RECORD OF DECISION

OR - Haverstraw Clove & Maple MGP Operable Unit Number 02: Off site Haverstraw, Rockland County Site No. 344049 March 2012



Prepared by Division of Environmental Remediation New York State Department of Environmental Conservation

DECLARATION STATEMENT - RECORD OF DECISION

OR - Haverstraw Clove & Maple MGP Operable Unit Number: 02 Haverstraw, Rockland County Site No. 344049 March 2012

Statement of Purpose and Basis

This document presents the remedy for Operable Unit Number: 02: Off site of the OR - Haverstraw Clove & Maple MGP site. The remedial program was chosen in accordance with the New York State Environmental Conservation Law and Title 6 of the Official Compilation of Codes, Rules and Regulations of the State of New York (6 NYCRR) Part 375, and is not inconsistent with the National Oil and Hazardous Substances Pollution Contingency Plan of March 8, 1990 (40CFR300), as amended.

This decision is based on the Administrative Record of the New York State Department of Environmental Conservation (the Department) for Operable Unit Number: 02 of the OR - Haverstraw Clove & Maple MGP site and the public's input to the proposed remedy presented by the Department. A listing of the documents included as a part of the Administrative Record is included in Appendix B of the ROD.

Description of Selected Remedy

The elements of the selected remedy are as follows:

1) A remedial design program will be implemented to provide the details necessary for the construction, operation, maintenance, and monitoring of the remedial program. Notably a predesign investigation will be performed to determine the depth and extent of excavation for those properties which were not fully delineated during the RI. Green remediation principles and techniques will be implemented to the extent feasible in the design, implementation, and site management of the remedy as per DER-31. The major green remediation components are as follows:

a) Considering the environmental impacts of treatment technologies and remedy stewardship over the long term;

- b) Reducing direct and indirect greenhouse gas and other emissions;
- c) Increasing energy efficiency and minimizing use of non-renewable energy;

d) Conserving and efficiently managing resources and materials;

e) Reducing waste, increasing recycling and increasing reuse of materials which would otherwise be considered a waste;

f) Maximizing habitat value and creating habitat when possible;

g) Fostering green and healthy communities and working landscapes which balance ecological, economic and social goals; and

h) Integrating the remedy with the end use where possible and encouraging green and sustainable re-development.

2) Excavation and off-site disposal of MGP impacted soil at properties located on West Street, 111-117 Maple Avenue; the Apartment Complex and the alleyway. Soil cleanup objectives (SCOs) to allow the residential use of the site will guide the excavation of contaminated soils with the exception of use of the site-specific SCO for total PAHs of 25 ppm based on background conditions. Approximately 30,000 cubic yards of soil will be removed and sent off site for disposal at a permitted facility. Clean fill meeting the requirements of 6 NYCRR Part 375-6.7d will be brought in to replace the excavated soil. No demolition of occupied buildings is anticipated.

3) The existing buildings and pavement at the site will form a portion of the site cover. Where there will be exposed surface soil, a site cover will be maintained as a component of any future site development, which will consist either of the structures such as buildings, pavement, sidewalks comprising the site development or a soil cover in areas where the upper two feet of exposed surface soil will exceed the applicable soil cleanup objectives (SCOs). Where the soil cover is required it will be a minimum of two feet of soil, meeting the SCOs for cover material as set forth in 6 NYCRR Part 375-6.7(d) for restricted residential use. The soil cover will be placed over a demarcation layer, with the upper six inches of the soil of sufficient quality to maintain a vegetation layer. Any fill material brought to the site will meet the requirements for the identified site use as set forth in 6 NYCRR Part 375-6.7(d).

4) A barrier will be in place in those areas where the excavation will not be completed beneath the existing structures to prevent recontamination of the remediated areas by contamination remaining under the buildings. The type of barrier will be determined during the design phase of the project.

5) Excavation activities will occur in the immediate vicinity of an existing stormwater drainage line to remove contaminated soil around or within the beddings of the drainage line. The need to protect or relocate the line to allow the necessary excavation will be determined during the design phase of the project, provided contaminated materials are addressed consistent with the remedial objectives and subject to field verification by the Department's on-site representative during construction.

6) Odor, noise and dust control measures including the use of a temporary structure (to the extent practicable) will be implemented during excavation to limit the impacts of remedial activities on the public. Groundwater extracted during construction will be sent off-site for treatment and disposal or treated on-site and discharged in compliance with applicable discharge standards

7) Following the excavation, if determined necessary, the remaining impacted site groundwater will be treated using an in-situ treatment technique to enhance natural attenuation. An oxygen injection system is currently being considered, with the final determination of the insitu groundwater treatment to be made during the design phase of the project.

8) The site management plan (SMP) required for OU1 of the site will be developed and implemented to incorporate the OU2 remedy. The SMP will identify the institutional controls and engineering controls (IC/ECs) required for the remedy and detail their implementation. The plan will include, but may not be limited to:

a. an Engineering Control Plan that identifies all use restrictions and engineering controls for the site and details the steps and media-specific requirements necessary to ensure the following institutional and/or engineering controls remain in place and effective:

Engineering Controls: A site cover currently exists on the northern portion of OU2 and consists of buildings, pavement, sidewalks and landscaped areas. This cover will be maintained to allow for residential use of the site. Any site redevelopment will require remedial action in this area (see bullet 9 below). This plan includes, but may not be limited to:

i. Excavation Plan which details the provisions for management of future excavation in areas of remaining contamination;

ii. provisions for the management and inspection of the identified engineering controls and groundwater use controls;

iii. a groundwater monitoring plan to assess the performance and effectiveness of the remedy.

iv. a schedule of monitoring and frequency of submittals to the Department; and

9) Areas of subsurface contamination have been determined to currently be inaccessible due to the presence of buildings/structures; an unknown quantity of impacted material will remain in the front and under the existing buildings which may need to be addressed at a future point in time to complete this remedy. The impacted material will be subject to further characterization and removal and/or treatment, should the demolition of the buildings occur as part of a future redevelopment of this area.

New York State Department of Health Acceptance

The New York State Department of Health (NYSDOH) concurs that the remedy for this site is protective of human health.

Declaration

The selected remedy is protective of human health and the environment, complies with State and Federal requirements that are legally applicable or relevant and appropriate to the remedial action to the extent practicable, and is cost effective. This remedy utilizes permanent solutions and alternative treatment or resource recovery technologies, to the maximum extent practicable, and satisfies the preference for remedies that reduce toxicity, mobility, or volume as a principal element.

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

RECORD OF DECISION

OR - Haverstraw Clove & Maple MGP Haverstraw, Rockland County Site No. 344049 March 2012

SECTION 1: SUMMARY AND PURPOSE

The New York State Department of Environmental Conservation (the Department), in consultation with the New York State Department of Health (NYSDOH), has selected a remedy for the above referenced site. The disposal of hazardous wastes at the site has resulted in threats to public health and the environment that would be addressed by the remedy. The disposal or release of hazardous wastes at this site, as more fully described in this document, has contaminated various environmental media. The remedy is intended to attain the remedial action objectives identified for this site for the protection of public health and the environment. This Record of Decision (ROD) identifies the selected remedy, summarizes the other alternatives considered, and discusses the reasons for selecting the remedy.

The Department has issued this document in accordance with the requirements of New York State Environmental Conservation Law and 6 NYCRR Part 375. This document is a summary of the information that can be found in the site-related reports and documents.

SECTION 2: CITIZEN PARTICIPATION

The Department seeks input from the community on all remedies. A public comment period was held, during which the public was encouraged to submit comment on the proposed remedy. All comments on the remedy received during the comment period were considered by the Department in selecting a remedy for the site. Site-related reports and documents were made available for review by the public at the following document repository:

Haverstraw King's Daughters Library Rosman Center - 10 West Ramapo Road Garnerville, NY 10923 Phone: 845-786-3800

A public meeting was also conducted. At the meeting, the findings of the remedial investigation (RI) and the feasibility study (FS) were presented along with a summary of the proposed remedy. After the presentation, a question-and-answer period was held, during which verbal or written comments were accepted on the proposed remedy.

Comments on the remedy received during the comment period are summarized and addressed in the responsiveness summary section of the ROD.

Receive Site Citizen Participation Information By Email

Please note that the Department's Division of Environmental Remediation (DER) is "going paperless" relative to citizen participation information. The ultimate goal is to distribute citizen participation information about contaminated sites electronically by way of county email listservs. Information will be distributed for all sites that are being investigated and cleaned up in a particular county under the State Superfund Program, Environmental Restoration Program, Brownfield Cleanup Program, Voluntary Cleanup Program, and Resource Conservation and Recovery Act Program. We encourage the public to sign up for one or more county listservs at http://www.dec.ny.gov/chemical/61092.html

SECTION 3: SITE DESCRIPTION AND HISTORY

Location: The Orange and Rockland Utilities (O&R) Clove and Maple site is a former manufactured gas plant (MGP) and is located at 120 Maple Avenue in a residential and commercial portion of Haverstraw, Rockland County, New York. The Site is divided into three operable units (OU1-3). The main site (OU1) is approximately 1 acre in size and was operated from 1887 through 1935. The site ceased operation in 1935 after the introduction of natural gas in the area. The OU1 portion of the site is bounded by two residential properties to the northwest, a residential apartment complex and a former pond area to the northeast, Clove Avenue to the southwest and Maple Avenue to the southeast. OU portion consist of several residential properties including the apartment complex and is northeast of OU1. OU3 is the adjacent Hudson River Embayment east of OU2.

Site Features: The OU1 portion of the site is currently owned by O&R and was utilized as a natural gas regulator station until 2007 at which time the station was decommissioned. It is currently vacant and only the piping associated with the former regulator station remains at the site. OU2 portion of the site consist of several single family residents and apartment complex. OU3 is the adjacent Hudson River embayment with a stormwater discharge pipe.

Current Zoning/Uses: The OU1 portion of the site is zoned for light industrial uses while OU2 is zoned residential.

Historical Uses: The O&R Clove and Maple site was the location of a former gas manufacturing plant which operated from 1887 through 1935. The plant structures were demolished in the 1960s and the property was subsequently used as a natural gas regulator station. Prior to the MGP operations at the Clove and Maple site, a gas plant was in operation at 93B Maple Avenue. The 93B site (Site No. 344044) is located northwest of the Clove and Maple site on the opposite side of Maple Avenue. The 93B MGP Site and nearby properties were previously investigated and remediated in 2003 and 2005.

Operable Units: The site was divided into three operable units. An operable unit represents a portion of a remedial program for a site that for technical or administrative reasons can be addressed separately to investigate, eliminate or mitigate a release, threat of release or exposure pathway resulting from the site contamination. Operable unit 1 (OU1) is the on-site former MGP

area (the O&R property) and drainage swale. OU2 consists of off-site properties including single family residential properties, an apartment complex, a portion of an alleyway, and a portion of Maple Avenue. OU3 consists of sediments in the Hudson River embayment located close to the site.

Site Geology and Hydrogeology: The site is located at the base of High Tor Mountain and is characterized by moderate relief with the ground surface sloping approximately 25 feet to the north. Site geology consists of four geologic units and they are from top to bottom: 1) fill, with thickness ranging from 5 feet to approximately 15 feet, and consisting of cobbles, gravel, cinders and coal; 2) alluvium (7 feet to 25 feet thick) consisting of silt and clay, including coarse-grained sand and gravel; 3) glacial lucustrine clay, with thickness ranging from 2 feet to 18 feet and; 4) clay consisting of dense silty clay with thickness ranging from 17 feet to about 36 feet. The onsite and off-site groundwater flows northeasterly towards a former pond area and the Hudson River. The former pond area is located under the apartment complex and its parking lot. This pond area was also part of a former stream channel that emptied into the Hudson River. The depth of groundwater varies throughout the site with typical depths of 5 feet to 8 feet below ground surface.

Operable Unit (OU) Number 02 is the subject of this document.

A Record of Decision was issued previously for OU 01. A Record of Decision will be issued for OU 03 in the future.

A site location map is attached as Figure 1.

SECTION 4: LAND USE AND PHYSICAL SETTING

The Department may consider the current, intended, and reasonably anticipated future land use of the site and its surroundings when evaluating a remedy for soil remediation. For this site, alternatives (or an alternative) that restrict(s) the use of the site to residential use (which allows for restricted-residential use, commercial use and industrial use) as described in Part 375-1.8(g) were/was evaluated in addition to an alternative which would allow for unrestricted use of the site.

A comparison of the results of the RI to the appropriate standards, criteria and guidance values (SCGs) for the identified land use and the unrestricted use SCGs for the site contaminants is included in the Tables for the media being evaluated in Exhibit A.

SECTION 5: ENFORCEMENT STATUS

Potentially Responsible Parties (PRPs) are those who may be legally liable for contamination at a site. This may include past or present owners and operators, waste generators, and haulers.

The PRPs for the site, documented to date, include:

Orange and Rockland Utilities, Inc.

This MGP Site is part of the Orange and Rockland Utilities (O&R) multi-site Consent Order. The Department and O&R entered into Consent Orders in January 8, 1996 (D3-0002-94-12) and September 29, 1998 (D3-0001-98-03). These orders were superseded by and Order dated March 11, 1999 (D3-0001-99-01). The Orders obligate O&R to implement a full remedial program.

SECTION 6: SITE CONTAMINATION

6.1: <u>Summary of the Remedial Investigation</u>

A Remedial Investigation (RI) has been conducted. The purpose of the RI was to define the nature and extent of any contamination resulting from previous activities at the site. The field activities and findings of the investigation are described in the RI Report.

The following general activities are conducted during an RI:

- Research of historical information,
- Geophysical survey to determine the lateral extent of wastes,
- Test pits, soil borings, and monitoring well installations,
- Sampling of waste, surface and subsurface soils, groundwater, and soil vapor,
- Sampling of surface water and sediment,
- Ecological and Human Health Exposure Assessments.

The analytical data collected on this site includes data for:

- air
- groundwater
- soil
- soil vapor
- indoor air

6.1.1: Standards, Criteria, and Guidance (SCGs)

The remedy must conform to promulgated standards and criteria that are directly applicable or that are relevant and appropriate. The selection of a remedy must also take into consideration guidance, as appropriate. Standards, Criteria and Guidance are hereafter called SCGs.

To determine whether the contaminants identified in various media are present at levels of concern, the data from the RI were compared to media-specific SCGs. The Department has developed SCGs for groundwater, surface water, sediments, and soil. The NYSDOH has developed SCGs for drinking water and soil vapor intrusion. The tables found in Exhibit A list

the applicable SCGs in the footnotes. <u>http://www.dec.ny.gov/regulations/61794.html</u>

For a full listing of all SCGs see:

6.1.2: <u>RI Results</u>

The data have identified contaminants of concern. A "contaminant of concern" is a hazardous waste that is sufficiently present in frequency and concentration in the environment to require evaluation for remedial action. Not all contaminants identified on the property are contaminants of concern. The nature and extent of contamination and environmental media requiring action are summarized in Exhibit A. Additionally, the RI Report contains a full discussion of the data. The contaminant(s) of concern identified for this Operable Unit at this site is/are:

COAL TAR	Chrysene
BENZENE	FLUORANTHENE
TOLUENE	FLUORENE
ETHYLBENZENE	indeno(1,2,3-cd)pyrene
XYLENE (MIXED)	BENZO(A)PYRENE
NAPHTHALENE	BENZO(GHI)PERYLENE
ANTHRACENE	DIBENZ[A,H]ANTHRACENE
ACENAPHTHENE	PHENANTHRENE
BENZO[K]FLUORANTHENE	PYRENE

As illustrated in Exhibit A, the contaminant(s) of concern exceed the applicable SCGs for:

- groundwater - soil

6.2: Interim Remedial Measures

An interim remedial measure (IRM) is conducted at a site when a source of contamination or exposure pathway can be effectively addressed before issuance of the Record of Decision.

There were no IRMs performed at this site during the RI.

6.3: <u>Summary of Environmental Assessment</u>

This section summarizes the assessment of existing and potential future environmental impacts presented by the site. Environmental impacts may include existing and potential future exposure pathways to fish and wildlife receptors, wetlands, groundwater resources, and surface water.

The Fish and Wildlife Resources Impact Analysis (FWRIA) for OU 02, which is included in the RI report, presents a detailed discussion of the existing and potential impacts from the site to fish and wildlife receptors.

OU1 – The primary contaminants of concern are found in coal tar that was the by-product from the operation of the former MGP. Site investigations revealed that both soil and groundwater are

contaminated with volatile and semi-volatile organic compounds exceeding SCGs mainly at depth throughout the site. Non-aqueous phase liquids (NAPL) were found in soil at depths ranging from 6 to 22 feet below ground surface (bgs) on-site.

OU2- Site investigations indicated that coal tar has migrated off-site or was directly discharged onto OU2 resulting in both soil and groundwater contamination. As in OU1, contaminants of concern at OU2 include volatile and semi-volatile organic compounds and are found at concentrations exceeding SCGs. NAPL saturated soil was found at depths ranging from 10 to 20 feet bgs.

OU3 – The remedial investigation conducted at the site indicates that sediments in the Hudson River embayment adjacent the site have been impacted by contaminants resulting from the operation of the former MGP. Analytical results from sediment samples obtained near the mouth of the storm water outfall discharging into the embayment have shown MGP related impacts. The nature and extent of the impacts detected will be further evaluated during the remedy selection phase for OU3 portion of the site.

The site presents a significant environmental threat due to the ongoing releases of contaminants from source areas (NAPL contaminated soils) into groundwater.

6.4: <u>Summary of Human Exposure Pathways</u>

This human exposure assessment identifies ways in which people may be exposed to site-related contaminants. Chemicals can enter the body through three major pathways (breathing, touching or swallowing). This is referred to as *exposure*.

Operable Unit 1 (OU-1) - The site is completely fenced, which restricts public access. However, persons who enter the site could contact contaminants if they were to dig or otherwise disturb the soil located beneath the gravel cover material. People are not drinking the contaminated groundwater because the area is served by a public water supply that is not affected by this contamination. Volatile organic compounds in the groundwater may move into the soil vapor (air spaces within the soil), which in turn may move into overlying buildings and affect the indoor air quality. This process, which is similar to the movement of radon gas from the subsurface into the indoor air of buildings, is referred to as soil vapor intrusion. Because there is no on-site building, inhalation of site contaminants in indoor air due to soil vapor intrusion does not represent a concern for the site in its current condition. The potential exists for the inhalation of site contaminants due to soil vapor intrusion for any future on-site development and occupancy.

Operable Unit 2 (OU-2) - Contact with contaminated soil or groundwater is unlikely unless people dig below the ground surface. People are not drinking the contaminated groundwater because the area is served by a public water supply that is not affected by this contamination. Sampling indicates soil vapor intrusion is not a concern for buildings in OU-2.

Operable Unit 3 (OU-3) - The potential exists for people to come in contact with contaminants in the shallow river sediments while entering or exiting the river during recreational activities.

6.5: <u>Summary of the Remediation Objectives</u>

The objectives for the remedial program have been established through the remedy selection process stated in 6 NYCRR Part 375. The goal for the remedial program is to restore the site to pre-disposal conditions to the extent feasible. At a minimum, the remedy shall eliminate or mitigate all significant threats to public health and the environment presented by the contamination identified at the site through the proper application of scientific and engineering principles.

The remedial action objectives for this site are:

Groundwater

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RAOs for Public Health Protection

Prevent ingestion of groundwater with contaminant levels exceeding drinking water standards.

RAOs for Environmental Protection

- Prevent the discharge of contaminants to surface water.
- Remove the source of ground or surface water contamination.

<u>Soil</u>

RAOs for Public Health Protection

Prevent ingestion/direct contact with contaminated soil.

RAOs for Environmental Protection

• Prevent migration of contaminants that would result in groundwater or surface water contamination.

Soil Vapor

RAOs for Public Health Protection

• Mitigate impacts to public health resulting from existing, or the potential for, soil vapor intrusion into buildings at a site.

SECTION 7: SUMMARY OF THE SELECTED REMEDY

To be selected the remedy must be protective of human health and the environment, be costeffective, comply with other statutory requirements, and utilize permanent solutions, alternative technologies or resource recovery technologies to the maximum extent practicable. The remedy must also attain the remedial action objectives identified for the site, which are presented in Section 6.5. Potential remedial alternatives for the Site were identified, screened and evaluated in the feasibility study (FS) report.

A summary of the remedial alternatives that were considered for this site is presented in Exhibit B. Cost information is presented in the form of present worth, which represents the amount of money invested in the current year that would be sufficient to cover all present and future costs associated with the alternative. This enables the costs of remedial alternatives to be compared on a common basis. As a convention, a time frame of 30 years is used to evaluate present worth costs for alternatives with an indefinite duration. This does not imply that operation,

maintenance, or monitoring would cease after 30 years if remediation goals are not achieved. A summary of the Remedial Alternatives Costs is included as Exhibit C.

The basis for the Department's remedy is set forth at Exhibit D.

The selected remedy is referred to as the Soil Removal remedy.

The estimated present worth cost to implement the remedy is \$27,500,000. The cost to construct the remedy is estimated to be \$27,200,000 and the estimated average annual cost is \$17,200.

The elements of the selected remedy are as follows:

1) A remedial design program will be implemented to provide the details necessary for the construction, operation, maintenance, and monitoring of the remedial program. Notably a predesign investigation will be performed to determine the depth and extent of excavation for those properties which were not fully delineated during the RI. Green remediation principles and techniques will be implemented to the extent feasible in the design, implementation, and site management of the remedy as per DER-31. The major green remediation components are as follows:

a) Considering the environmental impacts of treatment technologies and remedy stewardship over the long term;

b) Reducing direct and indirect greenhouse gas and other emissions;

c) Increasing energy efficiency and minimizing use of non-renewable energy;

d) Conserving and efficiently managing resources and materials;

e) Reducing waste, increasing recycling and increasing reuse of materials which would otherwise be considered a waste;

f) Maximizing habitat value and creating habitat when possible;

g) Fostering green and healthy communities and working landscapes which balance ecological, economic and social goals; and

h) Integrating the remedy with the end use where possible and encouraging green and sustainable re-development.

2) Excavation and off-site disposal of MGP impacted soil at properties located on West Street, 111-117 Maple Avenue; the Apartment Complex and the alleyway. Soil cleanup objectives (SCOs) to allow the residential use of the site will guide the excavation of contaminated soils with the exception of use of the site-specific SCO for total PAHs of 25 ppm based on background conditions. Approximately 30,000 cubic yards of soil will be removed and sent off site for disposal at a permitted facility. Clean fill meeting the requirements of 6 NYCRR Part 375-6.7d will be brought in to replace the excavated soil. No demolition of occupied buildings is anticipated.

3) The existing buildings and pavement at the site will form a portion of the site cover. Where there will be exposed surface soil, a site cover will be maintained as a component of any future site development, which will consist either of the structures such as buildings, pavement, sidewalks comprising the site development or a soil cover in areas where the upper two feet of exposed surface soil will exceed the applicable soil cleanup objectives (SCOs). Where the soil cover is required it will be a minimum of two feet of soil, meeting the SCOs for cover material as set forth in 6 NYCRR Part 375-6.7(d) for restricted residential use. The soil cover will be placed over a demarcation layer, with the upper six inches of the soil of sufficient quality to maintain a vegetation layer. Any fill material brought to the site will meet the requirements for the identified site use as set forth in 6 NYCRR Part 375-6.7(d).

4) A barrier will be in place in those areas where the excavation will not be completed beneath the existing structures to prevent recontamination of the remediated areas by contamination remaining under the buildings. The type of barrier will be determined during the design phase of the project.

5) Excavation activities will occur in the immediate vicinity of an existing stormwater drainage line to remove contaminated soil around or within the beddings of the drainage line. The need to protect or relocate the line to allow the necessary excavation will be determined during the design phase of the project, provided contaminated materials are addressed consistent with the remedial objectives and subject to field verification by the Department's on-site representative during construction.

6) Odor, noise and dust control measures including the use of a temporary structure (to the extent practicable) will be implemented during excavation to limit the impacts of remedial activities on the public. Groundwater extracted during construction will be sent off-site for treatment and disposal or treated on-site and discharged in compliance with applicable discharge standards

7) Following the excavation, if determined necessary, the remaining impacted site groundwater will be treated using an in-situ treatment technique to enhance natural attenuation. An oxygen injection system is currently being considered, with the final determination of the insitu groundwater treatment to be made during the design phase of the project.

8) The site management plan (SMP) required for OU1 of the site will be developed and implemented to incorporate the OU2 remedy. The SMP will identify the institutional controls and engineering controls (IC/ECs) required for the remedy and detail their implementation. The plan will include, but may not be limited to:

a. an Engineering Control Plan that identifies all use restrictions and engineering controls for the site and details the steps and media-specific requirements necessary to ensure the following institutional and/or engineering controls remain in place and effective:

Engineering Controls: A site cover currently exists on the northern portion of OU2 and consists of buildings, pavement, sidewalks and landscaped areas. This cover will be maintained to allow for residential use of the site. Any site redevelopment will require remedial action in this area (see bullet 9 below). This plan includes, but may not be limited to:

i. Excavation Plan which details the provisions for management of future excavation in areas of remaining contamination;

ii. provisions for the management and inspection of the identified engineering controls and groundwater use controls;

iii. a groundwater monitoring plan to assess the performance and effectiveness of the remedy.

iv. a schedule of monitoring and frequency of submittals to the Department; and

9) Areas of subsurface contamination have been determined to currently be inaccessible due to the presence of buildings/structures, an unknown quantity of impacted material will remain in the front and under the existing buildings which may need to be addressed at a future point in time to complete this remedy. The impacted material will be subject to further characterization and removal and/or treatment, should the demolition of the buildings occur as part of a future redevelopment of this area.

Exhibit A

Nature and Extent of Contamination

This section describes the findings of the Remedial Investigation for all environmental media that were evaluated. As described in Section 6.1, samples were collected from various environmental media to characterize the nature and extent of contamination.

For each medium, a table summarizes the findings of the investigation. The tables present the range of contamination found at the site in the media and compares the data with the applicable SCGs for the site. The contaminants are arranged into two categories: volatile organic compounds (VOCs) and semi-volatile organic compounds (SVOCs). For comparison purposes, the SCGs are provided for each medium that allows for unrestricted use. For soil, if applicable, the Restricted Use SCGs identified in Section 6.1.1 are also presented.

Waste/Source Areas

As described in the RI report, waste/source materials were identified at the OU-2 portion of the site and are impacting groundwater, soil, and potentially surface water and sediment in the Hudson River embayment.

Wastes are defined in 6 NYCRR Part 375-1.2 (aw) and include solid, industrial and/or hazardous wastes. Source Areas are defined in 6 NYCRR Part 375 (au). Source areas are areas of concern at a site were substantial quantities of contaminants are found which can migrate and release significant levels of contaminants to another environmental medium. Wastes and Source areas were identified at the site.

Manufactured gas was cooled and purified prior to distribution. Two principal waste materials were produced in this process: coal tar and purifier waste. Coal tar is a reddish brown to black oily liquid by-product which formed as a condensate as the gas cooled. Purifier waste is a mixture of iron filings and wood chips which was used to filter and remove cyanide and sulfur gases from the mix prior to distribution.

Coal tar does not readily dissolve in water. Materials such as this are commonly referred to as non-aqueous phase liquid, or NAPL. The term NAPL and coal tar are used interchangeably in this document. Although most coal tars are slightly denser than water, the difference in density is slight. Consequently, they can either float or sink when in contact with water.

Specific volatile organic compounds (VOCs) of concern are benzene, toluene, ethylbenzene and xylenes. These are referred to collectively as BTEX in this document. Specific semivolatile organic compounds of concern are the polycyclic aromatic hydrocarbons (PAHs):

acenaphthene	benzo(g,h,i)perylene
acenaphthylene	benzo(k)fluoranthene
anthracene	chrysene
benzo(a)anthracene	dibenzo(a,h)anthracene
benzo(a)pyrene	fluoranthene
benzo(b)fluoranthene	fluorene

indeno(1,2,3-cd)pyrene 2-methylnaphthalene naphthalene phenanthrene pyrene

Total PAH concentrations as referred to in this plan are the sum of the individual PAHs listed above. The italicized PAHs are probable human carcinogens.

Source areas were identified at the site as noted on Figure 3. Coal tar was found at depths ranging from 10 to 20feet below the ground surface.

The waste/source areas identified will be addressed in the remedy selection process.

Groundwater

Groundwater samples were collected from monitoring wells and analyzed for volatile, semivolatile, and metals compounds to assess the nature and extent of groundwater impacts at OU2 resulting from the operation of the former MGP. The primary contaminants of concerns are benzene, ethylbenzene, toluene and xylene (collectively refer to as BTEX) and polycyclic aromatic hydrocarbon (PAH) compounds. The results indicate that groundwater contamination exceeds the SCGs for BTEX and PAH compounds. BTEX compounds were detected at concentrations ranging from non detect to approximately 898 parts per billion (ppb) while PAHs were found at concentrations ranging from non detect to approximately 9,630 ppb. Dense non-aqueous phase liquid (DNAPL) was detected at several monitoring wells located in the northwest portion of the site near the properties on West Street. Site related impacts do not appear to have significantly affected groundwater quality beyond the OU2 boundaries as shown in Figures 1 and 2. Metals were determined not to be contaminants of concern in groundwater. Groundwater is not used as a potable water supply locally as the surrounding area is served by public water.

Detected Constituents	Concentration Range Detected (ppb) ^a	SCG ^b (ppb)	Frequency Exceeding SCG	
VOCs				
Benzene	2.4-320	1	6 of 15	
Toluene	0.5-18	5	1 of 15	
Ethylbenzene	9.4-3.50	5	5 of 15	
Xylene, Total	11-210	5	5 of 15	
VinylChloride	0-7.0	2	1 of 15	
SVOCs				
Acenaphthene	7.3-310	20	15	
Fluorene	0.7-59	50	1 of 15	
Naphthalene	0.8-9200	10	6 of 15	
Phenanthrene	0.3-64	50	1 of 15	

Table 1 - Groundwater

a - ppb: parts per billion, which is equivalent to micrograms per liter, ug/L, in water.

b- SCG: Standard Criteria or Guidance - Ambient Water Quality Standards and Guidance Values (TOGs 1.1.1), 6 NYCRR Part 703, Surface water and Groundwater Quality Standards, and Part 5 of the New York State Sanitary Code (10 NYCRR Part 5).

Based on the findings of the RI, the past disposal of hazardous waste has resulted in the contamination of groundwater. The site contaminants that are considered to be the primary contaminants of concern which will

drive the remediation of groundwater to be addressed by the remedy selection process are: BTEX and PAHs related to MGP coal tar.

Soil

Subsurface soil samples were collected and analyzed for volatile, semivolatile, and metals compounds at the OU2 study area during the RI to determine the nature and extent of impacts to soil, as a result of the operation of the former MGP. Subsurface soil impacts exceeding SCOs were detected across the study areas in OU2 and they were encountered at depths ranging from 7 to 25 feet below ground surface (bgs). Subsurface soil contamination was limited to properties between West Street and Maple Avenue. Total PAHs and BTEX contamination was detected at concentrations ranging from non detect to approximately 40,000 and 1,100 ppm, respectively. The highest concentration of PAHs was detected in a soil boring located in the northwest portion of the site, behind the apartment complex. Source material impacts were encountered primarily in the former pond area, currently the rear parking areas for the residences. The nature and extent of soil contamination at OU2 is depicted in Figure 2. Table 2 shows a summary of soil contamination for each class of compounds of concern.

Detected Constituents	Concentration Range Detected (ppm) ^a	Unrestricted SCG ^b (ppm)	Frequency Exceeding Unrestricted SCG	Residential SCG ^c or Protection of Groundwater SCG ^d (ppm)	Frequency Exceeding Residential SCG
VOCs					
Benzene	.0007-170	0.06	12 of 68	0.06 ^d	12 of 68
Toluene	.0004-29	0.7	8 of 68	0.7^{d}	8 of 68
Ethylbenzene	.0008-520	1	17 of 68	1 ^d	17 of 68
Xylene, Total	.0017-410	0.26	22of 68	100 (1.6 ^d)	4 of 68
Acetone	.01621	0.05	21 of 68	0.05 ^d	21 of 68
Methylene chloride	.0022053	0.05	1 of 68	51	0 of 68
SVOCs					
Acenaphthene	.012-3200	20	14 of 68	100	7 of 68
Acenaphthylene	.021-280	100	2 of 68	100	2 of 68
Anthracene	.016-3000	100	7 of 68	100	7 of 68
Benzo[g,h,i]perylene	.016-270	100	3 of 68	100	3 of 68
Fluoranthene	.01-1900	100	9 of 68	100	9 of 68
Fluorene	.02-1300	30	11 of 68	100	6 of 68

Detected Constituents	Concentration Range Detected (ppm) ^a	Unrestricted SCG ^b (ppm)	Frequency Exceeding Unrestricted SCG	Residential SCG ^c or Protection of Groundwater SCG ^d (ppm)	Frequency Exceeding Residential SCG
Naphthalene	.01-7000	12	18 of 68	12 ^d	18 of 68
Phenanthrene	.0096-5600	100	13 of 68	100	13 of 68
Pyrene	.021-2500	100	11 of 68	100	11 of 68
Benz[a]anthracene	.011-760	1	29 of 68	1	29 of 68
Benzo[a]pyrene	.015-660	1	29 of 68	1	29 of 68
Benzo[b]fluoranthene	.01-220	1	27 of 68	1	27 of 68
Benzo[k]fluoranthene	.017-540	0.8	30 of 68	1	30 of 68
Chrysene	.011-930	1	28 of 68	1	28 of 68
Dibenz[a,h]anthracene	.016-45	0.33	18 of 68	0.33	18 of 68
Indeno[1,2,3-cd]pyrene	.014-190	0.5	26 of 68	0.5	26 of 68

a - ppm: parts per million, which is equivalent to milligrams per kilogram, mg/kg, in soil;

b - SCG: Part 375-6.8(a), Unrestricted Soil Cleanup Objectives.

c - SCG: Part 375-6.8(b), Restricted Use Soil Cleanup Objectives for the Protection of Public Health for Residential Use, unless otherwise noted.

d - SCG: Part 375-6.8(b), Restricted Use Soil Cleanup Objectives for the Protection of Groundwater.

Based on the findings of the Remedial Investigation, the presence of MGP related contamination including DNAPL has resulted in the contamination of soil. The site contaminants identified in soil which are considered to be the primary contaminants of concern, to be addressed by the remedy selection process are, polycyclic aromatic hydrocarbons (PAHs) and benzene, toluene, ethylbenzene and xylene (BTEX) compounds associated with residues from the operation of the former MGP.

Surface soil samples were not collected at OU2 as most of the area is covered with buildings and pavement.

Based on the findings of the Remedial Investigation, the past disposal of hazardous waste has resulted in the contamination of soil. The site contaminants identified in soil which are considered to be the primary contaminants of concern, to be addressed by the remedy selection process are BTEX and PAHs related to MGP coal tar. To the extent surface soil has been impacted by past disposal practices, this contamination will be addressed in conjunction with the remediation of the identified subsurface contamination.

Surface Water and Sediments

Sediment samples collected from the Hudson River embayment revealed elevated levels of PAHs. The nature and extent of the detected impacts will be determined and addressed as part of the OU3 remedial program. There is no evidence of surface water impacts based on the RI results.

Soil Vapor

The evaluation of the potential for soil vapor intrusion resulting from the presence of site related soil or groundwater contamination was evaluated by the sampling of soil vapor, sub-slab soil vapor under structures, and indoor air inside structures. At this site due to the presence of buildings in the impacted area a full suite of samples were collected to evaluate whether soil vapor intrusion was occurring.

Soil vapor samples were collected from the sub-slab of several residential properties located on the OU2 portion of the site. Indoor air and outdoor air samples were also collected at this time. The samples were collected to determine whether actions are needed to address exposures related to soil vapor intrusion.

Based on the concentration detected, and in comparison with the NYSDOH Soil Vapor Intrusion Guidance, no site-related soil vapor contamination of concern was identified during the RI. Therefore, no remedial alternatives need to be evaluated for soil vapor.

Exhibit B

Description of Remedial Alternatives

The following alternatives were considered based on the remedial action objectives (see Section 6.5) to address the contaminated media identified at the site as described in Exhibit A.

Alternative 1: No Action

The No Action Alternative is evaluated as a procedural requirement and as a basis for comparison. This alternative leaves the site in its present condition and does not provide any additional protection to public health and the environment. The No Action alternative does not include long-term monitoring and therefore has no associated cost.

Alternative 2: NAPL Recovery, In-Situ Groundwater Treatment and Natural Attenuation (NA)

This Alternative will include:

- NAPL recovery from the areas containing recoverable NAPL;
- maintenance of existing paved areas to prevent contact and act as low-permeability soil cover to limit infiltration of precipitation in the most impacted areas;
- in-situ treatment such as oxygen injection and NA to address groundwater impacts; and
- development of a site management plan to include engineering controls to prevent exposure to impacted subsurface soil and groundwater.

The cost to implement Alternative 2, based on an annual operation and maintenance (O&M), for a period of 30 years has been estimated as follows:

Present Worth:	\$ 2,086,000
Capital Cost:	\$1,125,000
Annual Costs:	\$ 62,500

Alternative 3: NAPL Recovery, Phased Soil Excavation, Barrier Installation, In-situ Groundwater Treatment and NA

This alternative provides for all the requirements of Alternative 2 plus phased soil removal and soil cleanup to Part 375 Residential or Restricted Residential SCOs. This alternative will include options that will be implemented in two phases.

Phase 1 will include:

- NAPL recovery as described in Alternative 2 and will be continued until a future demolition of the apartment complex would allow for the soil excavation as described in Phase 2;
- excavation of contaminated soil exceeding Part 375 Residential SCOs at the West Street properties to depths ranging from 15 to 17 feet bgs;
- installation of a barrier to prevent recontamination of the area adjacent source material present in the apartment complex;
- backfill of the excavated areas with clean soil to bring the site to design grade;
- groundwater monitoring following Phase 1 to document groundwater conditions prior to Phase 2; and

• development of a site management to include institutional and engineering controls to prevent exposure to impacted subsurface soil and groundwater.

Phase 2 will include the following actions to be taken in the future should demolition of the existing buildings located at 111-117 Maple Avenue and the apartment complex parcels occur:

- excavation of contaminated soil exceeding Part 375 Restricted Residential SCOs or background levels to a maximum depth of 15 feet bgs for the Apartment Complex property;
- excavation of contaminated soil exceeding Part 375 Residential SCOs or background levels for the 111-117 Maple Avenue properties to a maximum depth of 15 feet bgs;
- NA and in-situ groundwater treatment, if determined necessary; and
- the site management plan would also include engineering controls on groundwater use.

The cost to implement Alternative 3, based on an annual operation and maintenance (O&M), for a period of 30 years has been estimated as follows:

Present Worth:	\$ 17,297,000
Capital Cost:	\$ 16,725,000
Annual Costs:	\$ 37,200

Alternative 4: NAPL Recovery, Phased Removal to Part 375 Residential/Restricted Residential SCOs and Source Area Removal in Phase 1 and In-situ Groundwater Treatment and NA

This alternative has the same components as in Alternative 3 but will include additional excavation in the areas near and within the MW-32S NAPL location thereby eliminating the need for the installation of a barrier wall to prevent recontamination of cleaned areas. Specific components of this alternative will include:

Phase 1:

- NAPL recovery as described in Alternative 2 and will be continued until a future demolition of the apartment complex would allow for the soil excavation as described in Phase 2;
- excavation of contaminated soil exceeding Part 375 Residential SCOs or background levels to a maximum depth ranging from 15 to 17 feet bgs for single family residences located on West Street;
- soil removal in the vicinity of MW-32S containing NAPL and soil within this area exceeding Part 375 Restricted Residential SCOs or background levels to eliminate the potential for recontamination of the adjacent excavated areas;
- groundwater monitoring; and
- development of a site management to include engineering controls to prevent exposure o impacted subsurface soil and groundwater.

Phase 2 will include the following actions to be taken in the future should demolition of the existing buildings located at 111-117 Maple Avenue and the apartment complex parcels occur:

- excavation of contaminated soil from the apartment complex and properties located at 111-117 Maple Avenue for soil exceeding Part 375 Residential SCOs or background levels to a maximum depth of 15 feet bgs;
- NA and in-situ treatment of groundwater, if determined necessary; and

• development of a site management to include institutional and engineering controls to prevent exposure to impacted subsurface soil and groundwater.

The cost to implement Alternative 4, based on an annual operation and maintenance (O&M), for a period of 30 years has been estimated as follows:

Present Worth:	\$ 20,406,000
Capital Cost:	\$19,700,000
Annual Costs:	\$45,900

Alternative 5: Phased Soil Removal to Part 375 Residential Levels, Barrier Installation and Groundwater Treatment

This alternative has been modified from the FS and will include soil removal as close as possible to the existing buildings to meet Residential SCOs. Non-accessible material will be removed in a second phase, subject to future building demolition.

Phase 1 will include:

- excavation of contaminated soil exceeding Part 375 Residential SCOs or the established background value for total PAHs of 25 ppm in the areas identified on Figure 3, including the single family properties located on West Street, town houses located on 111 to 117 Maple Avenue, and the apartment complex and alleyway between West Street and Maple Avenue to depths up to 17 feet bgs;
- backfill of excavated areas with clean soil meeting Part 375 residential SCOs from an off-site location to establish the design grade at the site;
- installation of a barrier in select areas as needed to prevent recontamination of the remediated areas. The type of barrier will be determined during the design phase;
- protection, temporary bypass, or removal/replacement of the 54 inch stormwater pipe present in the alleyway and apartment complex;
- groundwater monitoring to assess the effectiveness of the remedy; and
- development of a site management to include appropriate engineering controls to prevent exposure to impacted subsurface soil (e.g. soil remaining in front and under the buildings).

Phase 2 will include the following actions to be taken in the future, should demolition of the existing buildings located at 111-117 Maple Avenue and the Apartment Complex parcels occur:

- excavation of contaminated soil in the front, under and adjacent to the apartment complex and properties located at 111-117 Maple Avenue for soil exceeding Part 375 Residential SCOs or background levels;
- the depth and method of excavation, including the installation of any temporary excavation support, will be established after a focused investigation is complete to determine the lateral and vertical extent of impacted material in the front, under and adjacent to the buildings; and
- NA and groundwater treatment using in-situ treatment technology such as oxygenation, if determined necessary;

The cost to implement Alternative 5, based on an annual operation and maintenance (O&M), for a period of 30 years has been estimated as follows:

Present Worth:	\$ 27,500,000
Capital Cost:	\$27,200,000
Annual Costs:	\$17,200

Alternative 6: In-Situ Solidification (ISS) of Source Materials and Soil removal in Non-ISS Areas.

This Alternative will address the impacted soil by using ISS instead of excavation of accessible source material on the apartment complex parcel and on the Alleyway.

Alternative 6 will include the following components:

- perform ISS in the source areas to depths ranging from approximately 15 to 17 feet bgs. Prior to ISS, the materials located at the top 5 feet in the ISS area will be excavated or pre-cut to remove below grade obstructions;
- demolition and temporary bypass of the 54 inch stormwater pipe;
- excavation of contaminated soil exceeding Part 375 Residential SCOs or background levels to a maximum depth ranging from 15 to 17 feet bgs for single family residences located on West Street ;
- installation of a storm drain utility corridor through the ISS mass to facilitate the reinstallation of a new 54 inch storm line and its branches. The utility corridor will be backfilled with clean fill to prevent future contact with solidified material by construction workers performing maintenance on the storm drain system;
- installation of a minimum 2 feet of clean soil cover over the entire ISS area;
- groundwater monitoring to determine the effectiveness of the proposed remedy;
- development of a site management to include engineering controls to prevent exposure to impacted subsurface soil and groundwater.

Phase 2 will include the following actions to be taken in the future should demolition of the existing buildings located at 111-117 Maple Avenue and the apartment complex parcels occur:

- future excavations of impacted materials beneath and adjacent to the apartment complex buildings if and when the apartment complex is demolished in the future. The depth of excavation will be established after a focused investigation is complete to determine the lateral and vertical extent of impacted material at the parcels; and
- groundwater treatment using in-situ treatment technology such as oxygenation and natural attenuation

The cost to implement Alternative 6, based on an annual operation and maintenance (O&M), for a period of 30 years has been estimated as follows:

Present Worth:	\$19,664,000
Capital Cost:	\$19, 400,000
Annual Costs:	\$17,200

Alternative 7: Restoration to Unrestricted Conditions

This alternative achieves all of the SCGs discussed in Section 6.1.1 and Exhibit A and soil meets the unrestricted soil cleanup objectives listed in Part 375-6.8 (a). This alternative would include: excavation and

off-site disposal of all waste and soil contamination above the unrestricted soil cleanup objectives. The remedy will not rely on institutional or engineering controls to prevent future exposure. There is no Site Management, no restrictions, and no periodic review. This remedy will have no annual cost, only the capital cost.

This alternative will include excavation of soil exceeding the Part 375 Unrestricted SCOs or background levels in the OU2 area to predisposal condition and will require the demolition of the Apartment Complex and the building at 111-117 Maple Avenue. The components of this alternative will include the following:

- acquisition and demolition of buildings currently located at OU2;
- excavation of contaminated soil exceeding Part 375 Unrestricted SCOs or background levels to a depth of approximately 15 to 17 feet bgs. Approximately 90,000 cubic yards of impacted material will be removed for treatment and/disposal at an off-site permitted facility;
- excavation will be conducted within a temporary fabric structure (to the extent practicable) to control odor, vapor and dust; and
- backfilling the excavated areas with certified clean soil from an off-site location. The site will be restored to a pre-disturbance grade.

The cost to implement Alternative 7 has been estimated as follows:

Present Worth:	\$42,000,000
Capital Cost:	\$42,000,000
Annual Costs:	\$0

Remedial Alternative Costs

Remedial Alternative	Capital Cost (\$)	Annual Costs (\$)	Total Present Worth (\$)
No Action	0	0	0
Alternative 2: NAPL Recovery and In-Situ Groundwater Treatment / NA	\$1,125,000	\$62,500	\$2,086,000
Alternative 3: NAPL Recovery and Phased Soil Excavation with In-situ Groundwater Treatment and NA	\$16,725,000	\$37,200	\$17,297,000
Alternative 4: NAPL Recovery, Phased Removal to Part 375 Residential/Restricted Residential Levels and Removal of the MW- 32S Area in Phase 1, with In-situ Groundwater Treatment and NA	\$19,700,000	\$45,900	\$20,406,000
Alternative 5: Phased Soil Removal to Part 375 Residential Levels, with Removal of Currently Accessible impacted Material	\$27,200,000	\$17,200	\$27,500,000
Alternative 6: ISS, with Phased Removal to Part 375 Residential Levels in Non-ISS Areas	\$19,400,000	\$17,200	\$19,664,000
Alternative 7: Purchase and Demolition of Buildings followed by Removal of Soil Exceeding Unrestricted Levels	\$42,000,000	0	\$42,000,000

Exhibit D

SUMMARY OF THE SELECTED REMEDY

The Department has selected Alternative 5, Soil Removal to Part 375 Residential SCO Levels, with Removal of Currently Accessible impacted Material to the extent practicable as the remedy for the OU2 portion of the site. Alternative 5 will achieve the remediation goals for the site by reducing the volume, toxicity and mobility of contaminated soil due to removal and off-site disposal of contaminated material. The selected remedy will greatly reduce the source of contamination to groundwater and will monitor and treat contaminated groundwater using in-situ technology, as required. Given that OU2 portion of the site is zoned for residential use, this alternative has been modified from the FS to allow the site to be remediated to meet residential cleanup objectives by addressing all currently accessible contaminated materials to residential SCOs, taking into account site background levels for PAHs. The original alternative presented in the FS calls for the removal of source material in the initial phase while addressing the remaining impacted soil in the second phase after the buildings have been demolished. The elements of this remedy are described in Section 7. The selected remedy is depicted in Figure 3 and 4.

Basis for Selection

The selected remedy is based on the results of the RI and the evaluation of alternatives. The criteria to which potential remedial alternatives are compared are defined in 6 NYCRR Part 375. A detailed discussion of the evaluation criteria and comparative analysis is included in the FS report.

The first two evaluation criteria are termed "threshold criteria" and must be satisfied in order for an alternative to be considered for selection.

1. <u>Protection of Human Health and the Environment.</u> This criterion is an overall evaluation of each alternative's ability to protect public health and the environment.

Alternative 1 (No Action) does not include active remedial actions and thus will not provide any additional protection to human health and the environment over what currently exists. Additionally, this alternative will not comply with SCGs; since source material will remain in place and continue to pose a threat to both human health and the environment. Alternative 2 (NAPL recovery, in-situ groundwater treatment and NA) will not meet the SCGs nor satisfy the RAOs in a reasonable time. Therefore, Alternatives 1 and 2 are eliminated from further evaluation.

Alternatives 3,4,5,6 and 7 will all provide some level of protection to public health and the environment and were retained for further evaluation.

Alternatives 3 and 4 will provide less protection to the public health and the environment as most of the accessible material will be addressed in the distant future and will not meet residential use SCOs. Alternative 6 will provide a lesser amount of protection to the public health and the environment as some portion of the site will not be addressed to meet residential use SCOs. In addition, the material that has been solidified will remain in place at the site. Alternative 5 will achieve protection by immediate excavation and off-site disposal of all the accessible materials to readily provide for residential use. Alternative 5 will provide permanent reduction of volume of impacted materials due to removal and off-site treatment and/or disposal.

2. <u>Compliance with New York State Standards, Criteria, and Guidance (SCGs)</u>. Compliance with SCGs addresses whether a remedy will meet environmental laws, regulations, and other standards and criteria. In addition, this criterion includes the consideration of guidance which the Department has determined to be applicable on a case-specific basis.

Alternatives 3 and 4, which provide for phased implementation of remedy, will meet the SCGs when both phases are implemented. These alternatives will remove MGP source material that may continue to contaminate other media, including groundwater, and will provide soil cover and institutional controls to protect public health. However, Alternatives 3 and 4 will not meet SCOs for residential use as contaminated materials exceeding background levels will be left at depth. In addition, these two alternatives will defer remediation of accessible materials till later phase of remedy implementation. Satisfactory implementation of these alternatives will occur at an unknown time in the future and will depend on when the existing buildings are demolished for redevelopment. Alternative 5 will better achieve the SCGs by removing all currently accessible MGP impacted soil for off-site disposal and/or treatment, thereby eliminating the likelihood of off-site migration of contaminants and limiting exposure. All accessible impacted materials will be removed in the first phase to meet residential use SCOs or established background levels of 25 ppm total PAHs. Under this alternative, groundwater will be actively treated to enhance natural attenuation of groundwater contamination. Alternative 5 will also include a second phase remedial activities to include removal of impacted soil not currently accessible that may be present in the front and under the existing buildings at such time as these buildings are demolished in the future. This alternative will include a site management plan to prevent public exposure to remaining contamination that may be left at depth. Alternative 6 will also achieve these threshold criteria by using a combination of soil excavation and in-place treatment of some other contaminated material using ISS. However, this alternative will only address source material and will not clean the site to residential use levels in all of OU2 area. Some currently accessible material above residential SCO or background levels will be left untreated until sometime in the future. This alternative will provide soil cover and include institutional controls for the protection of public health. Alternative 7 will provide greater protection to human health and the environment by removing all contaminated material from the site. Alternative 7 will meet the threshold criteria and RAOs.

The next six "primary balancing criteria" are used to compare the positive and negative aspects of each of the remedial strategies.

3. <u>Long-term Effectiveness and Permanence.</u> This criterion evaluates the long-term effectiveness of the remedial alternatives after implementation. If wastes or treated residuals remain on-site after the selected remedy has been implemented, the following items are evaluated: 1) the magnitude of the remaining risks, 2) the adequacy of the engineering and/or institutional controls intended to limit the risk, and 3) the reliability of these controls.

Long-term effectiveness is best achieved by Alternative 7, since nearly all contaminated material will be removed from the site to achieve the unrestricted use SCOs. Alternatives 3 and 4 will provide limited long-term effectiveness only at the completion of both phases of remedy as most of the soil removal is scheduled for implementation in phase 2. Alternative 5 will provide greater long-term effectiveness as the vast majority of impacted material will be removed during the initial phase of remedy implementation. Further removal will occur in the future if and when the existing buildings are demolished. Alternative 6 will provide some long-term effectiveness through ISS treatment of source material in the apartment complex area and removal of contaminated material in the single family properties. The site management will include provisions for Alternatives 5 and 6 to reliably prevent future potential exposures. While Alternative 6 will provide a reasonable level of effectiveness, there are several uncertainties that need resolution. Site investigation indicates

that soil stratigraphy in some areas of the target treatment area include a fair amount of peat layers which may prove difficult when in contact with ISS mixtures. In addition, the targeted treatment area is located close to residential properties with limited working areas; as such may pose logistical challenges in terms of limiting impacts to the nearby residences. To be considered for proposal, treatability studies will be necessary and detailed engineering evaluations will need to be performed to determine site specific suitability of this technology at the site and the apartment complex area will need to be cleaned to allow for unrestricted residential use consistent with the current zoning.

4. <u>Reduction of Toxicity, Mobility or Volume</u>. Preference is given to alternatives that permanently and significantly reduce the toxicity, mobility or volume of the wastes at the site.

Alternatives 3 and 4 will provide a reduction in toxicity, mobility and volume. However, this will be achieved when both remedial phases are implemented. Alternative 3 and 4 will address 9,000 and 12,000 cubic yards of source material, respectively during the initial phase of remedy implementation. Alternative 5 will provide reduction in toxicity, mobility and volume as all accessible contaminated material (approximately 30,000 cubic yards) will be removed through excavation to meet residential SCOs or background levels. Contaminated groundwater will be treated in-place under Alternative 5. Alternative 6 will reduce toxicity and mobility of onsite source material by ISS process. Alternative 6 will achieve some level of volume reduction due to the removal of some impacted material to an approved off-site facility for disposal. Alternative 7 will permanently reduce the toxicity, mobility and volume as nearly all contaminated material at the site will be removed for off-site disposal and/or treatment.

5. <u>Short-term Impacts and Effectiveness</u>. The potential short-term adverse impacts of the remedial action upon the community, the workers, and the environment during the construction and/or implementation are evaluated. The length of time needed to achieve the remedial objectives is also estimated and compared against the other alternatives.

Alternatives 3,4,5,6 and 7 will all have short-term impacts to the community and workers due to construction activities. Alternatives 3 and 4 with lesser immediate soil removal will result in the lowest level of short-term impacts compared to the selected alternative. Alternative 5, which will address a greater volume of impacted material will result in fewer impacts to the community compared to Alternatives 6. The best and the most appropriate method of construction to limit impacts to the community will be determined during the design of the selected remedy. Alternative 6 will encapsulate the impacted soil in place through solidification. Given the close proximity of the impacted material to residential properties, Alternative 6 will pose significant construction challenges and will result in greater short-term impact to the community since extensive excavation will result in a large amount of excavated material to be transported through the community for off-site treatment and/or disposal. In addition, implementation of this alternative will most certainly result in the displacement of residents currently occupying OU2.

Alternatives 3 and 4 will both take approximately four months to complete as most of the impacted materials will be left untreated. Alternatives 5 will be constructed in about 13 months. Alternative 6 will take approximately 12 months to complete. Alternative 7 with near total removal of the impacted materials to predisposal condition will take approximately 23 months to complete.

6. <u>Implementability</u>. The technical and administrative feasibility of implementing each alternative are evaluated. Technical feasibility includes the difficulties associated with the construction of the remedy and the ability to monitor its effectiveness. For administrative feasibility, the availability of the necessary personnel

and materials is evaluated along with potential difficulties in obtaining specific operating approvals, access for construction, institutional controls, and so forth.

Alternatives 3 and 4 are implementable but will require close coordination with occupants of affected residential properties. Alternatives 5 and 6 are also implementable but with a higher degree of difficulty when compared to Alternatives 3 and 4 due to the greater need to work in close proximity to residential buildings. Alternative 7 is less implementable and complex to perform, since the volume of soil to be excavated under this alternative is significantly higher than the volume of soil to be addressed under the other alternatives. Alternative 7 will require a significant amount of time to implement compared to Alternatives 5 and 6 and will result in displacement of residents and increased truck traffic due to the large volume of material to be transported on local roads for a considerable amount of time. Though Alternative 7 will result in greater reduction in the volume of contaminated soil, it will result in greater short-term disruption to nearby residents during construction, while providing minimal additional protection of human health and the environment compared to the selected alternative.

7. <u>Cost-Effectiveness</u>. Capital costs and annual operation, maintenance, and monitoring costs are estimated for each alternative and compared on a present worth basis. Although cost-effectiveness is the last balancing criterion evaluated, where two or more alternatives have met the requirements of the other criteria, it can be used as the basis for the final decision.

The costs of the alternatives vary significantly, as presented in Exhibit C. Alternatives 3 and 4, while resulting in lower cost for implementation compared to the other alternatives, will provide a lesser degree of protection to human health and the environment as the remedial actions will only address source material while leaving inplace other contaminated material exceeding residential SCOs or background levels. Removal of remaining contamination including source material associated with these alternatives will occur in an unknown time in the future .Alternative 6 though will result in lower cost compared to Alternative 5, but it will not clean the site to allow for residential use, as some impacted material exceeding residential SCOs or background levels will be left in-place. Alternative 7, to unrestricted use, will have the highest present worth cost with a minimal increase in the overall protectiveness of the remedy, over Alternative 5. The incremental cost of over \$20 million and significant increase in community disruption and loss of homes associated with Alternative 7 over Alternatives 5 are not justified by the marginal increase in protection.

Alternative 5 while resulting in higher cost of implementation compared to Alternative 6 is the most desirable because it removes most contaminated material for off-site treatment and/or disposal and will meet SCOs for residential use. Also, Alternative 5 will provide the most certainty for remedy implementation compared to Alternative 6.

On the basis of the above evaluations, Alternative 5 offers the most balanced and cost effective remedy without sacrificing protection.

8. <u>Land Use.</u> When cleanup to pre-disposal conditions is determined to be infeasible, the Department may consider the current, intended, and reasonable anticipated future land use of the site and its surroundings in the selection of the soil remedy.

The current, intended, and reasonably anticipated future land use for the OU2 portion of the site is residential. Alternative 7 would achieve the unrestricted SCOs which would allow unrestricted land use of the property consistent with the current zoning. Alternative 5 meets this criterion by removing soil which exceeds the SCOs for residential use and allowing the current use of the apartment complex to continue until the properties are redeveloped in the future. Alternatives 3 and 4 will only meet the land use criterion at a future date when the buildings are removed and the contaminated soil is removed to meet the residential SCOs. Alternative 6 will allow ISS treated soil to remain in the apartment complex area. However, Alternative 6 will not meet the potential future use and current zoning requirement of single family.

The final criterion, Community Acceptance, is considered a "modifying criterion" and is taken into account after evaluating those above. It is evaluated after public comments on the Proposed Remedial Action Plan have been received.

9. <u>Community Acceptance.</u> Concerns of the community regarding the investigation, the evaluation of alternatives, and the PRAP are evaluated. A responsiveness summary has been prepared that describes public comments received and the manner in which the Department will address the concerns raised. If the selected remedy differs significantly from the proposed remedy, notices to the public will be issued describing the differences and reasons for the changes.

Alternative 5 has been selected because, as described above, it satisfies the threshold criteria and provides the best balance of the balancing criterion.









APPENDIX A

Responsiveness Summary

RESPONSIVENESS SUMMARY

OR – Haverstraw Clove & Maple MGP Site Operable Unit No. 02 Village of Haverstraw, Rockland County, New York Site No. 3-44-049

The Proposed Remedial Action Plan (PRAP) for the Haverstraw Clove & Maple MGP site was prepared by the New York State Department of Environmental Conservation (the Department) in consultation with the New York State Department of Health (NYSDOH) and was issued to the document repositories on January 7, 2012. The PRAP outlined the remedial measure proposed for the contaminated soil and groundwater at the Haverstraw Clove & Maple MGP site.

The release of the PRAP was announced by sending a notice to the public contact list, informing the public of the opportunity to comment on the proposed remedy.

A public meeting was held on January 19, 2012 which included a presentation of the Remedial Investigation Feasibility Study (RI/FS) for the Haverstraw Clove & Maple MGP site as well as a discussion of the proposed remedy. The meeting provided an opportunity for citizens to discuss their concerns, ask questions and comment on the proposed remedy. These comments have become part of the Administrative Record for this site. The public comment period for the PRAP ended on February 6, 2012.

This responsiveness summary responds to all questions and comments raised during the public comment period. The following are the comments received, with the Department's responses:

COMMENT 1:	Was the Head Start facility tested?
RESPONSE 1:	Yes, the Head Start property was sampled as part of the remedial investigation. Sampling analytical results from soil, groundwater and soil gas samples obtained on the property did not detect contaminants at levels of concern.
COMMENT 2:	Will any buildings be demolished under the proposed Alternative 5?
RESPONSE 2:	The remedy will not require the demolition of any buildings. Remediation is being deferred until they are removed as part of a redevelopment of the property.
COMMENT 3:	How close to the residential houses on West Street will the excavations be performed? Some of the houses were built in the late 1800s to early 1900s.
RESPONSE 3:	The exact footprint of the excavations relative to the houses on West Street will be determined during design of the remedy. More data will be acquired to determine the depth and width of the excavations near the houses.
COMMENT 4:	Are the residents expected to remain in the homes during remediation?

- RESPONSE 4: We do not anticipate the need to displace the residents during the remedial activities. This issue will be further evaluated during design.
- COMMENT 5: How will vibrations from construction activities be prevented from affecting the homes?
- RESPONSE 5: The buildings will be inspected and existing conditions recorded prior to construction. Construction methods that will result in minimum vibrations will be evaluated and employed during construction. Based on existing conditions a program to monitor and record vibrations during construction will be designed and implemented.
- COMMENT 6: How do you plan on dealing with the storm water drain pipe? This storm water pipe drains a large portion of the Village of Haverstraw.
- RESPONSE 6: Based on the proposed excavation limits the pipe will most likely be removed and replaced, to allow the removal of contaminated soil. The proposed construction sequence and method of replacing the pipe will be identified during design. The design will identify and prepare contingency plans for large precipitation events based on prior information. Pipes of this type have been replaced as part of other remediation projects.
- COMMENT 7: What is the plan in the area near the apartment complex in terms of remediation to protect the buildings and foundations?
- RESPONSE 7: The remedial design will evaluate different methods for shoring and protecting the apartment buildings and their foundations. These methods will include an evaluation to determine excavation set back to assure the building's structural integrity.
- COMMENT 8: If you will be using sheeting to shore the excavation, it may destroy the building foundations or pilings. There were concerns with the pilings under the apartment buildings, including concerns with impacts of dewatering on the piles.
- RESPONSE 8: See Response 7.
- COMMENT 9: How can you perform this work given the present use of the site?
- RESPONSE 9: The construction work will need to be carefully planned and executed to minimize impacts from the activities on the community. One possibility includes sequencing the construction project in phases to allow smaller portions of work to proceed at a given time, to reduce the impacts.
- COMMENT 10: Given the need for parking spaces, we suggest that this work be accomplished during the period of April 1 through November 15.

- RESPONSE 10: The comment is noted and will be addressed in the remedial design. The availability of parking has been identified as an issue important to the residents and alternatives will be evaluated and implemented to address this concern.
- COMMENT 11: How long will it take to complete the construction and how will you limit the impacts to the residents?
- RESPONSE 11: The construction is estimated to take approximately 13 months to complete. The construction period may be extended to limit impacts to the community and address the concerns raised by the above comments. Also see Responses 9 and 16.
- COMMENT 12: Can OU1 property be remediated and used for parking during the construction?
- RESPONSE 12: The use of the OU1 property for interim parking space will be evaluated during design.
- COMMENT 13: Will there be meetings with individual property owners before the construction period starts?
- RESPONSE 13: Yes. The community outreach activities including availability sessions will continue and be enhanced through the design and construction phase of the project.
- COMMENT 14: How fast is the MGP waste material moving in the soil and groundwater?
- RESPONSE 14: The dissolved phase contamination travels along with the groundwater. The average horizontal groundwater flow velocity is measured in the feet per year.
- COMMENT 15: If future redevelopment occurs, will there be a delay in removing the remaining material presently located under the buildings?
- RESPONSE 15: There should not be a delay in remediating areas under the buildings when future redevelopment occurs. O & R will work with the property owner(s) to establish an appropriate schedule for the remediation.
- COMMENT 16: Will there be vapor and odor issues during construction?
- RESPONSE 16: While vapor/odor emissions are possible during the construction, they can be controlled with foam sprays, while potential dust disturbances are addressed by wetting down the dust-generating area with a water spray. A community air monitoring plan (CAMP) will be in place during all intrusive activities. The CAMP will require continuous monitoring for vapors, odors and dust and set action levels to protect the health of the community. Work at the site will be suspended if the established action levels are exceeded and work will not resume until all appropriate controls are implemented.

- COMMENT 17: Instead of removal, has the DEC considered encapsulation/containment of the source material?
- RESPONSE 17: Yes, an in-situ solidification alternative was evaluated in the feasibility study. This alternative would be equally disruptive and would require increased long term monitoring.
- COMMENT 18: There were also comments made during the presentation on January 19, 2012 that the best way to complete the remediation on the apartment complex property would be to do the remediation in conjunction with redevelopment and removal of the existing structures.
- RESPONSE 18: The remediation could be performed in conjunction with the redevelopment and removal of the existing structures. The Department will entertain this option if a redevelopment plan(s) should be presented prior to the construction of the remedy.

Maribeth McCormick, of Orange and Rockland, submitted a letter dated February 3, 2012, which included the following comments:

- COMMENT 19: O&R maintains its position that the remedial alternative recommended in the original Feasibility Study (FS) submission (Alternative 4) is the most appropriate remedy for OU2. O&R is not disagreeing with the Department regarding the removal/treatment of the contamination, just the timing of the implementation. Alternative 4 balances the desire to remove impacted materials from the single family properties and address potentially mobile non-aqueous phase liquid (NAPL) in a portion of the parking area while minimizing disruption to residents and avoiding the risk of impacting existing structures. The Department has recognized that there are no current exposure pathways at the Site. Consequently, O&R believes that Alternative 4 provides as much risk reduction to humans and the environment while minimizing the short-term impacts associated with deep excavations in this heavily populated area when compared to Alternative 5. Alternative 4 will remove the same amount of impacted material as Alternative 5; it will, however, defer removal of the impacted materials close to the apartment buildings and townhouses until existing buildings are demolished for redevelopment, thus minimizing impacts to residents and property owners. If the Department maintains that additional remediation is required in Phase 1, O&R believes that NYSDEC should give further consideration to Alternative 6 (Excavation/ISS).
- RESPONSE 19: The Department recognizes the complexities and difficulties with implementing a removal alternative in this setting. However, the Department has evaluated all available alternatives and determined that the proposed remedy will provide the most balanced protection of public health and the environment consistent with the present and future use of the site. The Department's regulations found in 6NYCRR 375-1.8(f) (9) call for the evaluation of the reasonably anticipated future

use of the OU2 areas. The analysis presented in this document supports a remedy which achieves residential soil cleanup objectives consistent with the current zoning.

- COMMENT 20: The PRAP states that a pre design investigation (PDI) will be performed to determine the depth and extent of excavation for those properties which were not fully delineated in the RI. The PRAP should also state that the actual distance from existing structures to the excavation limit cannot be determined at this time and will be established during design and with approval from the property owners. The PDI will include a comprehensive structural review to determine how close we can excavate next to the existing structures.
- RESPONSE 20: The Department agrees with this comment. O&R and the Department will work with the property owners to keep them informed of project developments and issues concerning their properties. During the design and remediation of the properties steps will be identified and implemented to minimize impacts to the residents and any structures.
- COMMENT 21: The reference to barrier "wall" should be removed. The Feasibility Study indicated the potential need for a barrier to prevent mobile NAPL from recontaminating areas remediated during Phase 1 did not indicate the need for a wall type structure. The RI did not identify substantial mobile NAPL thus a temporary flexible barrier or left in place excavation support systems may be sufficient to prevent recontamination prior to Phase 2 implementation. The PRAP should state that an impervious barrier will be left in place after Phase 1 as determined in the design.
- RESPONSE 21: In general the Department agrees, a "wall" may not be necessary, provided the objective of the barrier which is to prevent the remaining contaminated material from impacting the remediated areas, is achieved.
- COMMENT 22: Please clarify the statement "The need to protect or relocate the line to allow the necessary excavation will be determined during the design phase of the project, provided the contaminated materials are addressed consistent with the remedial objectives and subject to field verification by the Department's on-site representative during construction."
- RESPONSE 22: The primary objective is to remove the impacted material in the vicinity of the pipe. The Department expects options to meet this requirement will be evaluated during the design, but has no particular preference on how this is achieved.
- COMMENT 23: Should there be separate SMPs for OU1 and OU2 given the different nature and ownership of the parcels and since one OU will be completed prior to remediation of the other OU?

- RESPONSE 23: It is the Department's policy to have one Site Management Plan for the entire site, which can define specific approaches for each OU.
- COMMENT 24: Engineering Controls Please clarify "Any site redevelopment will require remedial action in this area (see bullet 8 below)." Should this be (see bullet 9 below)?
- RESPONSE 24: The document will be revised to reference bullet 9 instead of bullet 8.
- COMMENT 25: In Exhibit B, Alternative 3 Please remove the word "wall" from the title.
- RESPONSE 25: The word "wall" has been replaced with Barrier in the title. Please see Response 21.
- COMMENT 26: In Exhibit B, *Alternative 5 Phase 1* Please remove reference to "wall" in title and 3rd bullet. See Item 4 above. In the 4th bullet, please add "and apartment complex parking lot" after "alleyway".
- RESPONSE 26: A change was made to remove the word "wall" and to include apartment parking lot in the 4th bullet of Alternative 5.
- COMMENT 27: In Exhibit B, *Alternative 5 Phase 2–* The 2nd bullet references the removal of "sheeting". As the method of excavation support has not been determined, any reference to sheeting should be removed.
- RESPONSE 27: Agree. The reference to "sheeting" will be removed and replaced with the "installation of any temporary excavation support", as the method of excavation support will be determined in the design.
- COMMENT 28: In Exhibit D, *Summary of the Proposed Remedy* The third sentence in this paragraph states that the proposed remedy will treat contaminated groundwater using in situ technology. Since the majority of the source material will be removed during Phase 1, active treatment is not expected to be necessary nor was it included in the feasibility study cost estimate. The need for in situ treatment will be determined following remediation and will be based on post-Phase 1 conditions.
- RESPONSE 28: Given that subsurface contamination will be left under the buildings, it may be necessary to treat contaminated groundwater. Therefore, no change will be made in the ROD.
- COMMENT 29: Basis for Selection, Section 2 Compliance with NYS SCGs The evaluation for Alternative 5 states that groundwater will be actively treated to enhance natural attenuation. As discussed above, the remedy does not call for active treatment at this time, only monitoring.

RESPONSE 29: See Response 28.

- COMMENT 30: Basis for Selection, *Section 2 Compliance with NYS SCGs –* Text states that Alternative 7 will remove all contaminated material from the site. This is inconsistent with other text in the PRAP that states that most or nearly all contaminated material would be removed (Exhibit B Alternative 7, 1st paragraph, page 9).
- RESPONSE 30: Agreed. The text will be modified for consistency.
- COMMENT 31: Basis for Selection, *Section 3 Long Term Effectiveness and Permanence –* The discussion regarding the need for detailed engineering studies and treatability studies for Alternative 6 does not take into account the fact that detailed engineering studies will be required for all of these alternatives, including Alternative 5. While O&R acknowledges that there are uncertainties associated with in-situ solidification (ISS) implementation, we feel there are similar uncertainties with dewatering at this site and excavating in close proximity to the existing buildings. Therefore, this uncertainty should not be considered a reason to discount Alternative 6.
- RESPONSE 31: The presence of the peat layer could impact the long term effectiveness of Alternative 6 which will need to be determined through detailed engineering and treatability studies. The Department believes the difficulties with implementing dewatering at the site and excavating in close proximity to the buildings also applies to Alternative 6. The challenges to implementing both Alternative 5 and 6 are substantial but the uncertainties associated with ISS are much greater than those associated with excavation options given the presence of the peat layer which raised concerns about long term effectiveness. However, concerning Alternative 6, the Department does not consider the alternative viable given the local zoning and the present and anticipated future use of the site.
- COMMENT 32: Basis for Selection, *Section 4 Reduction of toxicity, etc. –* This section states that contaminated groundwater will be treated in place under Alternative 5. Please see previous comments.
- RESPONSE 32: See Response 28.
- COMMENT 33: Basis for Selection, *Section 5 Short Term Impacts and Effectiveness –* The PRAP states that Alternative 5 will result in fewer impacts to the community compared to Alternative 6. O&R disagrees with this conclusion and feels that the Department has minimized the impacts of implementing Alternative 5 in such close proximity to the apartment buildings. The reduced impacts due to the elimination of temporary fabric structures, thousands of truck trips, and the potential vibration nuisance and building risks associated with the installation of excavation support systems would indicate that Alternative 6 would actually be less disruptive than Alternative 5 while eliciting similar levels of noise during

implementation. Please elaborate on the Department's rejection of ISS and Alternative 6 and acknowledge and discuss the true impacts of Alternative 5.

- RESPONSE 33: The ISS alternative will require the excavation and removal of soil to accommodate the added solidification materials and expansion of the treated soil. The ISS foot print for construction, including the batch plant facility mixing and delivering the solidification materials, will impact the use of the property in a greater proportion than Alternative 5. The impacts of ISS are far greater than a properly sequenced excavation option during construction. However, ISS has been successfully used at a number of sites which have different site specific conditions which allow the application of an ISS technology. See Response 31.
- COMMENT 34: Basis for Selection, *Section 7 Cost Effectiveness –* Please clarify the statement, "Also, Alternative 5 will provide the most certainty for remedy implementation compared to Alternative 6." As stated above, due to the complex issues associated with dewatering at this site and designing excavation support systems that will not impact the existing structures and be acceptable to property owners, O&R feels that Alternative 6 may provide more certainty.

RESPONSE 34: See Responses 19, 31 and 33.

The following comments were received from Steven Pekofsky, owner of the Apartment Complex, in a letter dated February 6, 2012:

- COMMENT 35: MT Associates II LLC (MT) is concerned with the health and safety of the building occupants.
- RESPONSE 35: The Department shares this concern and will work with O&R and the NYSDOH to assure appropriate controls are in place to mitigate any potential adverse impacts to the health and/or safety of the residents during construction of the proposed remedy. Also see Response 16.
- COMMENT 36: In considering Alternative 5 equal weight must be given not only to the objectives of NYSDEC but to the impact on the property while seeking those objectives.
- RESPONSE 36: The Department believes these issues were taken into consideration during evaluation of the alternatives.
- COMMENT 37: The practicalities and impacts of implementing the remedy should be factored into the selection of the remedy. The concern is with the feasibility of implementing the proposed remedy while meeting the remedial objectives of the proposed alternative.
- RESPONSE 37: The Department recognizes the site specific conditions and challenges at this site and has fully considered these in proposing the remedy.

- COMMENT 38: The design will be forced to comply with the mandates of the proposed remedial action plan.
- RESPONSE 38: The Department, in selecting this remedy, has identified the need for additional evaluation of the specific means of implementing elements of the remedy to be further refined in the remedial design.
- COMMENT 39: The remediation will need to consider the reduction in parking behind the apartment complex during construction and parking issues such as no street parking during the winter months. Off street parking is currently available to the apartment tenants for a fee and alternative parking would need to be made available during remediation.
- RESPONSE 39: Agreed. O&R will be required to evaluate alternate parking arrangements during the design of the remedy and make the necessary accommodations to address the issue. See Responses 10 and 12.
- COMMENT 40: The apartment building occupancy level would be reduced due to the lack of parking. This would result in lower rents, financial instability of the building, a diminished value of the property, and marketability.
- RESPONSE 40: The Department will require O&R to provide alternate parking arrangements. See Response 39.
- COMMENT 41: The alternative parking for tenants with young families that have children and bring their shopping goods into the building should be considered. In addition, older and handicapped people will need to have access to the apartment building entrances in the rear of the building.
- RESPONSE 41: See Responses 39 & 40.
- COMMENT 42: The police, fire and paramedics personnel and vehicles need to have access to the rear of the buildings at the apartment complex. Access to the rear of the apartment buildings is also needed for utility repairs by Orange & Rockland to access electrical power lines, transformers, fuse switches, and gas service. In the past there was a concern for abandoned vehicles and drug dealers in this area.
- RESPONSE 42: The access to the rear of the building for police, fire and paramedic's personnel and vehicles will be evaluated during the remedial design, and O&R will be required to maintain the necessary access during remedy implementation, in accordance with their respective requirements.
- COMMENT 43: The preliminary engineering studies performed in the feasibility study did not adequately evaluate the structural integrity of the building. More investigation is needed to determine what is supporting the footings. Additional studies need to

be performed to determine effect of dewatering on the piles during excavation and reintroducing water on the adjacent piles. .

- RESPONSE 43: Agreed. The remedial design will require O&R to perform all necessary engineering studies required to evaluate the structural integrity of the buildings, including the footings. The studies will also include the effect of dewatering on the piles during excavation and the reintroduction of water on the adjacent piles. Furthermore, the implementation of the remedy will include photo and structural inspections of the buildings before, during and after the construction to insure that the buildings are not impacted by the remedial activities.
- COMMENT 44: The design needs to evaluate and consider the structural integrity of the building foundation when replacing or backfilling the soil adjacent to the building. There is sure to be movement and subsequent structural damage to the building foundation.
- RESPONSE 44: See Response 43.
- COMMENT 45: The property owner believes Alternative 5 will be too disruptive to the tenants of the apartment building due to the lack of a play area for children, lack of nearby parking, and potential competition with others trying to park on Maple Street.
- RESPONSE 45: The Department will require O&R to design and implement the remedy to mitigate construction related impacts on the community to the greatest extent feasible. O&R is obligated to undertake the remediation to the extent feasible, given the current and reasonable future development plans for the property. If the property owner's development plans allow the full remedy or a reasonable portion to be implemented in the future, O&R should be informed of this decision. The Department will remain flexible with designing and implementing the selected OU2 and OU1 remedies with any future development plans provided the objectives of the Record of Decision are met in a reasonable timeframe. See Responses 10, 39 and 40.
- COMMENT 46: The proposed remediation will be disruptive to the operation of MT, day to day management of the apartment complex property. The remediation will require additional personnel during the remedial construction and financial resources to coordinate and maintain a relationship with the tenants under these circumstances. MT does not have the resources to handle such a Project and is not willing to devote the time necessary to try and maintain the relationship needed with the Tenant's under these hardship circumstances.

RESPONSE 46: See Response 45.

COMMENT 47: The construction will affect the occupancy, rental income, cost of building operations, and place significant financial and time burden on MT.

- RESPONSE 47: The comment is noted. See Response 45
- COMMENT 48: Insurance for the apartment building will be difficult to obtain.
- RESPONSE 48: The remedial contractor will obtain insurance and will be responsible for his actions during construction activities.
- COMMENT 49: Refinancing the property when the mortgage becomes due will not be possible.
- RESPONSE 49: The comment is noted. See Response 45.
- COMMENT 50: MT does not agree with NYSDEC that Alternative 5 is the best alternative and should not go forward with such alternative.
- RESPONSE 50: The comment is noted. See Responses 19 and 31.
- COMMENT 51: The PRAP proposes no alternative whereby the entire property will be cleaned as in Alternative 7 except that the present owner retains title to the property.
- RESPONSE 51: The selected alternative will eventually remove contaminated soil from the properties under different timelines extending into the future. Also see Response 45.
- COMMENT 52: The PRAP proposes no alternative whereby the impacts are monitored for movement that would present a danger to health, safety and life and would otherwise leave the property intact until such time that it is redeveloped.
- RESPONSE 52: Alternative 3 addresses this comment by initially removing non-aqueous phase liquid and postponing removing contaminated soil from the apartment complex to a later date. The selected Alternative also allows for certain areas of contamination to remain subject to future business decisions by the property owner.
- COMMENT 53: Repeatedly the PRAP states there is no movement of NAPL or surface danger especially considering the time frame of 125 years. Further the Department of Health testified at the Public Meeting and repeatedly stated in the past that there was no danger to the public. While all parties involved want a clean environment and MT more than any party involved desires a clean property, the rush to do much surface damage is far greater than a few years wait for the property to be redeveloped.
- RESPONSE 53: The PRAP did not state there is no movement of NAPL at the site. In Exhibit A, the Groundwater Section discussed the detection of dense non- aqueous phase liquid (DNAPL) at several monitoring well locations at the OU2 area. The proposed plan is predicated on present conditions and circumstances. The selected remedy is intended to mitigate the potential for future human exposures to site

related contaminants and the ongoing impacts to the environment. The contaminated soils and groundwater have been documented to be above 6 NYCRR 375 Soil Cleanup Objectives and 6NYCRR 703 Ambient Water Quality Standards. The presence of such contamination in the soil and groundwater is not in compliance with New York State Standards, Criteria, and Guidance (SCGs) for which O&R is being required to address. See also Response 45.

- COMMENT 54: MT's position is that as long as there is no surface contamination or threat of it, that all remediation work wait until permission is received by the Village of Haverstraw to redevelop the apartment complex. We object to any work being done on the site other than well monitoring until such time.
- RESPONSE 54: See Response 53.
- COMMENT 55: In the interim there is much additional feasibility work that needs to be done. The result of this additional feasibility work will indicate, and has been confirmed with MT's structural engineers, that work on the southern portion of the property is not feasible as proposed. The two alternative proposals suggested above have not been addressed and their remedies exhausted.
- RESPONSE 55: The Feasibility Study reviewed and evaluated a number of alternatives in accordance with the Department's applicable regulations and guidance. Further investigations and evaluations into the manner in which the selected remedy (e.g., structural evaluations) will be implemented will be undertaken during the design of the remedy.
- COMMENT 57: If it is the position of NYSDEC to proceed regardless then we need to discuss Alternative 7 either in light of the above mentioned format or a price based on market value, not as suggested by GEI whose formula was at the very least, naive.
- RESPONSE 57: The comment is noted. The Department believes that the proposed alternative is the most balanced and cost effective alternative in addressing the site contamination. See Responses 19, 31 and 53.

APPENDIX B

Administrative Record

Administrative Record

OR – Haverstraw Clove & Maple MGP Site Operable Unit No. 02 Village of Haverstraw, Rockland County, New York Site No. 3-44-049

- 1. Proposed Remedial Action Plan for the OR-Clove and Maple-Haverstraw Former MGP Site, Operable Unit No.2, dated December 2011, prepared by the Department.
- 2. Orders on Consent: Index No. D3-0002-94-12, between the Department and O&R, executed on January 8, 1996; Index No. D3-0001-98-03 executed on September 29, 1998; and Index No. D3-0001-99-01 executed on March 11, 1999.
- 3. "Preliminary Site Assessment Report for Two Former Manufactured Gas Plant Sites, Haverstraw, New York", August 1997, Remediation Technologies, Inc.
- 4. "Remedial Investigation Report, Former Clove and Maple Manufactured Gas Plant Site", January 2009, CMX.
- 5. "Feasibility Study Report, Clove and Maple Avenues Former Manufactured Gas Plant", September 2010, GEI Consultants, Inc.
- 6. "Surface Soil Investigation and Risk Assessment Report for Former Manufactured Gas Plant Site at Clove and Maple in Haverstraw, New York", August 1997
- 7. Letter dated February 1, 2012 from Maribeth McCormick of Orange & Rockland Utilities, Inc.
- 8. Letter dated February 6, 20012 from Steven Pekofsky of MT Associates II LLC