹	Description
Concentration qualifiers		
B	C	Entered if the reported value was less than the CRDL, but greater than the IDL.
U	C	Entered if the analyte was analyzed for, but not detected.
J	C	Entered if the reported value is estimated and below the MDL.
*	C	Duplicate precision exceeds RPD limit.
M	C	Replicate precision exceeds RPD limit.
"XYZ"	C	"Wildcard" or Laboratory defined qualifier.
Qualifier specific entries		
E	Q	Entered if the reported value is estimated because of the presence of interferences.
Method qualifiers		
A	M	Flame atomic absorption
AS	M	Semi-automated spectrophotometric
AV	M	Automated cold vapor atomic absorption
C	M	Manual spectrophotometric
F	M	Furnace atomic absorption
MS	M	Mass spectrometry (ICP -MS)
NR	M	Analyte is not required to be analyzed
P	M	Inductively coupled plasma (ICP)
" "	M	No data have been entered

¹ The term "Column" is used to indicate under which column heading in the reporting forms that the qualifier will be found under.

Note: Form I allows only one character in each qualifier column. If multiple qualifiers are applicable to column C, please assess qualifier priority in the following order: U, J, B. Reporting done in the EDD may include multiple qualifiers when applicable, separated by a single space.

PART III – CLP REPORTING FORMS AND INSTRUCTION GUIDE

- 1.0** NYSDEC has not created any specific reporting forms for the purpose of ASP reporting. Since most data is now reported using software formatted to produce data in the EPA CLP or EPA CLP-Like Forms, the ASP relies on the forms and instructions specified by the EPA in the CLP. Copies of the CLP SOWs, containing the required Organic and Inorganic Reporting forms and their instructions, can be found in ASP Exhibit D, in the CLP folder.
- 2.0** The Exhibit B forms and instructions contained in the CLP SOWs can be followed verbatim in most cases. Please note that the following exceptions and modifications to the CLP Forms and Form Instructions should be made.
- 2.1** Substitutions, General
- All references to “USEPA” or “EPA” should be substituted with “NYSDEC”.
 - All references to “EPA Sample Number” should be substituted with “NYSDEC Sample Number”.
 - All references to the “CLP SOW” or “SOW” should be substituted with “NYSDEC ASP” or “ASP”, respectively.
 - All references to “USEPA Regional Contract Laboratory Program Project Officer (CLP PO)”, “USEPA OERR Analytical Operations/Data Quality Center (AOC)” and “Inorganic Program Manager (AOC PM)” should be substituted with “NYSDEC Bureau of Watershed Assessment and Management”.
 - The “Laboratory Code” to be used on all reporting documents should be the NYSDOH ELAP code assigned to the laboratory.
- 2.2** All references to the following can be disregarded:
- Non-Routine Analytical Services (NRAS)
 - Sample Traffic Reports
- 2.3** The Forms and Instructions for Organic Data Reporting should follow CLP, Draft SOM01.X, Exhibit B with the following exceptions:
- References to “Modification Reference Number” or “Mod. Ref. Num.” can be omitted or ignored in ASP reporting.
- 2.4** The Forms and Instructions for Inorganic Data Reporting should follow CLP, ILM05.3, Exhibit B, Section 3 with the following exceptions (All Section Numbers refer to directly to the CLP documents):
- The items under Section 3.3.5 may be disregarded.

- The requirement listed in Section 3.4.1.2.1 requiring the entry of the Statement of Work as “ILM05.3” should be modified and the label “ASP2004” should be inserted in the field for the SOW.
- Section 3.6 (CSF Instructions) may be disregarded.

PART IV -- NYSDEC DATA PACKAGE SUMMARY FORMS

The completion of Data Package Summary Forms is no longer a standard requirement for NYSDEC sample data or sample data packages. However for a small portion of NYSDEC Projects, completion of summary forms will be requested and required. These requests will be dependent upon the needs of the data users at NYSDEC. NYSDEC may also request changes in the style and content of the summary forms from those given herein.

The Data Package Summary Forms provided in this Exhibit are similar to the summary forms requested by NYSDEC in the past. If summary forms are requested and no specific template or blank forms have been provided to the laboratory, the following forms should be considered the default format. If custom forms are requested, the laboratory must report the summary data in the format requested. When summary data is requested in a non-standard format, the Laboratory should anticipate that the amount of information required in the summary forms would be similar to the amount of data required to complete the standard summary forms.

Instructions for NYSDEC Data Package Summary Forms

I. Sample Identification and Analytical Requirement Summary (Form S-I)

A. NYSDEC Sample ID/Code

Sample code number or ID assigned to the sample by NYSDEC personnel.

B. Laboratory Sample ID/Code

Code number given to respective sample by the laboratory and used for identification throughout analysis.

C. Analytical Requirements

This column is broken down into 6 sub-columns. The heading of each sub-column is an analytical parameter group. If the sample listed in a row is being analyzed for the parameter group listed at the top of the sub-column, complete the box below with the method number being used to analyze that sample for that parameter group. If no analysis is being performed in that parameter group, the space should be left blank.

II. Sample Preparation and Analysis Summary - Semivolatile (BNA), Volatile (VOA), and Pesticides/PCB's (Form S-IIa/b/c)

A. Laboratory Sample ID

The sample code number that the laboratory will use throughout the analysis for a specific sample.

B. Matrix

Label the sample with matrix indicated as water, soil, oil, grease, or drum solvent, etc.

C. Date Collected

Record the date that sample was collected on site.

D. Date Received at Laboratory

Record the date the Laboratory received the sample. (Validated Time of Sample Receipt - VTSR)

E. Date Extracted

Record the date the sample was extracted. This field should be left blank for aqueous VOA samples.

F. Date Analyzed

Record the date the sample was analyzed.

III. Sample Preparation and Analysis Summary – Miscellaneous Organics (Form S-III)

A. Laboratory Sample ID

The sample code number that the laboratory will use throughout analysis for a specific sample.

B. Matrix

Label the sample with matrix indicated as water, soil, oil, grease, or drum solvent, etc.

C. Analytical Protocol

Record the number of the method used to analyze the sample.

D. Extraction Method

Write the method used for sample extraction.

E. Auxiliary Clean-Up

If cleanup was done on sample, record the method or methods used.

F. Dil/Con Factor

If sample was diluted, record the final (just prior to analysis) dilution factor, or if concentrated, record also.

IV. Sample Preparation and Analysis Summary - Inorganics Analysis

A. Laboratory Sample ID

The sample code number that the laboratory will use throughout analysis for a specific sample.

B. Matrix

Label the sample with matrix indicated as water, soil, oil, grease, or drum solvent, etc.

C. Metals Requested

List metals that are to be analyzed. If for NYSDEC ASP, write full TCL in column, or more individual metals required.

C. Date Received at Laboratory

Record the date the Laboratory received the sample. (Validated Time of Sample Receipt - VTSR).

D. Date Digested

Date the sample was digested or otherwise prepared for analysis.

E. Date Analyzed

Date sample was analyzed on instrument.

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

FORM S-I

SAMPLE IDENTIFICATION AND ANALYTICAL REQUIREMENT SUMMARY

[illegible]

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

FORM S-IIa

SAMPLE PREPARATION AND ANALYSIS SUMMARY
SEMIVOLATILE (BNA)
ANALYSES

Laboratory Sample ID	Matrix	Date Collected	Date Rec'd at Lab	Date Extracted	Date Analyzed

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

FORM S-IIb

SAMPLE PREPARATION AND ANALYSIS SUMMARY
VOLATILE (VOA)
ANALYSES

Laboratory Sample ID	Matrix	Date Collected	Date Rec'd at Lab	Date Extracted	Date Analyzed

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

FORM S-IIc

SAMPLE PREPARATION AND ANALYSIS SUMMARY
PESTICIDE/PCB
ANALYSES

Laboratory Sample ID	Matrix	Date Collected	Date Rec'd at Lab	Date Extracted	Date Analyzed

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

FORM S-III

SAMPLE PREPARATION AND ANALYSIS SUMMARY
MISCELLANEOUS ORGANIC
ANALYSES

Laboratory Sample ID	Matrix	Analytical Protocol	Extraction Method	Auxiliary Cleanup	Dil/Conc Factor

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

FORM S-IV

SAMPLE PREPARATION AND ANALYSIS SUMMARY
INORGANIC ANALYSES

Laboratory Sample ID	Matrix	Metals Requested	Date Rec'd at Lab	Date Digested	Date Analyzed

PART V – NYSDEC ACROBAT DOCUMENT REQUIREMENTS

1.0 Sample Data Package .PDF File

In order to comply with the Paperless Office requirements being implemented by various New York State government organization, the Department of Environmental Conservation requires that all data packages be submitted as Adobe Acrobat .PDF files on a CD-ROM. The following steps must be followed for the submission of Sample Data Packages and other related documents in .PDF format to insure that all data received by NYS DEC can be easily read, understood, and used for Department decision making.

1.1 CD-ROM Requirements

1.1.1 The CD-ROM containing the sample data package must be of the CD-R media type. Use of CD-RW media type is strictly prohibited for the submittal of NYSDEC Sample Data Packages.

1.1.2 The Laboratory is required to produce an additional copy of the Data Package CD-ROM submitted to NYSDEC and retain it for their records, stored for a minimum period of 3 years. This archive copy of the Sample Data Package and associated SDG submitted files should be stored on CD-R type media. Use of CD-RW media is not permitted.

1.2 Sample Data Package Hardcopy Requirements

1.2.1 Generation of a hardcopy original Sample Data Package for storage at the Laboratory facility is no longer required.

1.2.1.1 Two (2) hardcopies of the SDG Cover Page and SDG Narrative from the Sample Data Package must be generated and signed by the appropriate Laboratory representative. One set of copies must be submitted to NYSDEC with the Sample Data Package CD-ROM. The second set of copies must be kept on file at the laboratory for a minimum period of 3 years from the date of sample receipt.

1.2.2 At the request of NYSDEC the lab should be prepared to generate a hardcopy of the full Sample Data Package, certify the newly generated hardcopy with the appropriate signatures, and submit the entire certified Sample Data Package to NYSDEC within 7 business days.

1.2.2.1 The associated computer files required to produce a hardcopy data package should be archived and stored at the laboratory for a minimum of 3 years from the date of sample receipt.

1.3 .PDF File Requirements

Sample Data Packages submitted to NYS DEC in .PDF file format should be of the "Formatted Text and Graphics" .PDF-type. Sample Data Package .PDFs should not be "Image Based" documents. This format allows .PDF documents to be searched for specific text strings within the data package. It also prevents poor integrity of original documents and poor scan quality from affecting the overall legibility of the data package.

1.3.1 File to .PDF Conversion – Whenever possible data packages should be constructed from instrument output files and report generator output files converted to .PDF format by processing the files through Adobe Acrobat Writer. When output files are converted into .PDF, the .PDF files created are searchable and the characters/fonts tend to be more legible. Care must be taken to insure that the fonts contained in output files are recognized by Acrobat and are properly converted. Converted files should also be checked to insure formatting (spacing, margins, etc.) and graphics are preserved from the original.

1.3.2 Hardcopy to .PDF Conversion - In some cases output files cannot be used and hard copy data must be scanned to create an image file (non-.PDF) and then converted into .PDF format. In these cases the integrity of the scanned document and the quality of the scan must be closely monitored to insure to overall legibility of the data package. The following requirements should be adhered to when creating .PDF files from hardcopy data.

1.3.2.1 The document should be scanned at 300 dpi or greater.

1.3.2.2 The document should be scanned at a speed slow enough not to distort the fonts or images in the resultant image file.

1.3.2.3 NYS DEC requires that all scanned image files be processed through the Adobe Acrobat Capture Utility to convert the image file into a Formatted Text and Graphics .PDF. Whenever possible, original hardcopy documents should have no smaller than an 8 pt. font.

Note: All text of 8 pt. size and greater, orientated along the horizontal axis of the page, should be recognizable and convertible when processed through ScanSoft OmniPage or a similar Optical Character Recognition (OCR) software engine. The OCR conversion should produce a .rtf document with an accuracy of 99% or greater when compared to the .PDF original. Text smaller than 8 pt. size or text not oriented along the horizontal axis of the document is not subject to the 99% accuracy requirement.

1.3.3 Cropping of Pages - The pages in the .PDF file should be completely viewable to the reader, with a minimum margin width, on the left, right, top, and bottom of the document, of 0.5 inches when printed on a standard 8.5 by 11 inch piece of paper,. No part of an original image "page" shall be cropped in order to fit the document into a single .PDF "page". If necessary an original document may be proportionally reduced in size by 78%. If a document requires reduction greater than 78% in order to fit on a

single page, the document should be carefully divided into equally sized parts and a .PDF page created for each part. An 8.5 by 14 inch legal sized document reduced by 78% will fit into a standard page by this requirement.

1.3.4 Page Orientation – Every effort should be made to have pages in the .PDF pages oriented in a consistent manner. NYS DEC prefers all pages to be in the portrait orientation when feasible. If the data system allows for the format of instrument output to be programmed between portrait and landscape, the output should be set to the portrait mode. If landscape is the only output mode possible, or in the case of the NYS Sample Summary Forms, .PDF pages with landscape orientation should be inserted into the .PDF rotated counter-clockwise 90°. Landscape pages setup with this orientation would be displayed normally after a 90° clockwise rotation by the reader. If, due to the unprogrammable format of instrument data systems or report generation software, the majority of the pages are converted into .PDF in landscape orientation, they may remain in landscape orientation. If landscape is the majority orientation of the pages, portrait pages should be rotated counter-clockwise 90°, so that a clockwise rotation of 90° by the reader will orientate the image properly.

1.3.5 Linked Table of Contents – NYS DEC requires that all Sample Data Packages include a Table of Content. The Table of Contents in the .PDF file should provide clickable links to the various sections and sub-sections listed in the Table.

1.3.6 Bookmarks – The Sample Data Package shall contain bookmarks within the Adobe Acrobat file, arranged in the following manner:

1.3.6.1 The Sample Data Package .PDF should contain bookmarks to separate individual sections and the subsections within. All sections and subsections requiring bookmarks are marked in this Exhibit with a “<B-X>”.

1.3.6.1.1 Sections marked with “<B-1>” should be bookmarked with a level one bookmark. Level one is the highest level of bookmarking in the data package.

1.3.6.1.2 Sections marked with “<B-2>” should be bookmarked with a level two bookmark. Level two bookmarks are sub-bookmarks to the parent level one bookmarks.

1.3.6.1.3 Sections marked with “<B-3>” should be bookmarked with a level three bookmark. Level three bookmarks are sub-bookmarks to the parent level two bookmarks.

- 1.3.6.2** All items listed in the table of contents should be bookmarked within the .PDF and accessible from the bookmark navigation panel in Acrobat Reader.
- 1.3.6.3** Sample Data Packages should be further bookmarked when either one of the following conditions are met.
 - 1.3.6.3.1** In cases when sample data exceeds more than 5 pages per sample data “packet”, in either a “Sample Results” Section or a “Raw Data” Section, the beginning of each data “packet” must be bookmarked with the appropriate level bookmark **<B-(X+1)>**. Where X is the level of the parent bookmark for the Section in which the data is being placed in.
 - 1.3.6.3.2** In cases when the total amount of data in any of the Sample Data Package sections designated for either a “Sample Results” or “Raw Data” exceeds 40 pages, the beginning of each data “packet” must be bookmarked with the appropriate level bookmark **<B-(X+1)>**. Where X is the level of the parent bookmark for the Section in which the data is being placed in.

Appendix C

OU 1 Health and Safety Contingency Plan

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