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Dear Ms. Corkran and Ms. Webb:

**TRANSMITTAL OF THE UPDATED METHODS FOR CONDUCTING RISK ASSESSMENTS AND RISK EVALUATIONS AT THE PADUCAH GASEOUS DIFFUSION PLANT, PADUCAH, KENTUCKY, VOLUME 1, HUMAN HEALTH (DOE/LX/07-0107&D2/R5/V1)**

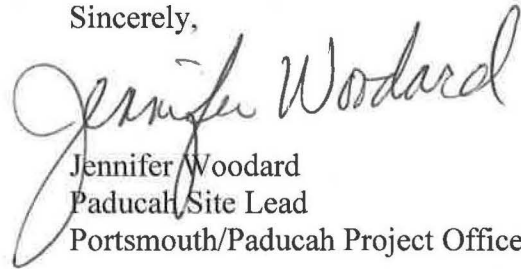
Enclosed please find the revised *Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, Volume 1, Human Health*, DOE/LX/07-0107&D2/R5/V1. This revision updates the previously issued document. Updates have been coordinated through the Risk Assessment Working Group.

With these revisions, the risk methods document has been updated to ensure that it promotes development of human health risk assessments in accordance with the most current state and federal guidance.

The U.S. Department of Energy requests comments on or approval of the subject document no later than July 17, 2015.

If you have any questions or require additional information, please contact Rich Bonczek at (859) 219-4051.

Sincerely,



Jennifer Woodard  
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Enclosure:

Human Health Risk Methods Document

e-copy w/enclosure:

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DOE/LX/07-0107&D2/R5/V1

**Methods for Conducting Risk Assessments  
and Risk Evaluations  
at the Paducah Gaseous Diffusion Plant  
Paducah, Kentucky  
Volume 1. Human Health**



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DOE/LX/07-0107&D2/R5/V1

**Methods for Conducting Risk Assessments  
and Risk Evaluations  
at the Paducah Gaseous Diffusion Plant  
Paducah, Kentucky  
Volume 1. Human Health**

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## PREFACE

This *Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah Kentucky, Volume 1. Human Health*, DOE/LX/07-0107&D2/R5/V1 (previous versions issued as DOE/LX/07-0107&D2/R4/V1, DOE/LX/07-0107&D2/R2/V1, DOE/LX/07-0107&D2/R1/V1, and DOE/OR/07-1506&D1/V1/R1), was prepared in accordance with the requirements under both the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) and the Resource Conservation and Recovery Act (RCRA). This document is not meant to be prescriptive, rather it is meant to provide guidance for the completion of risk analyses beyond the guidance found in the most recent revision of *Site Management Plan, Paducah Gaseous Diffusion Plant, Paducah, Kentucky* (DOE 2014). Specifically, this document integrates results of comment resolution meetings and technical meetings between the regulatory agencies and the U.S. Department of Energy and provisions in the Federal Facility Agreement (FFA) for the Paducah Gaseous Diffusion Plant (PGDP) and provides methods that should be followed when completing risk analyses to ensure consistency in risk analyses. Risk analyses considered in this document are human health risk assessments and risk evaluations prepared for both informal and formal reports. This document and its appendices, including preliminary remediation goal values, are for use at PGDP and are not applicable to other sites within the Commonwealth of Kentucky.

In accordance with Section IV of the FFA for PGDP, this integrated technical document was developed to satisfy both CERCLA and RCRA corrective action requirements. The phases of the investigation process are referenced by CERCLA terminology within this document to reduce the potential for confusion.

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## ACRONYMS

AF	adherence factor
ALM	Adult Lead Model
AOC	area of concern
ARAR	applicable or relevant and appropriate requirement
AT123D	Analytical Transient 1-, 2-, 3-Dimensional Simulation of Waste Transport in the Aquifer System
bgs	below ground surface
CAS	Chemical Abstracts Service
CDI	chronic daily intake
CERCLA	Comprehensive Environmental Response, Compensation, and Liability Act
COC	contaminant of concern
COPC	chemical of potential concern
DAF	dilution attenuation factor
DOE	U.S. Department of Energy
DQA	data quality assessment
DQO	data quality objective
ED	exposure duration
EE/CA	Engineering Evaluation/Cost Analysis
EF	exposure frequency
ELCR	excess lifetime cancer risk
EPA	U.S. Environmental Protection Agency
EPC	exposure point concentration
FA	fraction absorbed
FFA	Federal Facility Agreement
FS	feasibility study
GI	gastrointestinal
HEAST	Health Effects Assessment Summary Tables
HHRAWG	Human Health Risk Assessment Working Group
HI	hazard index
HQ	hazard quotient
IEUBK	Integrated Exposure Uptake and Biokinetic
IRIS	Integrated Risk Information System
IUR	inhalation unit risk
$K_d$	adsorption coefficient/distribution coefficient
$K_p$	permeability coefficient
KDEP	Kentucky Department for Environmental Protection
KYRHB	Kentucky Radiation Health Branch
MARLAP	Multi-Agency Radiological Laboratory Analytical Protocols
MCL	maximum contaminant level
MDC	minimum detectable concentration
MOC	medium of concern
MQC	minimum quantification concentration
MQO	measurement quality objective
MUSLE	Modified Universal Soil Loss Equation
OSWER	Office of Solid Waste and Emergency Response
PA	preliminary assessment
PAH	polycyclic aromatic hydrocarbon
PCB	polychlorinated biphenyl

POC	pathway of concern
PGDP	Paducah Gaseous Diffusion Plant
PRA	probabilistic risk assessment
PRG	preliminary remediation goal
ProUCL	EPA's Upper Confidence Limit Software
RAGS	Risk Assessment Guidance for Superfund
RAO	remedial action objective
RAWG	Risk Assessment Working Group
RCRA	Resource Conservation and Recovery Act
RESRAD	residual radioactivity
RfC	reference concentration
RfD	reference dose
RG	remedial goal
RGA	Regional Gravel Aquifer
RGO	remedial goal option
RI	remedial investigation
RME	reasonable maximum exposure
ROD	record of decision
SADA	Spatial Analysis and Decision Assistance
SESOIL	Seasonal Soil Model
SF	slope factor
SI	site investigation
SMP	Site Management Plan
SQL	sample quantitation limit
SSL	soil screening level
SVOC	semivolatile organic compound
SWMU	solid waste management unit
SWMM	Storm Water Management Model
TCDD	2,3,7,8-tetrachlorodibenzo-p-dioxin
TCE	trichloroethene
TEF	toxicity equivalence factor
TEQ	toxicity equivalents
UCL	upper confidence limit
UCRS	Upper Continental Recharge System
UTL	upper tolerance limit
XRF	X-ray fluorescence

## EXECUTIVE SUMMARY

This document describes the methods used to prepare the human health risk assessments and risk evaluations needed to complete remedial activities at the Paducah Gaseous Diffusion Plant (PGDP). This document is not meant to be prescriptive, rather it is meant to provide the framework to complete appropriate risk analyses for projects listed in the Paducah Site Management Plan (DOE 2014) taking into account site-specific conditions at PGDP. The materials and methods presented in this document were developed following agreements reached between the U.S. Department of Energy (DOE) and the regulatory agencies during comment resolution meetings, in the Federal Facility Agreement, and at technical meetings. In this document, the human health risk analyses that will occur during each phase of remedial activities are discussed, analytical techniques are described, and several analytical tools are presented. By providing this material in a single document, consistency of human health risk assessments and evaluations performed for PGDP is ensured, thereby speeding the completion and review of risk assessments and risk evaluations. This document and its appendices, including preliminary remediation goal values, are for use at PGDP and are not applicable to other sites within the Commonwealth of Kentucky. Any endorsement of this document by Commonwealth agencies is limited to its use at PGDP.

This document also discusses some of the methods used to complete dose assessments at PGDP. Dose assessments are conducted to provide information for risk managers and are separate from the risk assessment conducted for decision making. The methods for dose assessment are presented generally, and additional discussion should be held with regulatory agencies prior to initiating any dose assessment project.

This document was prepared by the PGDP Risk Assessment Working Group (RAWG). The RAWG is a multiagency, multidisciplinary group tasked with meeting the following goals:

- Produce tools that can be used to prioritize remedial activities at the PGDP.
- Develop methods to complete risk evaluations for the PGDP.
- Make the results of the risk assessments and evaluations at the PGDP more useful to risk managers.
- Enhance risk communication between the producers of risk assessments and risk evaluations and the users of this information (e.g., risk managers).

Organizations participating in the production of this document and their affiliations are DOE, U.S. Environmental Protection Agency, Commonwealth of Kentucky Division of Waste Management, and Commonwealth of Kentucky Radiation Health Branch.

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# 1. INTRODUCTION

The purpose of this document is to present the methods and approaches used for screening level, baseline human health, and residual risk assessments and risk evaluations at the Paducah Gaseous Diffusion Plant (PGDP) and provide resources [such as preliminary remediation goals (PRGs) and dose-based concentrations] for completing those assessments. This document is not meant to be prescriptive, rather it is meant to provide the framework to complete appropriate risk analyses for projects listed in the Paducah Site Management Plan (DOE 2014) taking into account site-specific conditions at PGDP. This document is not intended to replace or modify guidance from the U.S. Environmental Protection Agency (EPA), guidance from the Commonwealth of Kentucky, or any of the tripartite agreements. Analyses of risks and hazards presented by environmental contamination at PGDP are integral to the Federal Facility Agreement's (FFA) primary objective of implementing remedies that minimize, control, or eliminate risks to human health and the environment. These analyses begin during the scoping phase [e.g., during scoping meetings and during, for example, the preliminary assessment/site investigation (PA/SI)] when available environmental media and historical information are interpreted and compared with site-specific PRGs and other screening criteria to determine if action may be required at release sites and to plan the timing of that action. These analyses continue during investigation (e.g., the remedial investigation) when historical information, site-specific PRGs, and other screening criteria are used to focus the work plan on the risk-related problems that must be investigated and may need to be addressed during data collection. Subsequently, the results of the risk analyses are used in decision documents to justify why an action is or is not needed at a site.<sup>1</sup> A more streamlined approach for risk assessments is sometimes used for removal action decision documents. During the production of the decision documents, the risk analyses also are used to develop the risk-based cleanup levels used in subsequent design activities.

Several major decision points occur during the aforementioned process. These decision points often limit the scope of risk analyses performed during investigation and remedy selection, but allow for interim actions to address important environmental concerns and occur several times during the process.

Risk assessors provide information at the decision points and risk managers use that information to make decisions. Risk assessors and managers and their roles are defined as follows (EPA 1989a).

- **Risk Assessor.** An individual, team, or organization that generates site- or media-specific risk assessments for use in site-specific decision making. The assessor relies on existing databases and information [e.g., EPA Integrated Risk Information System (IRIS), health assessment documents, and program-specific toxicity information] and media- or site-specific exposure information in characterizing risk. This group also relies, in part, on regulatory agency risk assessment guidelines and program-specific guidance to address scientific policy issues and scientific uncertainties.
- **Risk Manager.** An individual, team, or organization with responsibility for or authority to take action in response to an identified risk. Risk managers *integrate* the risk characterization information provided by the risk assessor with other considerations specified in applicable statutes to make and justify regulatory decisions. Generally, risk managers include lead and regulatory agency managers and decision makers. Risk managers also play a role in determining the scope of risk assessments.

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<sup>1</sup> There may be scenarios presented pursuant to this document that might not be commensurate with the reasonable foreseeable land use, but may serve as a reference point to decision makers.



This document presents the methods to be used to complete the analyses described herein. In addition, this document discusses many of the analytical tools that can be used to complete this process and discusses the sources of the tools. Materials and methods used to complete scoping activities, including the derivation of risk- and dose-based PRGs, the background concentrations of chemicals and radionuclides, and other screening criteria are in Section 2; materials and methods specific to the human health risk assessments, including work plan preparation and baseline human health risk assessment, are in Section 3, “Risk Analyses during the Remedial Investigation”; materials and methods applicable to the feasibility study (FS) risk evaluation, including cleanup level development and consideration of residual risks, are in Section 4. Dose assessments sometimes are provided to risk managers, as well, and also are discussed within these sections. The approach to dose assessments discussed here is based on EPA guidance (EPA 2000a) and is specific to PGDP. The dose-based concentrations are based on Federal Guidance Report 13 (EPA 1999a) and are not appropriate for other activities such as establishment of authorized limits. The exposure parameters used to derive the dose-based concentrations presented are useful inputs when deriving authorized limits.

## 2. RISK ANALYSES DURING SCOPING ACTIVITIES

Risk analyses during site scoping activities will be performed to do the following:

- Determine if site risks are so great as to require immediate action prior to Remedial Investigation (RI)/FS (i.e., interim action);<sup>2</sup>
- Determine if site risks are so low as to support a no-further-action decision;
- Prioritize the further investigation of those sites not requiring an interim action or potentially requiring no further action;
- Divide exposure setting into exposure units;<sup>3</sup> and
- Provide information to be used in subsequent work plan development.

General depictions of the methods that will be followed to complete these analyses are shown in Figure 2.1. Figures 2.2, 2.3, 2.4, and 2.5 present specific issues related to the risk screening process (including issues related to dose).

Generally, analyses completed as part of risk-based site scoping will rely on simple comparisons between site contamination data to PGDP-specific PRGs, including risk-based action and no-action concentrations, dose-based concentrations (if a dose assessment is conducted), background concentrations, and pertinent applicable or relevant and appropriate requirements (ARARs). Table 2.1 shows the significant chemicals of potential concern (COPCs) at PGDP. Significant COPCs are chemicals that have been retained as contaminants of concern (COCs) (sometimes listed as constituents of concern) in prior risk assessments at PGDP. For the purposes of this document, these terms are essentially equivalent. These COPCs therefore are likely to be COPCs for other risk assessments, but the absence of a chemical from the list does not imply that it would not be a COPC at a PGDP site. Risk-based action and no-action concentrations and dose-based concentrations are provided for the significant COPCs and are presented in Tables A.1 through A.11 in Appendix A. Action and no action soil concentrations based on dose limits are derived by following EPA guidance (EPA 2000a) and are used for dose assessments at PGDP.

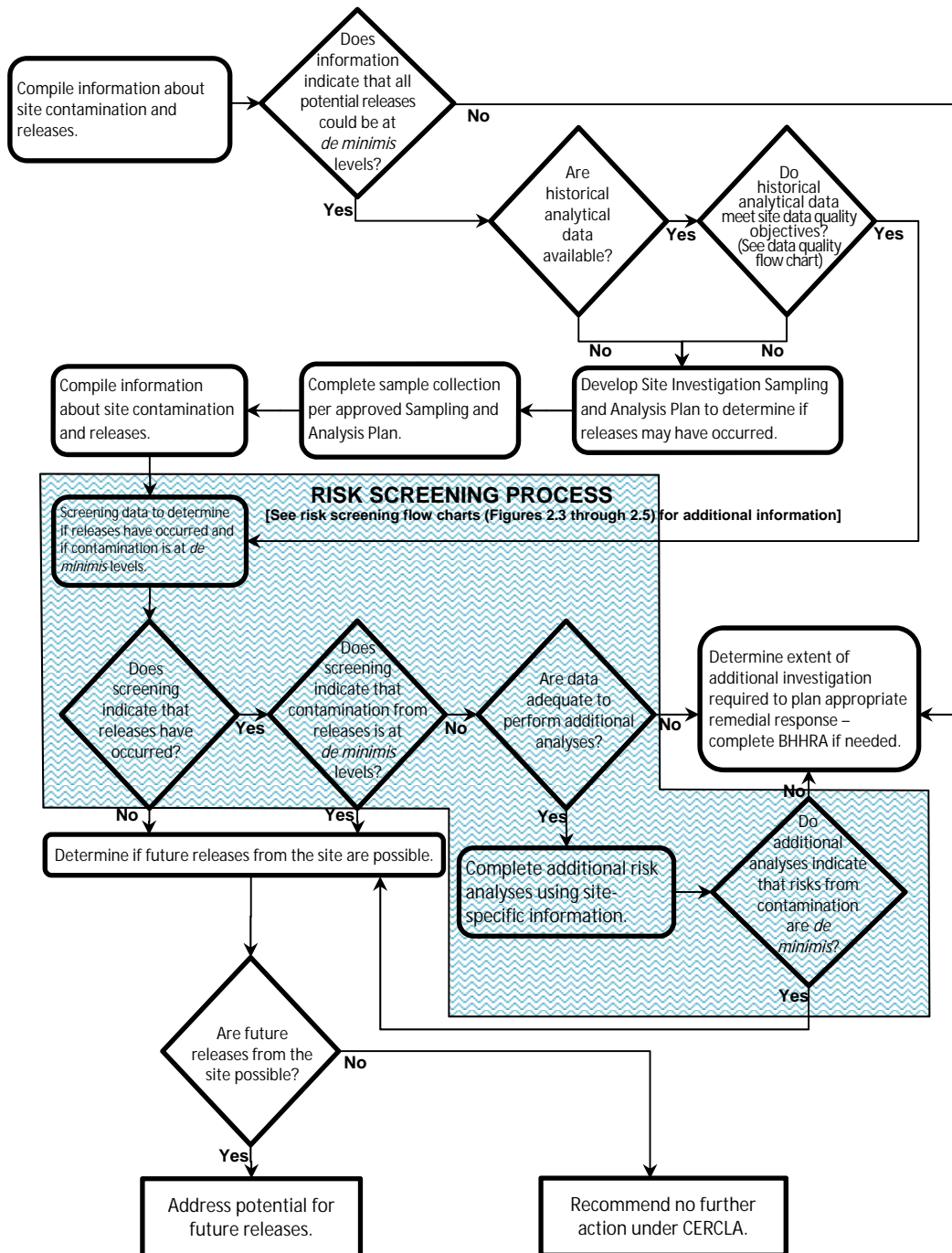
Table A.1 presents risk-based action concentrations for contaminants in soil and sediment; Table A.2 presents risk-based action levels for contaminants in groundwater; Table A.3 presents risk-based action levels for contaminants in surface water; Table A.4 presents risk-based no-action levels for contaminants in soil and sediment; Table A.5 presents risk-based no-action levels for contaminants in groundwater; Table A.6 presents risk-based no-action levels for contaminants in surface water; Table A.7 presents risk-based no-action levels for contaminants in soil that are protective of groundwater drawn from the Regional Gravel Aquifer (RGA) immediately adjacent to a contaminated area; Table A.8 presents dose-based levels for radionuclide contaminants in soil and sediment; Table A.9 presents dose-based levels for radionuclide contaminants in groundwater; Table A.10 presents dose-based levels for radionuclide contaminants in surface water; and Table A.11 presents dose-based levels for radionuclide contaminants in soil that are

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<sup>2</sup> The report from this point forward will use references to remedial action documents instead of removal action documents for simplicity. If the approach for removal actions differs in the subsequent discussions, these differences will be noted, as appropriate.

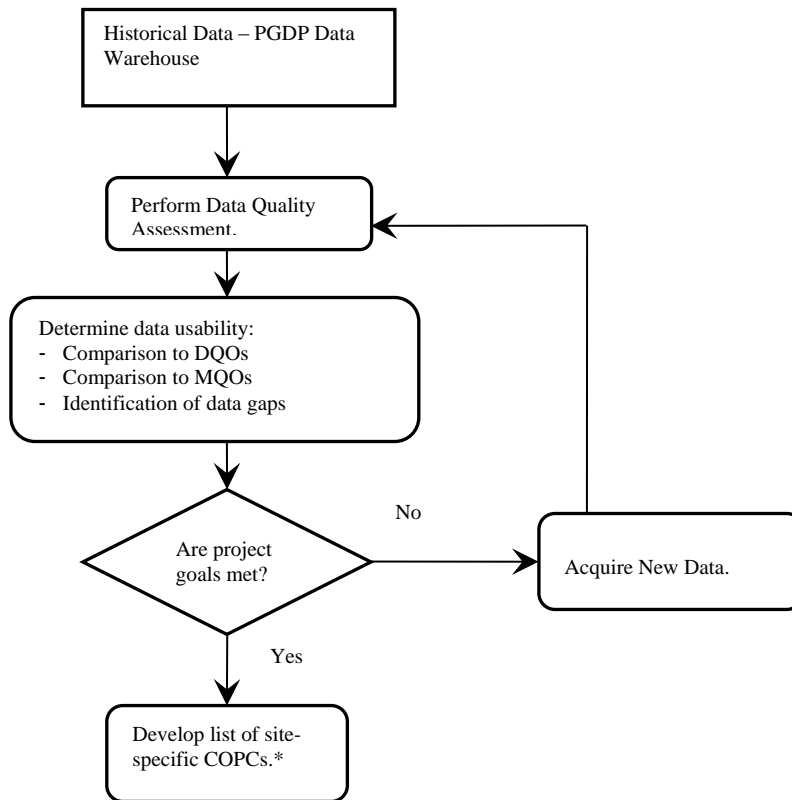
<sup>3</sup> A default exposure unit of 0.5 acres will be used for sites inside the PGDP industrialized area. For a site outside the industrialized area, the size of the exposure unit will be decided during scoping by agreement among the three parties.

## Risk Analyses during Site Scoping at PGDP General Approach



**Figure 2.1. General Approach to Risk-Based Site Scoping**

**Risk-based Site Scoping at PGDP**  
**Data Quality/Data Usability Review**



\*Identification of site-specific COPCs not currently included in Table 2.1, “Significant Chemicals of Potential Concern at PGDP,” would include the review of additional information (e.g., information identified in the RI process).

**Figure 2.2. Data Quality Review to Support Risk-Based Site Scoping**

# Risk-based Site Scoping at PGDP

## Part 1 - Human Health Direct Contact Screening

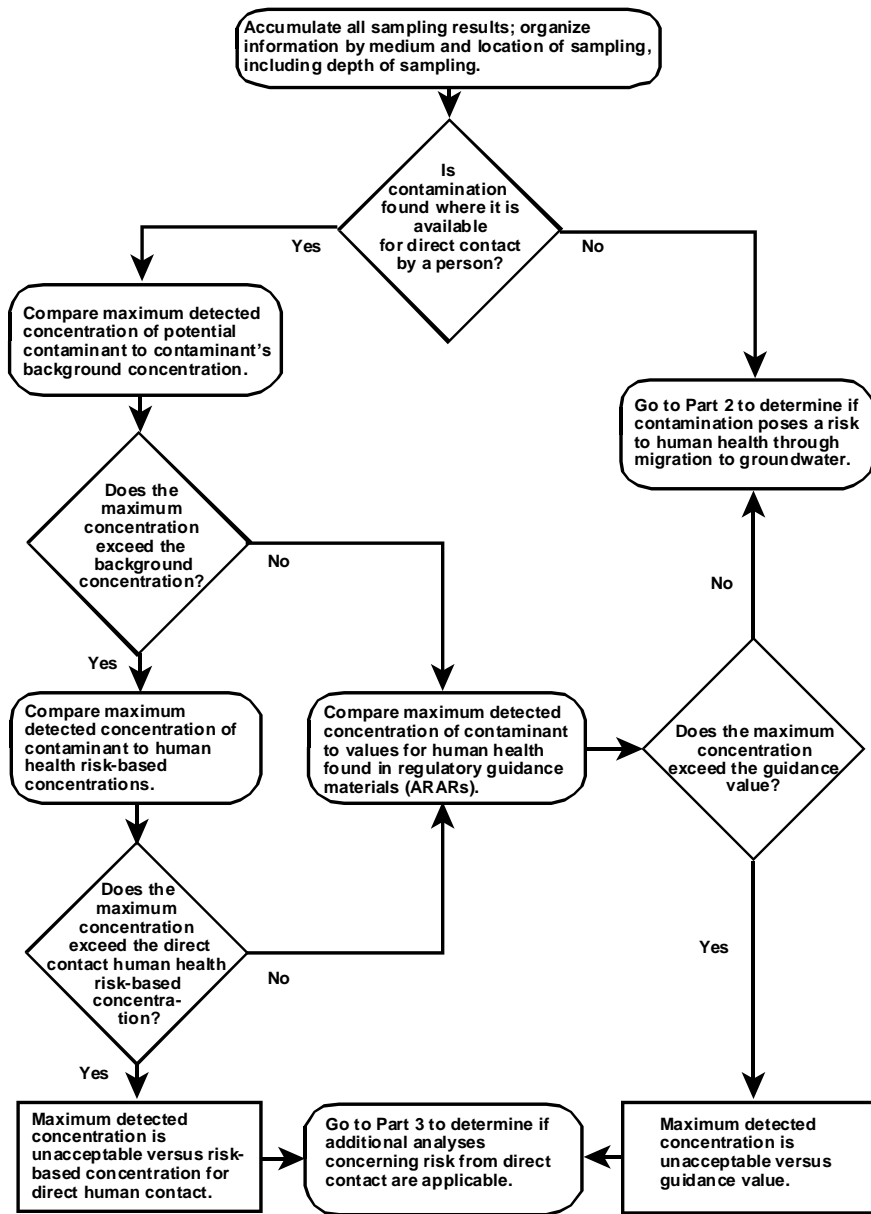
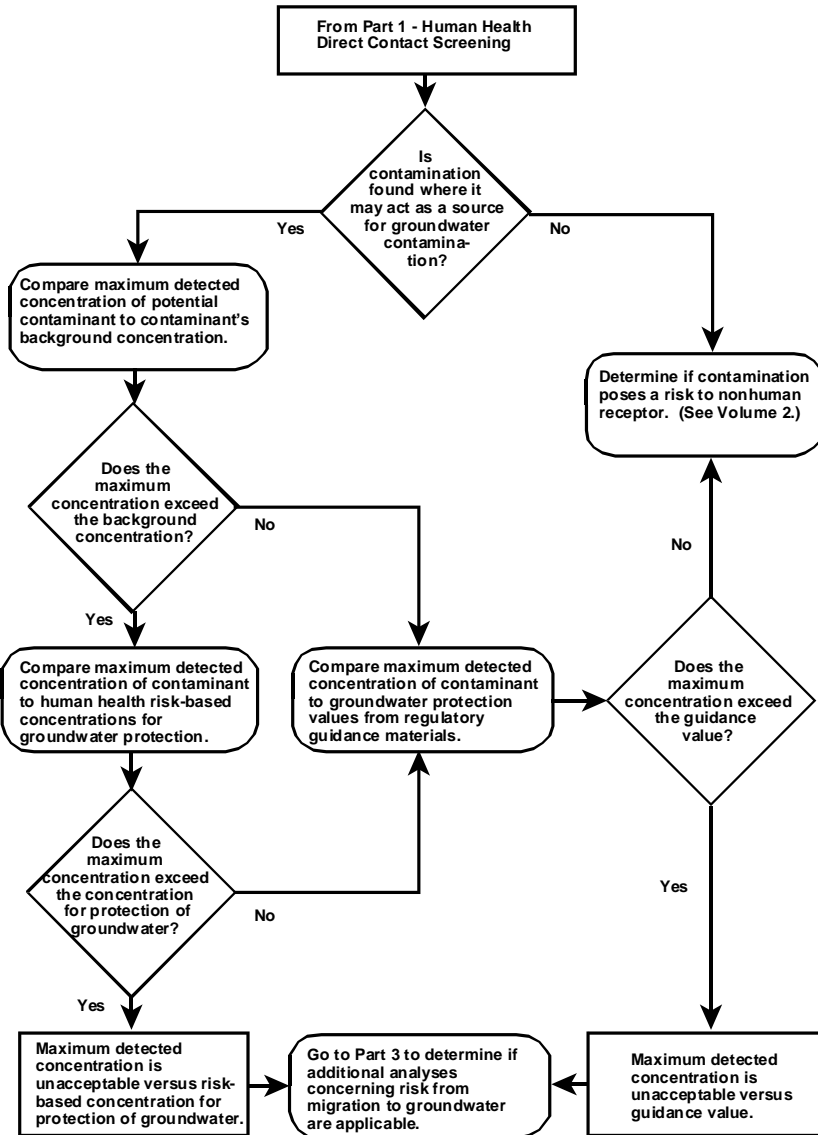


Figure 2.3. Human Health Direct Contact Screening during Risk-Based Site Scoping

**Risk-based Site Scoping at PGDP  
Part 2 - Groundwater Protection Screening**



**Figure 2.4. Groundwater Protection Screening during Risk-Based Site Scoping**

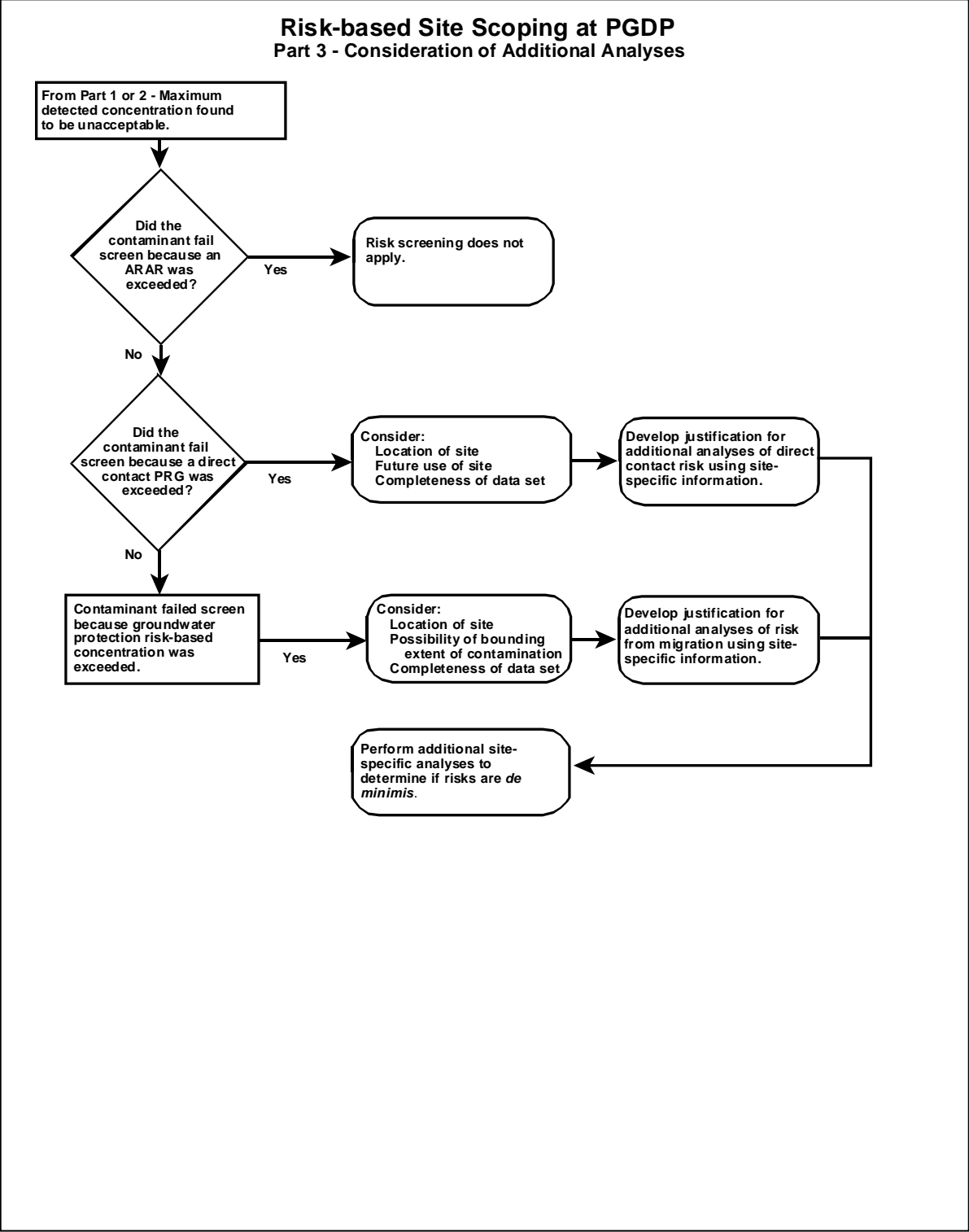


Figure 2.5. Consideration of Additional Analyses during Risk-Based Site Scoping

**Table 2.1. Significant Chemicals of Potential Concern at PGDP<sup>1,2</sup>**

Inorganic Chemicals		Organic Compounds		Radionuclides	
Analyte	CAS Number	Analyte	CAS Number	Analyte	CAS Number
Aluminum	7429905	Acenaphthene	83329	Americium-241	14596102
Antimony	7440360	Acenaphthylene	208968	Cesium-137+D	10045973
Arsenic	7440382	Acrylonitrile	107131	Neptunium-237+D	13994202
Barium	7440393	Anthracene	120127	Plutonium-238	13981163
Beryllium	7440417	Benzene	71432	Plutonium-239	15117483
Boron	7440428	Bromodichloromethane	75274	Plutonium-240	14119336
Cadmium	7440439	Carbazole	86748	Technetium-99	14133767
Chromium III	16065831	Carbon tetrachloride	56235	Thorium-230	14269637
Chromium VI	18540299	Chloroform	67663	Uranium-234	13966295
Cobalt	7440484	1,1-Dichloroethene	75354	Uranium-235+D	15117961
Copper	7440508	1,2-Dichloroethane	107062	Uranium-238+D	7440611
Fluoride	16984488	1,2-Dichloroethene (mixed)	540590		
Iron	7439896	<i>trans</i> -1,2-Dichloroethene	156605		
Lead	7439921	<i>cis</i> -1,2-Dichloroethene	156592		
Manganese	7439965	Dieldrin	60571		
Mercury	7439976	Ethylbenzene	100414		
Molybdenum	7439987	Fluoranthene	206440		
Nickel	7440020	Fluorene	86737		
Selenium	7782492	Hexachlorobenzene	118741		
Silver	7440224	Naphthalene	91203		
Thallium	7440280	2-Nitroaniline	88744		
Uranium	NA	N-Nitroso-di-n-propylamine	621647		
Vanadium	7440622	Pentachlorophenol	87865		
Zinc	7440666	Phenanthrene	85018		
		Pyrene	129000		
		Tetrachloroethene	127184		
		1,1,1-Trichloroethane	71556		
		1,1,2-Trichloroethane	79005		
		Trichloroethene	79016		
		Total Dioxins/Furans	1746016		
		2,3,7,8-HpCDD	37871004		
		2,3,7,8-HpCDF	38998753		
		2,3,7,8-HxCDD	34465468		
		2,3,7,8-HxCDF	55684941		
		OCDD	3268879		
		OCDF	39001020		
		2,3,7,8-PeCDD	36088229		
		1,2,3,7,8-PeCDF	57117416		
		2,3,4,7,8-PeCDF	57117314		
		2,3,7,8-TCDD	1746016		
		2,3,7,8-TCDF	5127319		
		Total PAHs	50328		
		Benz(a)anthracene	56553		
		Benzo(a)pyrene	50328		
		Benzo(b)fluoranthene	205992		
		Benzo(k)fluoranthene	207089		
		Chrysene	218019		
		Dibenz(a,h)anthracene	53703		
		Indeno(1,2,3-cd)pyrene	193395		
		Total PCBs	1336363		
		Aroclor 1016	12674112		
		Aroclor 1221	11104282		
		Aroclor 1232	11141165		
		Aroclor 1242	53469219		
		Aroclor 1248	12672296		
		Aroclor 1254	11097691		
		Aroclor 1260	11096825		
		Vinyl chloride	75014		
		Xylenes (Mixture)	1330207		
		p-Xylene	106423		
		m-Xylene	108383		
		o-Xylene	95476		

<sup>1</sup> This list of chemicals, compounds, and radionuclides was compiled from COPCs retained as COCs in baseline risk assessments performed at PGDP between 1990 and 2013 (i.e., DOE 1996a; DOE 1996b; DOE 1999a; DOE 1999b; DOE 2000a; DOE 2001; DOE 2005; DOE 2008; DOE 2010; DOE 2013).

<sup>2</sup> List may be added to during project scoping based on additional information.

CAS = Chemical Abstract Service



protective of groundwater drawn from the RGA immediately adjacent to a contaminated area. Methods used to develop the risk-based and dose-based screening values are presented in Appendix B of this document.

A comparison of analyte concentrations detected in soil and groundwater samples to analyte concentrations detected in background samples will be performed as part of the development of the list of COPCs as shown in Figures 2.3 and 2.4. The values used to represent background are presented in Appendix A. Appendix E also contains a discussion of the derivation of the background values. Only surface soil [0–1 ft below ground surface (bgs)] and subsurface soil (1–16 ft bgs) and groundwater drawn from the RGA and McNairy Formation will be included in comparison with background concentrations because background values are available only for these media at PGDP (DOE 2000b). The RGA is the lateral flow system that constitutes the shallow Class II groundwater aquifer beneath PGDP and contiguous lands to the north. The McNairy formation flow system is below the RGA.

Background concentrations for chemicals and radionuclides in soil and RGA and McNairy Formation groundwater to be used during site-scoping activities are presented in Tables A.12 and A.13, respectively. In the background screen for soil and groundwater, the maximum detected concentration of the COPCs will be compared to the values presented in Tables A.12 and A.13. Analytes for which the maximum detected concentrations [or maximum activity for radionuclides with reported values greater than their minimum detectable concentration (MDC)] is less than background will be removed from the data set used in the risk assessment. The background values for soil presented in Table A.12 represent upper tolerance limits (UTLs) of background except as noted in the table footnotes. Additional comparisons of the maximum detected concentration or maximum activity for radionuclides with the range of background values also may be conducted in the uncertainty section of the risk assessment (discussed in Section 3.3.7) to further evaluate if a COPC represents a site contaminant. The maximum detected concentrations or activity for radionuclides for all detected analytes with background values will be included in the prepared summary appendix used for screening against background. Because surface water and sediment are transient media in which concentrations and activities can change rapidly, PGDP does not plan to develop surface water and sediment background. Currently, a comparison of the full range of concentrations and activities in upstream versus downstream samples is to be used to determine if a unit or area is releasing contaminants to the environment. Additionally, as part of the analysis, the data adequacy at both the upgradient location and potentially contaminated site must be considered.

To perform the screening analyses during site scoping, available data must be deemed sufficient to determine the potential contamination at a site. Data used during site scoping will be evaluated using the systematic approach presented in Figure 2.2 to ensure that risk analyses employ data of known quality and that the appropriate quantities and types of data are acquired. This systematic approach also is used to evaluate data during remedial investigation, as discussed in Section 3. Detailed discussions related to data quality/data usability review are provided in Section 3.3.3.1.

In presenting the results of risk-based site scoping analyses, several tables should be prepared using a format that allows for easy identification of those chemicals, compounds, and radioisotopes with the potential to contribute to unacceptable levels of risk. If a dose analysis is conducted, similar tables should be prepared to present the results of the dose-based site scoping analysis. To complete the risk-based screening analyses for site scoping, tables will be prepared for soil and sediment, groundwater, and surface water screening. For soil and sediment, up to four tables will be prepared using the risk-based screening levels. These tables offer comparisons among the following:

- Maximum detected concentrations and action levels,
- Maximum detected concentrations and no-action levels,

- Maximum detected concentrations and levels deemed protective of groundwater, and
- Maximum detected concentrations and established background values for naturally occurring inorganics and radionuclides.

For both groundwater and surface water, two tables will be prepared using the risk-based screening levels. These tables offer comparisons between the following:

- Maximum detected concentrations and action levels and
- Maximum detected concentration and no-action levels.

In addition, summary tables providing the following information will be prepared for each medium:

- Lists of chemicals and radionuclides analyzed for but never detected;
- A presentation of summary statistics, including a comparison of detected analytes with background;
- Lists of sampling stations that contain a contaminant at a concentration greater than the action screening level; and
- Lists of sampling stations that contain a contaminant at a concentration greater than the no-action screening level.

## 2.1 ANALYSES SUPPORTING ACTION PRIOR TO RI/FS

As discussed in the FFA, interim actions are required at those sites that pose an imminent risk or hazard to human health and the environment. Generally, sites requiring an interim remedial or removal action are those at which contamination with a single or small number of analytes presents a total carcinogenic risk greater than  $1 \times 10^{-4}$  or a systemic toxicity value (i.e., hazard index or HI) greater than one and for which the risk analyses indicate that exposure is occurring under current use patterns. For these sites, the screening risk analyses will be limited to that described here because additional analyses will slow response time; however, to complete later decision documents, estimates of cumulative risk will be developed. [Note: The exact decision point for interim action is a project-specific decision. The values included here are for illustration only. For example, it is possible that a site is a yard that contains source material that might present a principal threat. At such sites, the scoping analyses may not include a risk-based screen. Additionally, note that risks posed to nonhuman receptors (e.g., ecological risk) may call for an interim remedial or removal action even when risks to humans are negligible.] To derive these estimates of cumulative risk, the methods in Equations 1, 2, 3, and 4 will be used. [Methods to derive dose estimates are similar and are not presented. Also, note that for a dose assessment, the benchmarks for dose-based action are 1 mrem/year, 4 mrem/year (for water only), 12 mrem/year, 25 mrem/year, and 100 mrem/year.]<sup>4</sup>

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$$\text{Analyte-specific Risk} = \frac{\text{MAX}}{\text{Cancer PRG}} \times \text{Target Risk} \quad \text{[Eq. 1]}$$

where: MAX = Maximum detected concentration in a medium.

---

<sup>4</sup> The radiation dose rates of 1 mrem/year and 12 mrem/year are not DOE or Kentucky standards, and none of these radiation dose rates are EPA standards, including the 12 mrem/year, with the exception of the 4 mrem/year that is the public drinking water standard for beta-emitting radionuclides. The 100 mrem/year dose rate relates to DOE Order 458.1 and the Kentucky public dose limit as established in 902 KAR 100:019, Section 10.

Cancer PRG = The medium-specific risk-based no-action screening value for the analyte.  
Target Risk = The target risk upon which the risk-based PRG calculation was based ( $1 \times 10^{-6}$ ).

---

$$\text{Total Risk} = \sum \text{Analyte-specific Risks} \quad \text{[Eq. 2]}$$

where: Analyte-specific risk is the result from Eq. 1.

---

$$\text{Analyte-specific Hazard} = \frac{\text{MAX}}{\text{Hazard PRG}} \times \text{Target Hazard} \quad \text{[Eq. 3]}$$

where: MAX = Maximum detected concentration in a medium.  
Hazard PRG = The medium-specific risk-based no-action screening value for the analyte.  
Target Hazard = The target hazard upon which the risk-based PRG calculation was based (0.1).

---

$$\text{Total Hazard} = \sum \text{Analyte-specific Hazards} \quad \text{[Eq. 4]}$$

where: Analyte-specific Hazard is the result from Eq. 3.

---

[Note: When performing these calculations, total risk and hazard estimates will be developed within medium for only the scenario appropriate to the unit's or area's location and use because the reasonably anticipated future land use at a site is significant in defining source material as a principal or low-level threat waste (EPA 1991a). A total risk (or hazard) over all media may be estimated if exposure to contaminants in multiple media may occur. Also, when summarizing this information, the analytes driving the medium-specific total risk and hazard and the major uncertainties in the estimate will be reported, and a total risk or hazard estimate over all media may be reported if this is deemed appropriate.]

The results provided by these analyses may not be sufficient for documentation of final actions, and additional risk assessment and risk evaluation may be needed to meet reporting requirements. Items not provided by these analyses include the following:

- The identification of use scenarios of concern, including consideration of sensitive subpopulations;
- The identification of pathways of concern;
- Consideration of risks due to the transformation, degradation, or migration of contamination (although a comparison of analyte concentrations in soil to screening values protective of groundwater provides this in part); and
- An analysis of uncertainties, including the effect of uncertainties on the resulting risk estimates.

## 2.2 ANALYSES SUPPORTING NO FURTHER ACTION DECISIONS

No further action can be selected for those sites where it can be demonstrated that no contamination is present that exceeds no action levels (i.e., risks are *de minimis*) or ARARs. (Note; Non-risk issues also must be considered in making this decision. At some sites without unacceptable risk, a no further action decision may not be appropriate because of non-risk concerns.)

In calculating the risk estimate for this decision, the tables discussed earlier and the equations presented earlier will be used. In summarizing this information, the estimated total risk and hazard from all

contaminants under the appropriate use will be reported, and the future risk or hazard posed by contaminant transformation, degradation, and migration will be considered qualitatively. In addition, the uncertainties associated with the screening comparison will be discussed, and the effect of these uncertainties on the total risk and hazard estimates for each scenario will be described. Note: As part of this screening analysis, the total risk or hazard over all media will be presented and discussed to ensure that a no further action decision is appropriate.

### **2.3 ANALYSES USED TO PRIORITIZE FURTHER INVESTIGATIONS**

Remedial activities at PGDP are prioritized to ensure that funds allocated to PGDP for remedial actions are directed toward those units or areas that pose the greatest risk to human health and the environment. This prioritization will ensure that these actions provide the maximum benefits in risk reduction. When necessary, risk and hazard estimates for prioritization will be calculated using the tables and equations presented earlier. When summarizing this information, the estimated total risk and hazard from all contaminants under both industrial and residential use will be reported, and the potential future doses and risks posed by contaminant transformation, degradation, and migration will be considered qualitatively. In addition, the uncertainties associated with the screening comparison will be discussed, and the effect of these uncertainties on the total risk and hazard estimates for each receptor group will be estimated qualitatively.

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### **3. RISK ANALYSES DURING THE REMEDIAL INVESTIGATION**

At PGDP, risk analyses occur at three points during the RI of sites: during the preparation of the RI work plan (and some sampling and analysis plans); following implementation of the initial round of work described in the RI work plan (if needed to plan contingency sampling); and during the preparation of the RI report. Analyses occurring at each of these points are discussed in the following sections. (Note that dose assessments are not specifically described in the following. Generally, if a dose assessment is provided, it will be presented in the same format as the risk assessment.)

#### **3.1 ANALYSES DURING WORK PLAN DEVELOPMENT AND IMPLEMENTATION (SCREENING RISK ASSESSMENTS)**

As noted in Section 2.4, the screening analyses performed during the site scoping can be used directly in work plan development to reduce the cost of subsequent RI/FS activities. This section discusses the screening analyses that will be performed as part of work plan development and describes the material that will appear in work plans and sampling and analysis plans. (Note: In the following material, “work plan” is used generically for work plans and for those sampling and analysis plans in which risk screening is of use.)

Generally, in work plans, the majority of the risk-related information will appear as part of the initial evaluation. In the work plan’s initial evaluation, the scope, objectives, and methods for the baseline risk assessment will be related; preliminary conceptual site models will be presented; laboratory analytical (or quantitation) limits will be discussed relative to no action screening levels developed specifically for PGDP (i.e., risk-based PRGs in Appendix A); and a preliminary list of COPCs (preliminary COPCs) will be identified. Risk-related information also will appear in the introduction, site characterization summary, and alternatives development description contained in most work plans.

##### **3.1.1 Analyses Appearing in the Introduction of the Integrated RI/FS Work Plan**

In the introductory chapter of work plans, the requirements for risk assessments and analyses will be used to help develop the DQOs for the RI. DQOs are qualitative and quantitative criteria used to establish requirements for sample collection and analysis and are based on the needs and intended uses of the data. As a primary user of RI data, the consideration of risk analyses is integral to this process.

Development of DQOs follows a series of steps. The seven steps in the process are shown in a flowchart found in EPA QA/G-4, *Guidance on Systematic Planning Using the Data Quality Objectives Process* (EPA 2006). Similar steps are found in DOE guidance, *Institutionalizing the Data Quality Objectives Process for EM’s Environmental Data Collection Activities* (DOE 1994). The purpose and goal of each step are described in the text in EPA QA/G-4, accompanying the flowchart. EPA QA/G-4 also includes a summary of key elements that also may be of use in developing DQOs for specific investigations. The role of risk assessment within each of these steps is briefly discussed in the remainder of this section.

During Step 1, State the Problem, of the DQO process, risk analyses will be used to identify qualitatively the preliminary COPCs, receptors that may be exposed to contaminants, locations at which exposure may occur, and pathways by which contaminants may reach these locations. This information will be used to develop the conceptual site model against which new data collected as part of the RI can be compared. An example conceptual site model is presented in Figure 3.1.

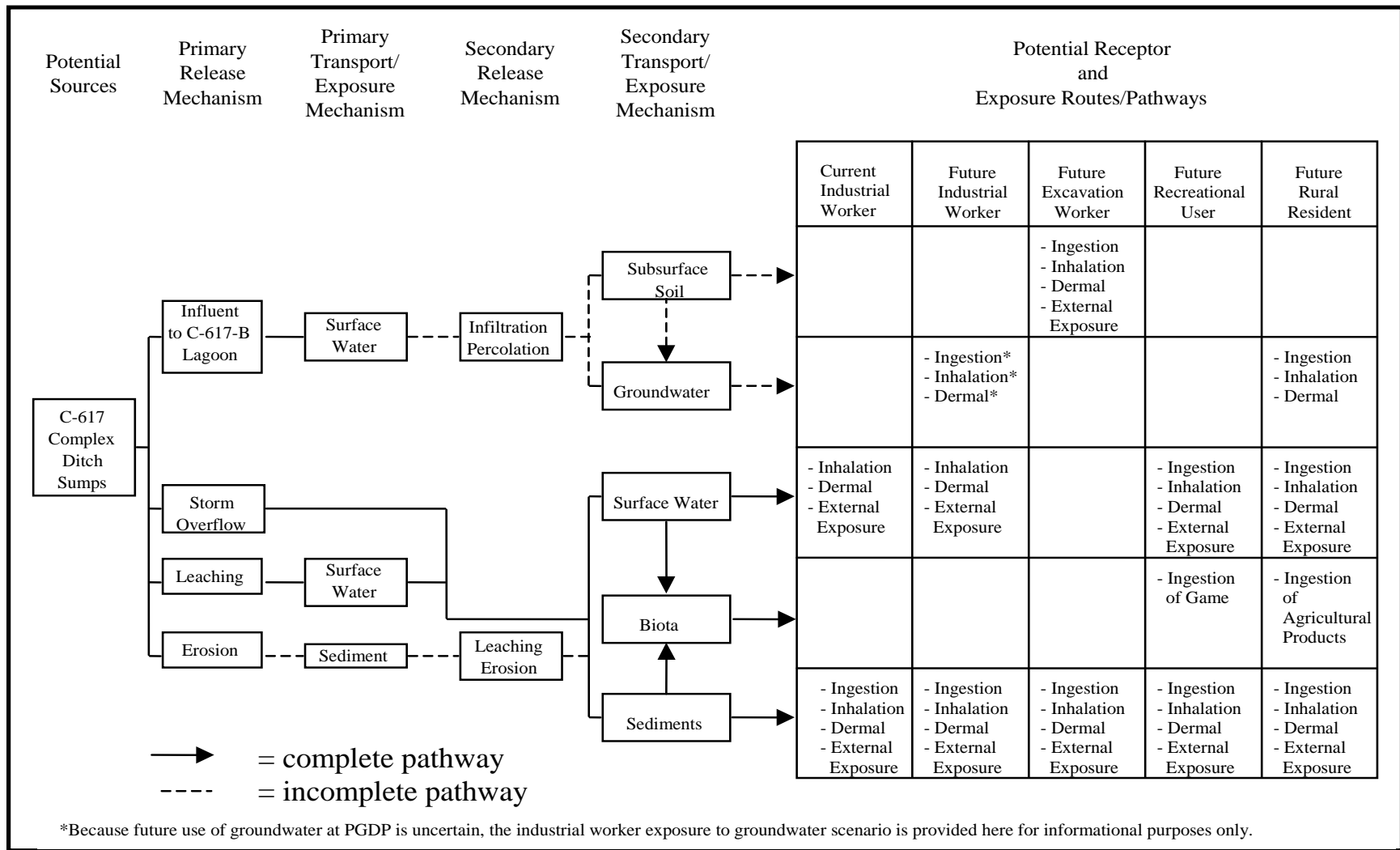


Figure 3.1. Example Risk-Based Conceptual Site Model

Risk analyses also will be used during Step 1 of the DQO process to ensure that the risk management issues are addressed during the investigation. For example, in the approved sampling and analysis plan for SWMU 2 of Waste Area Grouping 22 (DOE 1996a), the problem is stated:

In the past, uranium and multiple COCs were disposed of at SWMU 2. These contaminants have been shown by previous work to be migrating (vertically and horizontally) from the waste cells and show the potential for subsurface migration from the SWMU to the RGA at concentrations or activities that may pose risk to human health and the environment....

Risk analyses will be used during Step 2, Identify the Goals of the Study, of the DQO process to clearly pose questions that must be addressed during the RI. Generally, questions developed during Step 2 of the process will be related to development of contamination concentrations that may remain at or migrate from a site and not pose unacceptable risk; to contaminant migration, and to the activity patterns of present and potential future receptor populations. For example, in the SWMU 2 sampling and analysis plan (DOE 1996a), primary questions related to risk assessment and risk management included the following:

- Will the contaminants migrate (and how) to the RGA at unacceptable concentrations?
- Is there lateral/vertical contaminant movement in the Upper Continental Recharge System (UCRS)?
- What are the chemical characteristics of the waste?

Risk analyses will be used during Step 3, Identify Information Inputs, of the DQO process to establish the preliminary remedial action objectives (RAOs) that must be achieved to mitigate risk to human health and the environment and to provide information useful in determining which alternatives may achieve these objectives. RAOs are criteria used in the FS to aid in the alternative development and selection process. They are site-specific goals that establish the primary objectives and extent of cleanup required by a CERCLA remediation (EPA 1988) and consider COCs, media of concern (MOCs), and potential exposure pathways. The screening levels presented in Section 2 are concentration goals that will make up a portion of the preliminary RAOs for each project. For all investigations at PGDP, the basis of this portion of the human health RAO is to prevent exposure to contaminated media that results in a cumulative (or total) excess lifetime cancer risk (ELCR) greater than  $1 \times 10^{-6}$  or a cumulative (or total) HI greater than or equal to one. This generalized RAO will be enhanced on a project-specific basis as needed (e.g., to include dose concerns).

Risk analyses will be used during Step 4, Define the Boundaries of the Study, of the DQO process to aid in the determination of the spatial and temporal boundaries within which samples must be collected or to which contaminant concentrations must be modeled. Risk analyses will be used to identify spatial boundaries by delimiting the locations both at a SWMU and away from the SWMU at which exposure to contaminants may occur (i.e., exposure points). Risk analyses will be used to identify temporal boundaries by delineating the present and future receptors that may be exposed to contamination and the periods during which these receptors potentially may be present at the exposure points. This information will be used, in turn, to determine the modeling needs for the RI.

Risk analyses will be used during both Steps 3 and 5, Develop the Analytic Approach to the Decision, to set the risk-based limits inherent in these rules and to identify the data required to determine if these limits may be exceeded, consistent with Section XII of the Paducah FFA (EPA 1998a). A primary decision rule that will be included in all work plans for PGDP will note that action must be considered if the risk or hazard posed by contamination at or migrating from a site exceeds allowable limits of an ELCR greater than  $1 \times 10^{-6}$  or HI greater than or equal to one. For example, in the SWMU 2 sampling and analysis plan (DOE 1996a), the leading decision rule (D1) is as follows:



If any of the constituents shown in Table 5.2 are migrating or could migrate (based on RESRAD for uranium and technetium-99 (<sup>99</sup>Tc) and best available 2- or 3-D model for other constituents) from the burial pits, soil matrix, and/or UCRS to the RGA in the future and are found to pose a risk greater than  $1 \times 10^{-6}$  (excess lifetime cancer) or an HI = 1 (noncancer), then an action to control the migration will be evaluated.

Similarly, the following inputs necessary to make this decision are common to all investigations:

- Chemical-specific exposure point concentrations (EPCs) in environmental media, including contaminant concentrations in waste;
- Land-use assumptions (i.e., which scenarios need to be considered);
- Exposure pathways and exposure routes for all current and potential future receptors;
- Exposure units for the investigated area;
- Modeling parameters;
- Risk estimates for each receptor, including sensitive subpopulations, if applicable.

Risk analyses will be used in Step 6, Specify Performance or Acceptance Criteria, by providing the risk-based goals and contaminant concentrations and activities related to these goals that can be used either quantitatively or qualitatively to set decision error limits. As noted previously, consistent with the PGDP FFA, the risk-based goals to be used in all investigations are  $1 \times 10^{-6}$  for ELCR and 1 for HI. For a dose assessment done to provide information for risk managers, the dose-based goal is 1 mrem/year. The concentrations and activities related to these goals are the PRGs presented as the no action levels in Section 2.

Risk analyses will be used in Step 7, Develop the Plan for Obtaining Data, to ensure that the sampling strategy proposed for all investigations meets the minimum requirements needed to achieve answers to the risk-related decision rules. To ensure that this is achieved, all sampling proposed as part of all investigations will be critically reviewed against the needs established under the decision rules for the investigation. Sampling that does not provide information useful to answering risk-related decisions will be justified on another basis.

### **3.1.2 Analyses Appearing in Prior Characterization Chapter of the Integrated RI/FS Work Plan**

In the prior characterization chapter of work plans, results of previous risk evaluations performed for the site under investigation or related to the site will be summarized. Generally, these summaries will consist of results from evaluations performed during the Phases I and II Site Investigations (CH2M HILL 1991 and 1992) or baseline risk assessments and screening analyses performed to support earlier decisions at or near the site, such as prioritization activities.

In presenting the information from previous evaluations, **no attempt will be made to correct any errors or update any values contained in the earlier reports.** All information contained in the earlier report will be presented without change; however, any errors or uncertainties affecting the results will be identified. Additionally, because in earlier baseline risk assessments, results were not summarized in a consistent format, an attempt will be made to present the results taken from these earlier reports in two-way tables. [Note: The format for the two-way table is patterned after the format in Exhibits 8-2 and

8-3 of Risk Assessment Guidance for Superfund (RAGS), Part A, (EPA 1989a) and is consistent with the risk characterization tables found in RAGS, Part D (EPA 1998b).] The exact format for tables presented in RAGS, Part D, is not used for the PGDP risk characterization tables because the Risk Assessment Working Group determined that the tables presented in this Risk Methods Document are adequate to meet the intent of RAGS, Part D. In addition, when summarizing the results of previous assessments, the scenarios, pathways, contaminants, and MOC for each unit or area under investigation will be listed, and major uncertainties affecting the risk assessment results will be noted.

An example of the format for the “two-way table,” adapted from Table 5.78 of Appendix L.1 of the approved *Resource Conservation and Recovery Act Facility Investigation/Remedial Investigation Report for Waste Area Grouping 1 and 7 at Paducah Gaseous Diffusion Plant, Paducah, Kentucky* (DOE 1996b), is shown in Exhibit 3.1. The example table shown in the exhibit will be used to summarize risk assessment results because it allows easy identification of scenarios of concern (i.e., value in column entitled “Total Risk,” COCs (i.e., values in the column entitled “Chemical-Specific Risk”), and pathways of concern (POCs) (i.e., values in the row entitled “Pathway Risk”). In addition, the chemicals and pathways driving total risk can be easily identified, and the risk related to exposure to each environmental medium can be easily derived (i.e., by summing the appropriate pathway totals). Finally, the blank cells in the table and the associated explanation for these blanks show where information was insufficient to allow risks to be characterized.

**Exhibit 3.1. Example Two-Way Table for Presentation of Historical Risk Assessment Results**

SWMU 136							
Excess Lifetime Cancer Risks for Future Rural Resident							
Analyte	Ingestion of Groundwater	Dermal Contact with Groundwater	....	Ingestion of Soil	....	Chemical-specific Risk	Total Risk
Trichloroethene	2.30E-05	4.17E-06	....		....	8.35E-05	
Benzo(a)anthracene			....	8.78E-09	....	1.35E-06	
Benzo(a)pyrene			....	1.20E-07	....	1.83E-05	
.	.	.	.	.	.	.	
.	.	.	.	.	.	.	
.	.	.	.	.	.	.	
Uranium-238			....	1.53E-09	....	3.05E-07	
Pathway Risk	2.32E-05	4.23E-06	....	1.72E-07	....		
Total Risk							1.10E-04

Note: The reasons for blank cells are discussed as part of the risk assessment/evaluation. Generally, blank cells will result from unavailable or inadequate data.

**3.1.3 Analyses Appearing in Initial Evaluation Chapter of the Integrated RI/FS Work Plan**

In the initial evaluation chapter of work plans, the methods to be used to complete the baseline risk assessment for the units or areas under investigation will be discussed, and a preliminary evaluation of historical information, including a comparison of concentrations and activities of analytes in environmental samples with health-based standards (i.e., PRGs, ARARs, etc.) and a comparison of analytical limits with background concentrations, will be presented. This information will be used, in turn, to develop the field sampling plan contained in the work plan.

The description of the methods to be used to complete the baseline risk assessments for the units or areas under investigation will follow that presented in Section 3.3 of this document. Generally, this material will delineate clearly the scope and objectives of the baseline risk assessment and briefly describe the activities that will occur during the data evaluation (i.e., identification of COPCs); exposure assessment; toxicity assessment; risk characterization; and remedial goal option (RGO) development stages of the

baseline human health risk assessment. This material also will summarize the results that will be obtained from each stage of the baseline risk assessment. As part of this discussion, conceptual site models for each unit or area under investigation will be presented.

The preliminary evaluation of historical information presented in this chapter of the work plan will summarize the information presented in earlier chapters of the work plan and evaluate this information against the characterization and inventory of wastes, information status of key assessment factors, and release potential from contaminant sources. As part of the characterization and inventory of wastes, comparison tables similar to those discussed in Section 2 will be prepared. Because additional screening criteria may need to be considered, the comparison tables prepared as part of site scoping activities may not be able to be transferred directly to the work plan. An example of the comparison table that will be used in work plans to compare the PGDP screening PRGs to analytical results from soil (and sediment) and groundwater (and surface water) is shown in Exhibit 3.2.

**Exhibit 3.2. Presentation of Screening Assessment Results in the RI Work Plan**

Analyte	Soil (mg/kg or pCi/g)			Groundwater (µg/L or pCi/L)			
	Maximum <sup>1</sup>	PRG <sup>2</sup>	Method Detection Limit <sup>3</sup>	Maximum	PRG	MCL <sup>4</sup>	Method Detection Limit
# 1							
# 2							
.	.	.	.	.	.	.	.
.	.	.	.	.	.	.	.
.	.	.	.	.	.	.	.
# N							

<sup>1</sup> This value will be the maximum detected value for the medium reported in previous investigations. The qualifier codes attached to the value, if any, will be included with the value.

<sup>2</sup> The risk-based PGDP screening preliminary remediation goal (i.e., PRG) that appears in this table will be the lesser of the cancer- and hazard-based, no action residential use PRGs taken from Appendix A. Additionally, the hazard-based PRG that is included will be that calculated for a child aged 1 to 7.

<sup>3</sup> This value will be the project-specific value reported in the Quality Assurance Project Plan of the work plan (or the appropriate chapter of sampling and analysis plans). For radionuclides, this column should have the heading “MDC” or “MDQ” and present MDCs from Multi-Agency Radiological Laboratory Analytical Protocols (MARLAP) guidance.

<sup>4</sup> The maximum contaminant levels (i.e., MCLs) are drinking water standards and will be taken from the most recent information.

After completing the comparison table for each site, the analytes that previously were detected or are expected to be present and that have detection limits (MDCs for radionuclides) that exceed the PRGs will be reported. The analytes with detection limits exceeding PRGs will be reported because the quantitation limit (or method detection limit for chemicals or MDC for radionuclides) used for samples providing data for risk assessment should be less than those concentrations that may have an impact on human health or the environment. It is important to note that, although this evaluation may show that some quantitation limits exceed their respective screening criteria, this evaluation alone will not be used to establish the analytical quantitation limits for a project. The analytical limits will be established considering this information and factors such as site history and potential actions.

Material in the comparison tables also will be used to compile a list of preliminary COPCs for each unit or area under investigation. An analyte will be placed on this preliminary list if the concentration or activity of the analyte at a unit or area exceeds one or more of the screening criteria. Note: Unless it can be shown that cross-media contamination is not present, the list of preliminary COPCs will be compiled over all media. If it can be demonstrated that cross-media contamination is not likely, then a list of preliminary COPCs will be compiled for each medium to be investigated during the project. These lists will provide risk managers with information that can be used in the initial selection and screening of alternatives. In addition, this list can be used to target the analyte list for the project to ensure that analytical costs are appropriate for the project.

An example of the comparison table that will be used in work plans to compare background values to analytical results for inorganic chemicals and radionuclides in soil and groundwater is shown in Exhibit 3.3. (Note: as discussed earlier, background values are not available for sediment and surface water; therefore, a table comparing analytical results from sediment and surface water to background will not be presented.) This table will be used to justify the analyte list for the project. As with the list of preliminary COPCs, justification of the analyte list is important to ensure that analytical costs are appropriate for the project.

**Exhibit 3.3. Presentation of Background Comparison in the RI Work Plan**

Analyte	Soil Data for SWMU (mg/kg or pCi/g) <sup>1</sup>			Soil Background Concentration (mg/kg or pCi/g) <sup>2</sup>	Groundwater Data for SWMU (µg/L or pCi/L) <sup>3</sup>			Groundwater Background Concentration (µg/L or pCi/L) <sup>4</sup>
	SWMU 1	...	SWMU N		SWMU 1	...	SWMU N	
# 1		...				...		
# 2		...				...		
.		.				.		
.		.				.		
.		.				.		
# N		...				...		

<sup>1</sup> This will be the maximum detected value for soil reported in previous investigations. The qualifier codes attached to the value, if any, will be included with the value.

<sup>2</sup> The soil background concentration (or activity) will be that presented in Appendix A or updated values.

<sup>3</sup> This will be the maximum detected value for groundwater reported in previous investigations. The qualifier codes attached to the value, if any, will be included with the value.

<sup>4</sup> The groundwater background concentration (or activity) will be that presented in Appendix A or updated values.

### 3.1.4 Analyses Appearing in Remedial Alternatives Development Chapter of the Integrated RI/FS Work Plan

In the remedial alternatives development chapter of work plans, attention will be paid to the importance of risk reduction in remedial alternatives development and to the method to be used to measure risk reduction during the detailed analysis of remedial alternatives. For example, this chapter will note that remedial alternatives are developed to be protective of human health and the environment and that RAOs will consider COCs, POCs, and MOCs. In addition, this chapter will present the nine criteria used in the detailed analysis of alternatives under CERCLA. Most importantly, this chapter will discuss if a qualitative or quantitative detailed risk analysis of alternatives is anticipated and delineate the data that are required to support this risk analysis. (Determining whether a qualitative or quantitative risk analysis of alternatives is needed is important because additional data may need to be collected during the RI to support a quantitative analysis. Additional discussion concerning qualitative and quantitative risk analysis of alternatives is presented in Section 4.)

## 3.2 ANALYSES FOLLOWING COMPLETION OF THE INITIAL ROUND OF INVESTIGATION

Many RI work plans will contain a description of contingency sampling that may be used to address the uncertainties in environmental contaminant distribution expected to be encountered during the investigation. If this contingency sampling is to be collected as part of a phased investigation, then analyses may be used to allow the three FFA parties to discuss and agree if contingency soil (or sediment) sampling is necessary. In this case, a formal or informal report may be prepared after the completion of the initial round of sampling. In this report, results from the initial sampling and relevant historical

sampling may be compared to human health screening criteria (i.e., PRGs) for the expected future use of the area and background concentrations of chemicals and radionuclides. To keep this presentation consistent with that used in work plan development, this presentation will use comparison tables similar to those presented earlier. Because the extent of soil (or sediment) contamination needs to be considered, as well as the nature of contamination, tables considering the location of samples (horizontal and vertical), in addition to the tables considering the maximum detected analyte concentrations, will be prepared. A spatial plane view presentation of the data also should be provided.

The format of the comparison table to be used to determine if the nature of contamination in soil may pose an unacceptable risk or hazard is in Exhibit 3.4. In this table, the maximum detected concentration or activity in all soil samples collected at a site is compared to the no action PRG for soil exposure for the expected future land use, the groundwater protection PRG, and the background concentration. This table will be used to refine the list of preliminary COPCs and the analytical list for contingency sampling. In this evaluation, an analyte will become a preliminary COPC if its concentration exceeds any PRG and the background concentration or activity.

**Exhibit 3.4. Presentation of Screening Assessment Results to Evaluate Nature of Contamination in Soil after the Initial Round of Sampling**

Analyte	Soil (mg/kg or pCi/g)			
	Maximum <sup>1</sup>	PRG <sup>2</sup>	Groundwater Protection PRG <sup>3</sup>	Background <sup>4</sup>
# 1				
# 2				
.	.	.	.	.
.	.	.	.	.
.	.	.	.	.
# N				

<sup>1</sup> This value will be the maximum detected value for soil reported in the current and relevant previous investigations. The qualifier codes attached to the value, if any, will be included with the value.

<sup>2</sup> The PRG will be the lesser of the no action cancer- and no action hazard-based PRGs for exposure to soil for the appropriate future use taken from Appendix A. If residential use PRGs are used, then the no action hazard-based PRG should be that for a child aged 1 to 7.

<sup>3</sup> The groundwater protection PRG will be the lesser of the no action cancer- and no action hazard-based PRGs taken from Appendix A. Note: This PRG is protective of groundwater that may be used in the home. A PRG for protection of groundwater used industrially is not relevant to this screening assessment.

<sup>4</sup> The soil background concentration (or activity) will be that presented in Appendix A or the most recent updated study/report.

The format of the comparison table to be used to determine if the nature of contamination in sediment may pose an unacceptable cancer risk or hazard will be similar to that in Exhibit 3.4; however, for the sediment table, neither the groundwater protection PRG nor the background concentration will appear. The groundwater protection PRG will not be included because migration of contaminants from sediment to groundwater is not expected to be a significant migratory pathway. Background concentrations of chemicals and radionuclides will not be included because these data do not exist for sediment. As with the soil table, the sediment table will be used to refine the list of preliminary COPCs and the analytical list for contingency sampling. In this evaluation, an analyte will become a preliminary COPC if its concentration or activity exceeds any risk-based screening criterion.

The format of the comparison table to be used to evaluate the adequacy of initial sampling in delimiting the extent of contamination in surface soil is in Exhibit 3.5. In this table, the analyte concentrations or activities in surface soil samples collected along migration routes or at the periphery of a site are compared to the no action PRG for soil for the expected future land use and the background concentration or activity. Note that the groundwater protection soil PRG is not used in this comparison because that evaluation is performed as part of the subsurface soil evaluation. Generally, surface sampling will be deemed adequate if analyte concentrations and activities in samples collected along migration routes do

not exceed both the no-action PRGs for soil and background concentrations. In deciding if sampling has adequately determined the extent of contamination, additional factors such as historical information will be considered.

**Exhibit 3.5. Presentation of Screening Assessment Results to Evaluate Extent of Contamination in Surface Soil after the Initial Round of Sampling**

Analyte	Soil (mg/kg or pCi/g)		
	Maximum <sup>1</sup>	PRG <sup>2</sup>	Background <sup>3</sup>
# 1			
# 2			
.	.	.	.
.	.	.	.
.	.	.	.
# N			

<sup>1</sup>This value will be the maximum detected value for soil reported in a sample collected along migration routes or at the periphery of the unit or area in the current investigation. The qualifier codes attached to the value, if any, will be included with the value.

<sup>2</sup>The PRG will be the lesser of the no action cancer- and no action hazard-based PRGs for the appropriate future use taken from Appendix A.

<sup>3</sup>The soil background concentration (or activity) will be that presented in Appendix A or the most recent updated study/report.

The format of the comparison table to be used to evaluate the adequacy of initial sampling in delimiting the extent of contamination in sediment will be similar to that used for soil (Exhibit 3.5); however, the background concentration or activity will not appear in the sediment table because background values for sediment do not exist. The evaluation of this table will be the same as for soil.

The format of the comparison table to be used to evaluate the adequacy of initial sampling in delimiting the extent of contamination in subsurface soil is in Exhibit 3.6. In this table, the analyte concentrations or activities in subsurface soil samples collected at the periphery of the area under investigation will be compared to the groundwater protection PRGs and background concentrations of chemicals and radionuclides. Note: The no action PRGs for soil are not in this table because these criteria are for contact with contaminated soil, and contact with subsurface soil is not expected. Generally, subsurface sampling will be deemed adequate if analyte concentrations and activities in samples collected at the periphery of the unit or area under investigation do not exceed both the groundwater protection PRGs and background concentrations. In deciding if sampling has adequately determined the extent of contamination, additional factors such as historical information will be considered.

Analyses to evaluate groundwater and surface water sampling in determining the nature and extent of contamination in groundwater and surface water will be similar to those for soil. The format of the comparison table to be used to determine if the nature of contamination in groundwater may pose an unacceptable excess cancer risk or systemic toxicity is in Exhibit 3.7. In this table, the maximum detected concentration or activity in all groundwater samples collected at the site will be compared to the no action PRG for residential use of groundwater, the maximum contaminant level (MCL), and the background concentration or activity. This table will be used to refine the list of preliminary COPCs and the analytical list for contingency sampling. In this evaluation, an analyte will become a preliminary COPC if its concentration exceeds any screening criterion and the background concentration or activity. Comparisons to MCLs will not be used to identify COPCs, but will be provided for information only.

**Exhibit 3.6. Presentation of Screening Assessment Results to Evaluate Extent of Contamination in Subsurface Soil after the Initial Round of Sampling**

Analyte	Soil (mg/kg or pCi/g)		
	Maximum <sup>1</sup>	Groundwater Protection PRG <sup>2</sup>	Background <sup>3</sup>
# 1			
# 2			
.	.	.	.
.	.	.	.
.	.	.	.
# N			

<sup>1</sup> This value will be the maximum detected value or maximum activity for radionuclides for subsurface soil reported in a sample collected at the periphery of the unit or area in the current investigation. The qualifier codes attached to the value, if any, will be included with the value.

<sup>2</sup> These values are taken from Appendix A.

<sup>3</sup> The soil background concentration (or activity) will be that presented in Appendix A or the most recent updated study/report.

**Exhibit 3.7. Presentation of Screening Assessment Results to Evaluate Nature of Contamination in Groundwater after the Initial Round of Sampling**

Analyte	Groundwater (µg/l or pCi/l)			
	Maximum <sup>1</sup>	PRG <sup>2</sup>	Maximum Contaminant Level <sup>3</sup>	Background <sup>4</sup>
# 1				
# 2				
.	.	.	.	.
.	.	.	.	.
.	.	.	.	.
# N				

<sup>1</sup> This value will be the maximum detected value for groundwater reported in all samples collected around the unit or area during the current and relevant previous investigations. The qualifier codes attached to the value, if any, will be included with the value.

<sup>2</sup> The PRG will be the lesser of the no action cancer- and no action hazard-based PRGs in Appendix A. Note: The hazard-based PRG should be that for a child aged 1 to 7.

<sup>3</sup> The MCL will be taken from Appendix A or the most recent update.

<sup>4</sup> The groundwater background concentration (or activity) will be that presented in Appendix A or the most recent update.

The table used to determine if contamination in surface water may pose an unacceptable cancer risk or hazard will be similar to that in Exhibit 3.7; however, background concentrations of chemicals and radionuclides will not appear in the surface water table because background data do not exist for surface water. The evaluation of this table will match that for groundwater.

For all investigations except the final RI of the Groundwater Operable Unit, there will be limited evaluation of the extent of existing groundwater contamination during the evaluation of the initial round of sampling. Currently, only the extent of dense nonaqueous-phase liquid contamination (i.e., secondary sources) is addressed during the investigation of the individual units and areas. The method used for the detection of these secondary sources does not rely on risk analysis and will not be discussed here. For the Groundwater Operable Unit investigation, the comparison table used to examine the adequacy of sampling in determining the extent of groundwater contamination will be similar to that in Exhibit 3.7; however, in this evaluation, a table will be prepared for each groundwater sampling location along the suspected periphery of the contaminant plumes. In each of these tables, the maximum detected analyte concentrations and activities will be compared to the no action residential use PRGs, MCLs, and background concentrations. Generally, groundwater sampling will be deemed adequate to determine the extent of contamination if analyte concentrations and activities in samples collected along periphery of the suspected groundwater contaminant plumes do not exceed screening criteria and background

concentrations. In deciding if sampling has adequately determined the extent of contamination, additional factors such as historical information will be considered.

The table to be used to determine the adequacy of sampling in determining the extent of surface water contamination also will be similar to that in Exhibit 3.7. As noted earlier, this table will not contain background concentrations of chemicals and radionuclides because background values are not available for surface water. Generally, surface water sampling will be deemed adequate to determine the extent of contamination if analyte concentrations and activities in samples collected downstream of a unit or area do not exceed screening criteria. In deciding if sampling has adequately determined the extent of contamination, additional factors such as historical information will be considered.

### **3.3 ANALYSES FOR THE RI REPORT (BASELINE RISK ASSESSMENTS)**

Baseline risk assessments will be prepared to support final actions at PGDP. To ensure consistency among assessments and conformity with agreements reached between the U.S. Department of Energy (DOE) and regulatory agencies, all assessments will contain either the material described in succeeding sections or an explanation stating why the material is not presented. Material described herein but not relevant to a particular assessment will be noted in the assessment. The following are specific objectives of the remedial action process to be addressed in this section:

- Delineate the methods PGDP will use in the evaluation, determination, and documentation of baseline risks to human health and the environment at a site; and
- Describe the methods PGDP will use to determine the concentrations and activities of analytes that can remain on-site and still be adequately protective of human health and the environment both on-site and off-site.

In the following sections, the presentation follows the outline to be used in baseline human health risk assessments. Data evaluation methods are discussed in Section 3.3.3, exposure assessment methods are presented in Section 3.3.4, toxicity assessment methods are described in Section 3.3.5, risk characterization methods are delineated in Section 3.3.6, uncertainty in the risk assessment is discussed in Section 3.3.7, and RGO derivation methods are discussed in Section 3.3.8. In addition, the sources used to prepare this material are listed in Section 3.3.1, and general issues are considered in Section 3.3.2.

[Note: The methods for the baseline ecological risk assessment are not considered here. They are described in the companion Ecological Risk Methods Document. Additionally, methods to be used for dose assessment are not presented in detail. The methods for dose assessment generally should follow those used for baseline risk assessments.]

#### **3.3.1 Guidance Documents**

The methods discussed in the following sections are consistent with current EPA Region 4 and headquarters risk assessment guidance documents, the Commonwealth of Kentucky Department for Environmental Protection (KDEP) risk assessment guidance, and applicable DOE Orders. In addition, these methods are consistent with agreements reached during meetings among DOE, EPA Region 4, and KDEP risk assessment personnel (DOE 1996c; EPA 1996a; KDEP 1996; and RAWG 2000b, 2000c, 2000d, 2000e, 2000f, 2000g, 2007a, 2007b, 2007c, 2012a, and 2012b) and strategies and methods developed for human health risk assessments for use at other DOE sites located in EPA Region 4 (e.g., K-25, X-10, and Y-12 in Oak Ridge, Tennessee). Some of these methods are different from those used in earlier risk assessments. References for methods and approach should refer to this methods document



and/or the original guidance documents instead of other site-specific project documents to avoid inappropriate references. Many of the documents and other materials used in developing the methods are listed chronologically in the following sections. If newer versions of the listed reference are available, the newer version should be used in place of the specific version listed in the following sections.

### 3.3.1.1 EPA guidance documents and materials

- *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Parts A, B, C, D, E, and F* (EPA 1989a, 1991b, 1991c, 1998b, 2004a, and 2009, respectively) (RAGS, Parts A, B, C, D, E, and F, respectively)
- *Exposure Assessment Methods Handbook* (EPA 1989b)
- *Role of the Baseline Risk Assessment in Superfund Remedy Selection Decisions* (EPA 1990a)
- *Guidance for Data Usability in Risk Assessment* (EPA 1990b)
- *Human Health Evaluation Manual, Supplemental Guidance: "Standard Default Exposure Factors"* (EPA 1991d)
- *Dermal Exposure Assessment: Principles and Applications* (EPA 1992a)
- *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Supplemental Guidance, Dermal Risk Assessment* (EPA 1992b)
- *Supplemental Guidance to RAGS: Calculating the Concentration Term* (EPA 1992c)
- *Guidelines for Exposure Assessment* (EPA 1992d)
- *Revisions to Sections 3.3.1 and 3.3.2 of the RAGS, Part B* (EPA 1993a)
- *Superfund's Standard Default Exposure Factors for the Central Tendency and Reasonable Maximum Exposure* (EPA 1993b)
- *Guidance Manual for the Integrated Exposure Uptake and Biokinetic (IEUBK) Model for Lead in Children, EPA/540/R-93/081* (EPA 1994a)
- *OSWER Directive: Revised Interim Soil Lead Guidance for CERCLA Sites and RCRA Corrective Action Facilities, OSWER Dir #9355.4-12*(EPA 1994b)
- *Soil Screening Guidance: Technical Background Document, EPA/540/R-95/128, Office of Solid Waste and Emergency Response, Washington, DC, July 1996* (EPA 1996b)
- *Exposure Factors Handbook, EPA 600/P-95/002Fa,b,c* (EPA 1997b)
- *Approach for Addressing Dioxin in Soil at CERCLA and RCRA Sites, OSWER Directive 9200.4-26* (EPA 1998c)
- *Soil Screening Guidance for Radionuclides: User's Guide and Technical Background Document Final Guidance, OSWER Directive 9355.4-16A and OSWER Directive 9355.4-16* (EPA 2000b)

- *Guidance for Assessing Chemical Contaminant Data for Use in Fish Advisories, Third Edition*, EPA 823-B-00-007 (EPA 2000c)
- *Estimating Dermal and Inhalation Exposure to Volatile Chemicals in Domestic Water* (Schaum et al. 1994)
- Risk Assessment Guidance for Superfund: Volume III-Part A, Process for Conducting Probabilistic Risk Assessment (EPA 2001a)
- *Supplemental Guidance for Developing Soil Screening Levels for Superfund Sites*, Superfund, Office of Solid Waste and Emergency Response, OSWER 9355.4-24 (EPA 2002)
- *Recommendations of the Technical Review Workgroup for Lead for an Approach to Assessing Risk Associated with Adult Exposures to Lead in Soil* (EPA 2003a)
- *Human Health Toxicity Values in Superfund Risk Assessments* (EPA 2003b)
- *Integrated Exposure Uptake Biokinetic Model for Lead in Children*, Windows® version (IEUBKwin v1.1 build 9) (available at [www.epa.gov/superfund/lead/products.htm](http://www.epa.gov/superfund/lead/products.htm); user's guide is EPA 2004a)
- EPA Regional Screening Level Tables (EPA 2012) at [http://www.epa.gov/reg3hwmd/risk/human/rb-concentration\\_table/Generic\\_Tables/index.htm](http://www.epa.gov/reg3hwmd/risk/human/rb-concentration_table/Generic_Tables/index.htm)
- *Guidance on Systematic Planning Using the Data Quality Objective Process*, EPA QA/G-4 (EPA 2006a)
- *Systematic Planning: A Case Study for Hazardous Waste Site Investigations*, EPA QA/CS-1 (EPA 2006b)
- *National Recommended Water Quality Criteria: 2006* (EPA 2006c)
- 2006 Edition of the Drinking Water Standards and Health Advisories (EPA 2006d)
- Data Quality Assessment: Statistical Methods for Practitioners, EPA QA/G-9S (EPA 2006e)
- *EPA provisional toxicity values support document* available on request from Technical Support Section, EPA Region 4 (EPA-PROV)
- *The 2005 World Health Organization Reevaluation of Human and Mammalian Toxic Equivalency Factors for Dioxins and Dioxin-Like Compounds* (Van den Berg et al. 2006)
- *Brownfields Technology Primer: Vapor Intrusion Considerations for Redevelopment* (EPA 2008)
- *ProUCL Version 5.0.00 Technical Guide*. Office of Research and Development Site Characterization and Monitoring Technical Support Center, Atlanta, GA (EPA/600/R-07/041) (EPA 2013)
- *Human Health Evaluation Manual, Supplemental Guidance: Update of Standard Default Exposure Factors*, OSWER 9200.1-120 (EPA 2014a)
- *Determining Groundwater Exposure Point Concentrations*, OSWER 9283.1-42, (EPA 2014b)

- *Risk Assessment Forum White Paper: Probabilistic Risk Assessment Methods and Case Studies*. (EPA/100/R-14/004) (EPA 2014c)
- *Probabilistic Risk Assessment to Inform Decision Making: Frequently Asked Questions* (EPA/100/R-14/003) (EPA 2014d)
- “Radiation Risk Assessment at CERCLA Sites: Q&A,” (OSWER 9285.6-20) (EPA 2014e)
- *Region 4 Human Health Risk Assessment Supplemental Guidance*, EPA Region 4, Web site version last updated January 2014 (Draft Final) (EPA 2014f)

### **3.3.1.2 Commonwealth of Kentucky guidance documents and materials**

- *Kentucky Risk Assessment Guidance*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky (KDEP 2002)
- *Kentucky Guidance for Ambient Background Assessment*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, January 8 (KDEP 2004a)
- *Kentucky Guidance for Groundwater Assessment Screening*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, January 15 (KDEP 2004b)
- *Trichloroethylene Environmental Levels of Concern*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, April (KDEP 2004c)

### **3.3.1.3 Other materials**

- Meeting Summary for the Risk Assessment/Risk Evaluation Meeting, February 7, 1996, in Atlanta, February 13, 1996, Conference Call (DOE 1996c)
- *Guidance for Conducting Risk Assessments and Related Risk Activities for the DOE-ORO Environmental Management Program* (Bechtel Jacobs Company LLC 1999)
- Minutes and notes from meetings of the PGDP Human Health Risk Assessment Working Group (RAWG 2000b, 2000c, 2000d, 2000e, 2000f, 2000g, 2007a, 2007b, 2007c, 2012a, 2012b, and Appendix E of this document)

## **3.3.2 General Methods**

The risk methods document generally follows guidance in EPA’s RAGS (EPA 1989a) and Kentucky’s *Risk Assessment Guidance* (KDEP 2002); however, there are issues for which the two guidance documents differ. In those cases, the Risk Methods Document reconciles these two different approaches.

### **3.3.2.1 Format for the baseline human health risk assessment**

The outline that will be followed when preparing baseline human health risk assessments for PGDP is provided in Appendix C of this document. This outline is consistent with that in RAGS, Part A (EPA 1989a), and in *Kentucky Risk Assessment Guidance* (KDEP 2002) and includes all sections that must be included in a complete baseline human health risk assessment. As such, some portions of the outline may not be applicable to some baseline human health risk assessments of limited scope; however, any baseline

human health risk assessment prepared for PGDP will include the major and second level headings in the order presented. Major headings that will appear in all baseline risk assessments are “Results of Previous Studies,” “Identification of Chemicals of Potential Concern,” “Exposure Assessment,” “Toxicity Assessment,” “Risk Characterization,” “Uncertainty in the Risk Assessment,” “Conclusions and Summary,” and “Remedial Goal Options Development.” In addition, each baseline human health risk assessment will contain introductory material that delineates the scope and objectives of the assessment.

Examples of the format for tables that will be used in the risk assessment are presented in Exhibit 3.8. *List of Chemicals of Potential Concern*; Exhibit 3.9. *Summary of Pathway Analysis in the Exposure Assessment*; Exhibit 3.10. *Presentation of Exposure Point Concentrations*; Exhibit 3.11. *Chemical-Specific Parameters*; Exhibit 3.12. *Daily Intakes (Dose) for Receptor 1*; Exhibit 3.13. *Exposure Route Summary for the Current Use Scenario—Systemic Toxicity*; Exhibit 3.14. *Driving Contaminants’ Summary for Current Use Scenario—Systemic Toxicity*; Exhibit 3.15. *Summary of Risk Characterization*; Exhibit 3.16. *Summary of Uncertainty Analysis*; and Exhibit 3.17. *Presentation of Remedial Goal Options*. Shorter summary tables for the body of the report will summarize the following information:

- Land use scenarios and media assessed for each source area;
- Scenarios for which human health risk exceeds *de minimis* levels; and
- A table for each source summarizing the COCs and POCs, as well as the contribution of each COC and POC to the total risk and hazard.

### **3.3.2.2 Presentation of results from previous studies**

In all baseline risk assessments prepared for PGDP, the results will be presented from previous risk assessments and other risk evaluations that are relevant to the unit or area being assessed. These results will be included to allow for a comparison between results of earlier work and the results of the current baseline risk assessment. Differences seen will be discussed in the observations section of the current baseline risk assessment.

The format for presenting the results of the earlier risk assessments will follow that which will be used for reporting previous studies in the RI work plan. This is discussed in detail in Section 3.1.2. For risk evaluations, if any, that are not risk assessments, results will be presented verbatim and without interpretation. Relevant results from these studies also may be used in the uncertainty discussion of the current baseline human health risk assessment.

### **3.3.3 Data Evaluation Methods**

The primary purpose of this section of the baseline human health risk assessment will be to develop the list of COPCs used in the assessment. In this section, the data quality/data usability review, procedures to screen data, a summary of the results of the screening, and a final list of COPCs will be presented. Additionally, this section will provide site-specific characterization data used in the exposure assessment. Methods to complete each of these activities are presented in the following.

#### **3.3.3.1 Data quality/data usability review**

The overall goal of the data quality/data usability review is to develop a data set of known quality that is representative of the site and is reproducible. Use of this systematic approach is consistent with EPA guidance (EPA 2006f; EPA 2006e). The data quality/data usability review process (Figure 2.2) incorporates the aspects of data quality/data usability [measurement quality objectives (MQOs)] with an

evaluation of planned data uses for each project DQOs to make a determination concerning the suitability of historical/current project data for use in risk assessment. The initial steps of data assessment and data validation generally are completed by a subject matter expert before the results are provided to the risk assessor. The data quality assessment (DQA) examines the data set to ensure that the MQOs have been met and that the data are sufficient and representative of the site or source investigated. Figure 3.2 [from the EPA DQA guidance (EPA 2006f)] is provided to illustrate how DQA fits into the data evaluation process.

### 3.3.3.2 Procedures to screen or evaluate data to determine COPCs

Data screening to develop the list of COPCs will be performed in the following eight steps.

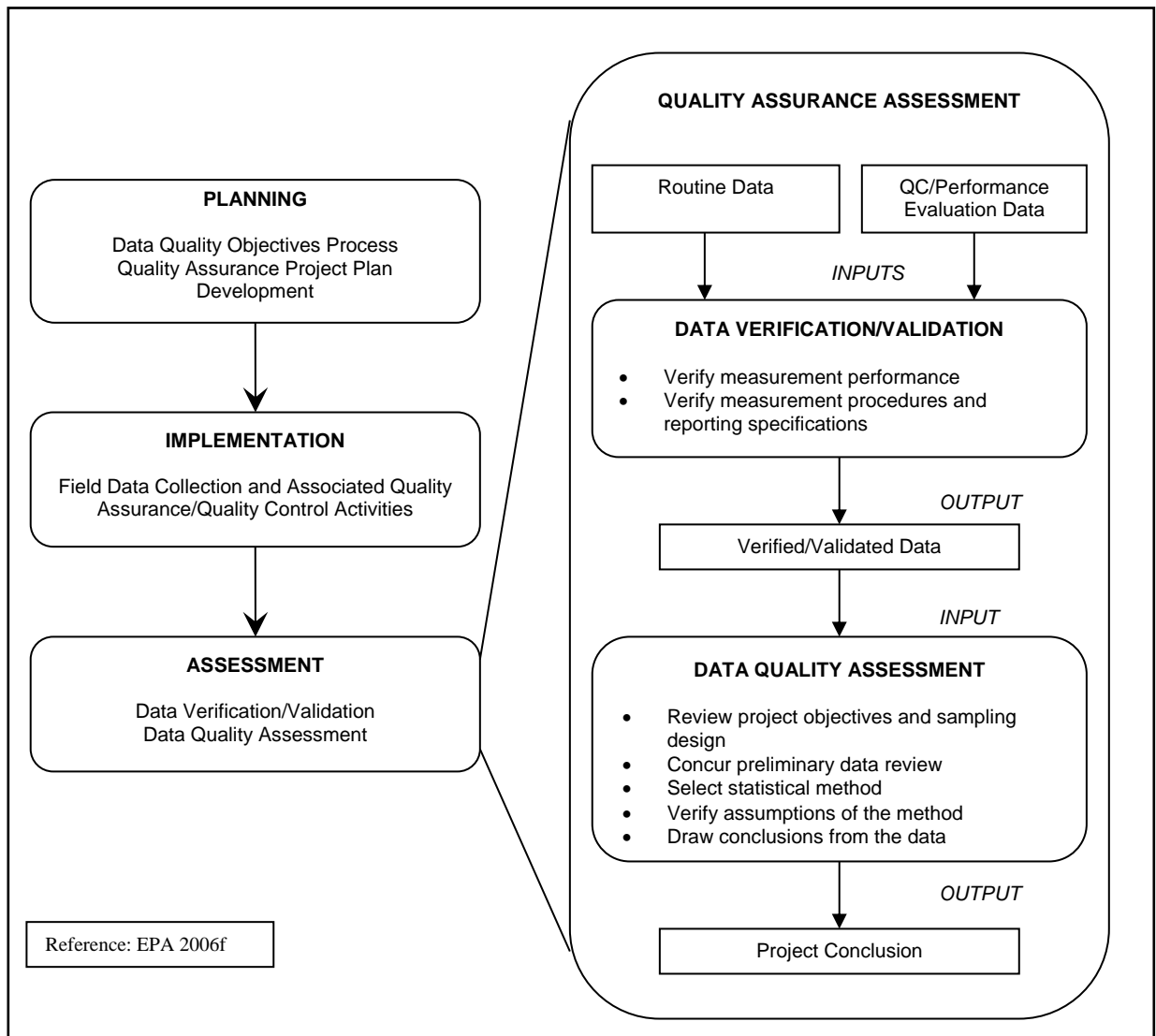


Figure 3.2. Data Life Cycle

- **Step 1: Evaluation of sample design and locations.** Data will be examined to ensure that the samples from which data were derived were collected using sampling methods that are adequate to determine the nature and extent of contamination for the particular unit or area being assessed. Data not from the unit or area under investigation or not useful in determining contaminant migration from the unit or area will not be used quantitatively in the assessment because these data are not representative of the unit or area for which remedial actions are being considered. In particular, when considering groundwater sampling results, only data from samples collected from wells located in contaminant plumes will be used.
- **Step 2: Evaluation of sampling and analytical methods.** Data will be examined to ensure that the sampling methods and analytical methods used in the laboratory are consistent with EPA-approved methods for nonradionuclides. Data for nonradionuclides not from EPA-approved methods will not be used quantitatively in the risk assessment, but may be used qualitatively. Methods for radionuclides will be evaluated during the DQO process to ensure that data quality requirements can be achieved. Also in this step, groundwater and surface water data will be examined, and data from the analyses of filtered water will be deleted from the data set. Only results from unfiltered samples will be used quantitatively in baseline human risk assessments performed at PGDP. Note: Filtered groundwater and surface water data may be used in the uncertainty section of the assessment when discussing data sources and their effects on risk estimates.

For many sites, survey-type data such as X-ray fluorescence (XRF) data and results from polychlorinated biphenyl (PCB) field test kits are available in addition to the laboratory analytical data. The primary use of such data is for site characterization, but these survey-type data also can play a role in risk-based decision making. Survey-type data assist in determining the distribution of COPCs and can be used to identify which sets of laboratory data should be combined to develop site average contaminant concentrations. Potentially, survey-type data also could be combined with lab data in a risk assessment to determine the average concentrations for contaminants, but this would require demonstrating that the lab and survey-type data possess similar detection limits and analytical uncertainty. In addition, a DQA would need to be completed to show that both types of data sets are comparable and representative of the site conditions. This DQA either could be in the risk assessment or in a report completed prior to or in concert with the risk assessment.

Finally, whenever survey-type data are used for guiding how lab data are handled or are combined with lab data, then the risk assessment would need to have an uncertainty discussion that appropriately identifies (a) how the results of the risk assessment could vary if the survey type data were not used and (b) how the use of the survey data increases or decreases the risk of making an incorrect risk-based decision for a location.

- **Step 3: Evaluation of sample quantitation limits.** See Figure 3.3 for an example of Step 3.

### Evaluation of Sample Quantitation Limits

*Chemicals:*

Consider the following results for Chemicals W, X, Y, and Z. Assume that Chemicals W and Y are site-related contaminants and that Chemicals X and Z are not site-related. Also, let the data qualifier (U) be defined as not detected at the sample quantitation limit (SQL).

Chemical	Sample 1	Sample 2	Sample 3	Sample 4	Screening Value
W	10U	10U	10U	10U	5
X	10U	10U	10U	10U	5
Y	10U	6	10U	10U	5
Z	1U	1U	1U	1U	5

Then, following the rules in Step 3 of the data evaluation process:

- Results for Chemical W are suspect because the maximum SQL overall results (10) is greater than the screening value (5), and Chemical W was not detected in any sample. Because Chemical W is site-related, the qualitative risk analysis of this chemical's potential effect would use the full SQL.
- Results for Chemical X are suspect because the maximum SQL overall results (10) is greater than the screening value (5), and Chemical X was not detected in any sample. Because Chemical X is not site related, the qualitative risk analysis of this chemical's potential effect would use one-half the SQL.
- Results for Chemical Y are not suspect even though the maximum SQL exceeds the screening value because Chemical Y was detected in one sample.
- Results for Chemical Z are not suspect because the maximum SQL is less than the screening value.

For radionuclides, SQLs should be evaluated in accordance with the guidance in the Multi-Agency Radiological Laboratory Analytical Protocols (MARLAP) Manual (EPA 2004b).

Note: Other data qualifiers associated with the data must also be considered during data evaluation. Please see Step 4 of the data evaluation process.

**Figure 3.3. Example of Step 3–Evaluation of Sample Quantitation Limits  
Laboratory Analytical Data**

**Chemicals.** The sample quantitation limits for each analyte and sample will be examined to determine if these limits were below the concentration at which the analyte may pose an unacceptable risk or hazard to human health. If the maximum sample quantitation limit for an analyte (over all samples within a medium) is greater than the concentration that may pose an unacceptable risk or hazard to human health, and the analyte is not detected in any sample, then the data for that analyte will be deemed suspect. Data from these analytes will not be used quantitatively in the risk assessment, but the potential risk or hazard from exposure to media potentially containing these analytes will be examined qualitatively. In developing the qualitative assessment for these data, the maximum quantitation limit for the analyte (in all samples from a medium) will be compared to the appropriate no action residential PRG if historical or process information indicates that the analyte potentially could be present. One-half the maximum quantitation limit for the analyte (in all samples from a medium) will be used in this comparison if historical or process information indicates that the analyte is not expected to be present.

**Radionuclides.** The analysis for radionuclides will be performed in two steps. In the first step, the MDC/minimum detectable concentration/minimum quantification concentration (MQC) for each

analyte and sample will be examined to determine if these limits were below the concentration or activity at which the analyte may pose an unacceptable risk (or dose). If the maximum MDC/MQC for an analyte over all samples within a medium is greater than the concentration or activity that may pose an unacceptable risk (or dose) to human health and the analyte is less than the minimum detectable activity MDC/MQC in any samples, then the data for that analyte will be deemed suspect. The MDCs used for radionuclides should be the MDCs established in the MARLAP Manual (EPA 2004b), which provides guidance for evaluating SQLs for radionuclide data. For radionuclides, all reported values, including negative values,<sup>5</sup> will be used to derive the EPCs under current conditions.

**Survey-type data.** When XRF data are used in the derivation of EPCs, all XRF values, including negative values, will be used as reported. Other survey-type data (such as PCB field test kits) should be used in accordance with project-specific review of the data and performance of the method.

- **Step 4: Evaluation of data qualifiers and codes.** Generally, the rules presented in RAGS, Part A, Exhibits 5.4 and 5.5 (EPA 1989a) will be used to evaluate all data qualifiers and codes attached to analytical results for chemicals; however, data with a “B” qualifier (i.e., analyte also found in associated blank) will be examined by analyte to ensure that site-related analytes are not eliminated. For other analytes, the “5 and 10X’s Rule” described in RAGS, Part A, (EPA 1989a) will be considered. In addition, the method used in data validation to examine blank contamination will be evaluated. If data validation qualified sample results as “U” (i.e., analyte not detected) instead of “B” when blank contamination was present and the analyte passed the “5 and 10X’s Rule,” then the data will be reevaluated. Specifically, if chemical data are qualified “B,” and the value is less than that defined by the “5 and 10X’s Rule,” then the data will be assumed to be a nondetect and the reported value will be used to derive the EPC.
- Evaluation of radionuclide data will follow rules agreed upon by the Commonwealth of Kentucky Radiation Health Branch [formerly the Kentucky Radiation Health and Toxic Agents Branch (KYRHTAB)] and DOE (RAWG 2000a through 2000f). The data assessment qualifiers that will appear and their description are as follows:
  - **KYRHTAB-LT:** KYRHTAB has performed an independent data assessment and the results are less than the MDC or detection limit and should not be plotted.
  - **KYRHTAB-50:** KYRHTAB has performed an independent data assessment and the radiation counting uncertainty is greater than 50% of the analytical results.
  - **KYRHTAB-ER:** KYRHTAB has performed an independent data assessment and the data present error problems (i.e., no counting uncertainty or zero counting uncertainty).
  - **KYRHTAB-OK:** KYRHTAB has performed an independent data assessment and the data are acceptable for use.
- **Step 5: Elimination of analytes not detected.** Generally, any chemical not detected in at least one sample from a medium will be deleted from the data set. Any radionuclide for which no analytical results exceed its MARLAP MDC also will be deleted from the project dataset, provided the MDC is an acceptable level for the project.<sup>6</sup> If a chemical analyte is suspected of being present at very low

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<sup>5</sup> Negative results may be reported due to a statistical determination of the counts seen by a detector, minus a background count.

<sup>6</sup> These types of decisions (acceptable MDCs) would be a product of the consensus of the FFA parties arrived at during project discussions at the appropriate stage in document development.



concentrations (i.e., below the quantitation limit) due to cross-media contamination or is suspected of being present based on historical or process information, the analyte may remain in the data set even though the analyte was not detected. In this case, the concentrations used to determine the representative or EPC for the analyte will be the sample quantitation limits for the analyte in the medium. For classes of analytes such as polycyclic aromatic hydrocarbons (PAHs), PCBs, and dioxins/furans, if one compound is detected at a concentration greater than a screening value and is identified as a COPC, then others in that class will be assumed to be present as well. The method used to analyze these classes of compounds is presented later in this section.

- **Step 6: Examination of toxicity of detected analytes.** The maximum concentrations and activities of analytes remaining in the data set will be compared to no action residential use risk-based PRGs by medium. The PRGs used in this comparison will be the lesser of the lifetime excess cancer-based and child hazard-based no action values found in Appendix A. Those analytes with a maximum detected concentration less than each respective no action risk-based PRG will be eliminated from the data set unless the analyte has a bioaccumulation factor for fish equal to or greater than 100 (DOE 1996d). Note: The uncertainty introduced through the application of this screening procedure will be examined quantitatively in the uncertainty analysis portion of the baseline risk assessment. The derivation of the risk-based PRGs used in this comparison is described in Appendix B of this document.
- **Step 7: Examination of analyte concentrations of essential nutrients detected in site samples.** Analytes not removed from the data set in previous steps will be examined to determine if any are essential nutrients. Seven analytes known to be essential nutrients and known to be toxic only at extremely high concentrations will be removed from the data set on the basis of regulatory guidance (EPA 1995). These analytes are calcium, chloride, iodine, magnesium, potassium, sodium, and phosphorus. No other analytes known to be essential nutrients will be deleted from the data set on the basis of this screen. Any uncertainty regarding retention of essential nutrient in the list of COPCs will be discussed in the uncertainty section of the risk assessment.
- **Step 8: Comparison of analyte concentrations detected in soil and groundwater samples to analyte concentrations detected in background.** This comparison is performed as part of the development of the list of COPCs. As a first step, maximum detected concentrations of analytes will be compared to the background concentrations presented in Appendix A. Analytes not detected at a concentration greater than the background concentration will not be retained as COPCs. Analytes detected at concentrations greater than their background concentration may be retained as COPCs, depending upon the outcome of other screening steps. Analytes retained as COPCs, however, may be considered with the full range of background as part of the uncertainty analysis. This analysis, if completed, will be done to determine if the analyte is generally present at concentrations above its background concentration or if the detected concentrations of the analyte above the selected background concentration is consistent with natural enrichment. The impacts on risk characterization of not retaining an analyte on the basis of the background screen will also be considered in the uncertainty analysis.

During the development of the list of COPCs, concentrations of total cancerous PAHs, PCBs, and dioxins/furans (dioxins) will be derived. Total PAHs, total PCBs, and total dioxins will be derived to allow for the correct use of the toxicity screen described in Step 6 and to allow for correct calculation of ELCR from exposure to these organic compounds.

When deriving total PAHs, the toxicity equivalence factors (TEFs) presented in Human Health Risk Assessment Protocol for Hazardous Waste Combustion Facilities (EPA 2005) will be used. These TEFs are presented in Table 3.1. Note that these TEFs will be applied to the concentrations of detected PAHs in

**Table 3.1. Toxicity Equivalency Factors for PAH Compounds and Dioxins/Furans**

PAH Compound <sup>1</sup>	Toxicity Equivalence Factor	Dioxin/Furan Compound <sup>2</sup>	Toxicity Equivalence Factor
Benzo(a)pyrene	1.0	2,3,7,8-TCDD	1.0
Benzo(a)anthracene	0.1	1,2,3,7,8-PeCDD	1.0
Benzo(b)fluoranthene	0.1	1,2,3,4,7,8-HxCDD	0.1
Benzo(k)fluoranthene	0.01	1,2,3,6,7,8-HxCDD	0.1
Chrysene	0.001	1,2,3,7,8,9-HxCDD	0.1
Dibenzo(a,h)anthracene	1.0	1,2,3,4,6,7,8-HpCDD	0.01
Indeno(1,2,3-c,d)pyrene	0.1	OCDD	0.0003
All other PAHs	0	2,3,7,8-TCDF	0.1
		1,2,3,7,8-PeCDF	0.03
		2,3,4,7,8-PeCDF	0.3
		1,2,3,4,7,8-HxCDF	0.1
		1,2,3,6,7,8-HxCDF	0.1
		1,2,3,7,8,9-HxCDF	0.1
		2,3,4,6,7,8-HxCDF	0.1
		1,2,3,4,6,7,8-HpCDF	0.01
		1,2,3,4,7,8,9-HpCDF	0.01
		OCDF	0.0003

<sup>1</sup>TEFs from EPA 2005

<sup>2</sup>TEFs from Van Den Berg, et al. 2006

each sample and that the total PAH concentration in a sample will be the sum of the products of each PAH and its TEF. For samples in which PAHs are not detected, the value for the minimum detection limit of the PAHs with TEFs will be used in the calculation of the EPC.

When deriving total PCBs [if this analyte (i.e., Total PCBs) is not reported in the data set], the detected concentrations of each PCB within a sample will be summed. For samples in which no PCBs are detected, the value for the minimum detection limit of the PCBs will be used in the calculation of the EPC. If there are detection limits for PCBs exceeding risk-based concentrations, this issue should be discussed in the uncertainty section. Note that there are no TEFs to use when deriving total PCBs from individual Aroclors. If dioxin-like PCBs are detected at a site, they should be added to the total PCBs after weighting with the TEFs for those compounds in Van Den Berg, et al. 2006.

When deriving total dioxin, the TEFs presented in *Federal Register*: May 10, 2007 (Volume 72, Number 90), *Dioxin and Dioxin-like Compounds; Toxic Equivalency Information* will be used. These TEFs are presented in Table 3.1. Note that these TEFs will be applied to both the concentrations of detected dioxins and furans and to one-half the sample quantitation limit of undetected dioxins and furans, when one or more dioxin or furan is detected. The total dioxin concentration in a sample will be the sum of the products of each dioxin/furan and its TEF. For samples in which no dioxin or furan was detected, the minimum detection limit for 2,3,7,8-TCDD will be used as the value for the total dioxin concentration. If there are detection limits for dioxins and furans exceeding risk-based concentrations, this issue should be discussed in the uncertainty section.

### 3.3.3.3 Presentation of data evaluation

A summary of the data evaluation will be provided in both narrative and tables. Tables from each step of the data evaluation process may be presented. The detailed data tables, if voluminous, should appear in an appendix to the risk assessment; however, the summary tables described earlier (see Section 3.3.2.1)

should appear in the main text of the assessment. At minimum, a table listing the COPCs for the assessment should appear in the main text. An example of the information that should appear in this summary table is in Exhibit 3.8.

**Exhibit 3.8. List of Chemicals of Potential Concern**

Analyte	Frequency of Detection <sup>1</sup>
<b>Site and Medium<sup>2</sup></b>	
Analyte # 1	
Analyte # 2	
.	.
.	.
.	.
Analyte # N	

<sup>1</sup> This value will be the number of samples in which the analyte was detected over the number of samples in which an analysis for the analyte was performed.

<sup>2</sup> A list of chemicals of potential concern will be presented for each site and medium combination.

### 3.3.3.4 Site-specific characterization information

Several pieces of site-specific characterization information are relevant to virtually all baseline human health risk assessments performed for PGDP because they explain resource use around PGDP. Because this information is in the form of interviews and letters, it generally is not readily available; therefore, this information is included in Appendix E of this document to provide a ready source of these materials. Appendix E, presents the following documentation.

- Reference to the Phase I Site Investigation results of surface water and groundwater users survey to determine groundwater use near PGDP (CH2M HILL 1991);
- Summary of agricultural practices in Ballard County, Kentucky;
- Summary of the agricultural practices in McCracken County, Kentucky;
- Area of crop land in Ballard and McCracken County, Kentucky;
- Recreational use of Bayou and Little Bayou Creeks near PGDP;
- Annual harvests of geese, ducks, turkeys, and deer in McCracken and Ballard Counties, Kentucky;
- Reports entitled “Planning Issues for Superfund Site Remediation” and “Quantitative Decision Making in Superfund: A Data Quality Objectives Case Study” from *Hazardous Materials Control* regarding use of exposure units in risk calculations and remedial decisions;
- Kentucky Risk Assessment Guidance, Risk Assessment Branch, Department for Environmental Protection, Commonwealth of Kentucky;
- Kentucky Guidance for Ambient Background Assessment, Risk Assessment Branch, Department for Environmental Protection, Commonwealth of Kentucky, January 8, 2004;
- Kentucky Guidance for Groundwater Assessment Screening, Risk Assessment Branch, Department for Environmental Protection, Commonwealth of Kentucky, January 15, 2004;

- Trichloroethylene Environmental Levels of Concern, Risk Assessment Branch, Department for Environmental Protection, Commonwealth of Kentucky, April 2004;
- Environmental Indicators flowchart submitted to the Hazardous Waste Branch of the Kentucky Division for Waste Management;
- Information used to compile PGDP background;
- The table of parameters for probabilistic risk assessment (PRA) from the Southwest Plume Investigation report. This table provides the parameter values used for the PRA in that report, which should be considered for use in other PRAs. The values in the table do not represent specified default values for use in all PRAs.

### 3.3.4 Exposure Assessment Methods

The primary purpose of this section of the baseline human health risk assessment will be to report the results of the exposure assessment for each unit or area investigated. In this section, the exposure setting for each unit or area will be characterized, exposure pathways will be identified, exposure will be quantified (i.e., dose or intake calculated), and doses will be presented. Methods to complete each of these steps are discussed in the following sections.

#### 3.3.4.1 Characterize the exposure setting

This section of the exposure assessment or other portions of the document will describe the physical setting of each unit, including meteorology, climate, vegetation, soil type, surface hydrology, groundwater hydrology, and geology. In addition, the surrounding populations will be characterized as needed. Specific note will be given to determining if sensitive subpopulations may be present. In risk assessments in RI reports, the information presented concerning climate, vegetation, soil type, surface hydrology, groundwater hydrology, and geology will be brief, and references will be to material presented in earlier sections of the RI report. (Note: A brief presentation of this material must be included in the baseline risk assessment because the FFA states that the baseline risk assessment is to be written as a stand-alone report.) In baseline risk assessments not in RI reports, the information presented concerning climate, vegetation, soil type, surface hydrology, groundwater hydrology, and geology will be more extensive.

Current and potential future land use and the time frame for future use also will be discussed in this section of the exposure assessment. The most likely future land use will be determined using information in the most recent PGDP Site Management Plan (SMP); however, because future land use over time is uncertain, the use scenarios considered in the baseline risk assessment will not be governed by that information alone. Use scenarios that will be considered in all baseline risk assessments under future conditions are rural residential, recreational, industrial, outdoor worker, and excavation. Appropriate use scenarios may be evaluated during project scoping.

Finally, this section of the baseline human health risk assessment will integrate the preceding information and declare the unit or area under investigation either as a source or integrator unit and identify exposure points. Definitions used to determine whether the area or unit is a source or integrator are as follows:

- **Source unit.** Those units or areas that may release contaminants to other units or areas.
- **Integrator unit.** Those units or areas that accumulate contaminants from source units or areas.

Generally, application of these definitions to units and areas to be investigated at PGDP shows that all areas on-site where contamination exists (e.g., the soil and other material at burial grounds, spill areas, and landfills) are source areas. Integrator units identified using these definitions are air, groundwater (e.g., RGA), and surface water (e.g., Bayou and Little Bayou Creek watersheds and the Ohio River).

Also in this section of the exposure assessment, exposure points will be evaluated. For source units, the exposure points that will be evaluated under current conditions are at the unit or area (“hot spots” may be evaluated separately) and at points downgradient to which contamination may migrate. Downgradient points that will be evaluated for risk communication purposes include at the PGDP industrialized area [i.e., the area corresponding to the industrial land use delineated in the SMP (DOE 2014)] (if applicable), at the DOE property boundary (if applicable), and at Little Bayou Creek (if applicable). Note that for units or areas outside the industrialized area at PGDP, exposure at the industrialized area will not be considered because it is not necessary for remedial decisions. For integrator units, exposure points that will be considered are those within the contaminated area (e.g., above the contaminated groundwater plume or along the contaminated ditch) and at areas downgradient. Generally, exposure points that consider migration from a source will consider the time of exposure. For example, for exposure to groundwater both at a source and at the facility boundary, risk or hazard from exposure to measured concentrations under current conditions and future conditions will be determined. In addition, risk or hazard from exposure to expected future concentrations or activities will be modeled to determine the risk or hazard that may occur under potential future conditions as contaminants migrate from the source to the underlying aquifer. Exposure to contaminants in or migrating to the surface water integrator unit will be handled similarly. The mechanism that will be used to determine the extent of modeling that will be used in a baseline human health risk assessment is discussed later.

<p><b>Industrialized Area</b> Area corresponding to the industrial land use delineated in the Site Management Plan.</p>
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### 3.3.4.2 Identification of exposure pathways

This section of the exposure assessment will delineate the pathways through which the receptors may be exposed under both current and future conditions. For current receptors, these pathways and their parameters should be based on realistic exposures; for future receptors, these pathways and their parameters should be based on reasonable maximum exposure (RME) values. The goal of this material will be to provide a complete depiction of all exposure pathways for current and future uses. To achieve this goal, this section will present conceptual site models and supporting text. Also, in this section, each pathway will be described in terms of source, exposure route, exposure point, and receptor. This format will be followed because all four must be present for a complete pathway to exist. Note: Potential pathways not containing all four items will be described as being incomplete, and text justifying their omission from the assessment will be provided. Potential pathways that will be considered in all assessments are described herein.

Exposure assessments in baseline human health risk assessments completed in the past indicate that at least 24 exposure pathways should be considered as potential pathways in all assessments. These pathways are listed. (Note: Additional pathways, such as contact with buried waste, may be reasonable for some units or areas; these pathways are not included.)

- Ingestion of groundwater as a drinking water source
- Inhalation of volatile constituents emitted from groundwater during household use
- Dermal contact with groundwater while showering

- External exposure to ionizing radiation emitted by constituents in groundwater while showering
- Inhalation of volatile constituents emitted from groundwater during irrigation
- Incidental ingestion of soil
- Dermal contact with soil
- Inhalation of particulates emitted from soil
- Inhalation of volatile constituents emitted from soil
- External exposure to ionizing radiation emitted by constituents in soil
- Incidental ingestion of surface water while swimming or wading in creeks or natural or man-made ponds
- Dermal contact with surface water while swimming or wading in creeks or natural or man-made ponds
- External exposure to ionizing radiation emitted by constituents in surface water while swimming or wading in creeks or natural or man-made ponds
- Incidental ingestion of sediment while swimming or wading in creeks or natural or man-made ponds
- Dermal contact with sediment while swimming or wading in creeks or natural or man-made ponds
- External exposure to ionizing radiation emitted by constituents in sediment while swimming or wading in creeks or natural or man-made ponds
- Consumption of fish taken from creeks or natural or man-made ponds
- Consumption of vegetables and produce raised in contaminated soil
- Consumption of irrigated vegetables
- Consumption of beef from animals contaminated by consuming vegetation (pasture and concentrates) irrigated with contaminated water or grown on contaminated soil, by drinking contaminated water, or ingesting contaminated soil
- Consumption of dairy products (i.e., milk) from animals contaminated by consuming vegetation (pasture and concentrates) irrigated with contaminated water or grown on contaminated soil, by drinking contaminated water, or ingesting contaminated soil
- Consumption of pork from animals contaminated by consuming vegetation (concentrates) irrigated with contaminated water or grown on contaminated soil or by drinking contaminated water
- Consumption of poultry products from animals drinking contaminated water
- Consumption of game (i.e., deer, rabbits, and quail) contaminated by consuming contaminated vegetation or soil and ingesting water.

While these pathways have been found to be reasonable in past assessments, not all may be reasonable, or complete, for future assessments; therefore, the decision as to which pathways to quantify will be made on a project-specific basis. In any case, the rationale for the inclusion or exclusion of any of the pathways listed herein will be included in the exposure assessment.

It is important to note that the pathways relating to livestock consumption are not reasonable for most source units. This is because most source units are too small to support livestock in addition to a homestead and garden. Generally, a source unit will be required to be larger than two acres to be considered for livestock production. (This requirement assumes that a minimum of two acres is required for a home and associated garden.) Note: Under this definition, all integrator unit assessments will contain an assessment of risk from consumption of livestock because the area they cover is greater than two acres. In assessments where livestock consumption is included, the range size for each beef or cow will be two acres per head (Morrison 1959).

Using the characterization information and pathway analysis, a conceptual site model will be developed for each unit or area. The format that will be used for the conceptual site models is that in Figure 3.1. Note: When presenting the conceptual site models for multiple units or areas in a single baseline human health risk assessment, the units or areas may be grouped to reduce the number of figures that need to be presented.

### 3.3.4.3 Quantification of exposure

To quantify exposure or dose, both the EPC and the exposure factors are required. Here, the EPC can be defined as the concentration or activity of the COPC in the environmental medium ingested, inhaled, contacted, or consumed, and the exposure factor can be defined as the product of the exposure parameters describing the degree of exposure to the environmental medium in terms of duration or frequency of exposure and mass of the receptor.

EPCs under current conditions of all COPCs for which environmental samples were taken will be determined using the following procedure.

- (1) If results from fewer than ten samples are available, then the EPC will be the maximum detected concentration.
- (2) If results from ten or more samples are available, then the most recent version of EPA's ProUCL software version of EPA's ProUCL software will be used to determine the EPC. The value selected as the EPC will be the value recommended by ProUCL, noted as the "Potential UCL to Use." EPA's ProUCL software<sup>7</sup> incorporates a number of

From Soils Operable Unit RI Report (DOE 2012):

The representative sampling design for the SWMUs was gridding. In some instances (such as SWMUs/AOCs not grid sampled in summer 2010), when a grid was applied to the SWMUs/AOCs, a grid lacking a sample result resulted. In order to fill a grid lacking a sample result, the average of the grids within the exposure unit with sampling results was used. Attachment D2 presents an uncertainty evaluation in determining EPC values using these averages against EPC values calculated without using the averages or the maximum value, as applicable. An example for determining the EPC through averaging is illustrated below.

If the SWMU/exposure unit combination had less than 10 grids, the maximum grid result was used as the EPC. If the SWMU/exposure unit combination had 10 or more grids, the grid values were used to determine the EPC. Grid values were determined following guidance in the work plan. Basically, the maximum detected result from within the grid applies to the grid. If not detected, the minimum detection limit applies to the grid.

If a grid had no result (detect or nondetect) for the COPC, an average of the results for the grids with results was used.

<sup>7</sup> Software is available at [www.epa.gov/osp/hstl/tsc/software.htm](http://www.epa.gov/osp/hstl/tsc/software.htm).

different distributional tests that may be used to perform the distributional tests and calculates the most appropriate EPC (EPA 2013).

Options to determine the ten or more samples may include use of grid values. It is recommended that a geostatistical approach utilizing Spatial Analysis and Decision Assistance (SADA) or similar software be used to estimate values for empty grids. SADA is available at <http://www.tiem.utk.edu/~sada/index.shtml>. Alternately, an average value may be used. An example is shown in the text box [from Soils Operable Unit RI Report (DOE 2012)]. These options should be discussed and agreed to in the planning phases of projects.

In determining the UCL when the medium is soil, data will be segregated into depth intervals relevant to receptors.

- For scenarios in locations inside the industrialized area, the following will be used to estimate the EPC:
  - Excavation worker: data from samples collected from 0 to 10 ft bgs,<sup>8</sup>
  - Outdoor worker: data from samples collected from 0 to 1 ft bgs,
  - All other scenarios: data from samples collected from 0 to 1 ft bgs.
- For scenarios in locations outside the industrialized area, the following will be used to estimate the EPC:
  - Excavation worker: data from samples collected from 0 to 10 ft bgs,<sup>8</sup>
  - Outdoor worker performing maintenance-type activities: data from samples collected from 0 to 10 ft bgs,<sup>8</sup> and
  - All other scenarios: data from samples collected from 0 to 1 ft bgs.

In determining the UCL when the medium is groundwater, data from samples from each potable aquifer (i.e., RGA and McNairy Formation) will be used; however, data will be summarized within and not over aquifers, consistent with EPA guidance (EPA 2014b). Note: For the groundwater integrator investigations (e.g., that for the Groundwater Operable Unit), the representative concentration for groundwater may be the average concentration of the samples taken from wells within the contaminant plume if data are sufficient. EPA guidance recommends calculating the 95% UCL of the arithmetic mean as the EPC for risk assessments (EPA 2014b). It is generally desirable to use at least 10 data points for each contaminant (e.g., 5 wells and 2 rounds of data representative of current conditions equate to 10 data points) to compute a 95% UCL. If the 95% UCL is greater than the maximum detected concentration, EPA guidance recommends that the EPC default to the maximum detected concentration for that contaminant. If less than 3 wells are within the core of the plume, maximum detections may be used as the EPC for that contaminant (EPA 2014b). In addition, as with soil, the wells used in each calculation may be grouped so that risk or hazard at differing contaminant concentrations and in various areas may be estimated. Decisions concerning the method that will be used to estimate the concentration of COPCs for the groundwater integrator unit will be made on a case-by-case basis and will be justified in the baseline risk assessment.

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<sup>8</sup> Unless information indicates that results from samples collected at deeper depths (i.e., 0–16 ft bgs in areas where infrastructure is found) should be included in the derivation of the EPC.



Risks from water drawn from the UCRS will not be presented in the main body of the risk assessment because this water source is not considered to be an aquifer due to low yield. However, risks from ingestion of water from this source will be considered at least qualitatively in the uncertainty section of the risk assessment.

Finally, for some samples, duplicate or split-sample analyses may be available. When calculating the representative concentration, the maximum value reported in the duplicate or split-sample analysis will be used. Duplicate and split-sample results will not be averaged when calculating the representative concentration in baseline risk assessments performed for PGDP.

The EPCs and activities used for future conditions will depend on the time frame for which risk or hazard is being quantified. At minimum, for all assessments for PGDP, risk and hazard to potential future users, will be quantified using the current EPCs and activities. In addition, for those sites and areas where future concentrations or activities may increase, modeled concentrations will be used. To determine if modeling is needed, the maximum soil concentrations and activities at the source (over all depths) for each analyte will be compared to the appropriate groundwater protection PRG (PRGs appear in Appendix A). If the maximum soil concentration exceeds the groundwater protection PRG, then future concentrations in groundwater and surface water (if appropriate) will be modeled. Models to be used to determine future concentrations and activities at the source and in groundwater will be based on the modeling matrix presented in Table 3.2. Tier 1 values are existing sets of screening levels used for the initial screening of a site. Tier 2 values also are used for scoping, but account for more specific estimates of model parameters than the default Tier 1 values. Tiers 3 and 4 are models used with primarily site-specific values for site decision making.

Because all models contain significant uncertainty, the baseline risk assessment's analysis of off-site migration also will include risks calculated using current contaminant concentrations [i.e., data collected within the year preceding the model so that the data is representative of modeled conditions, if possible (e.g., if the model is created in 2015, then data collected in 2014 will be used)] at source units in addition to modeled values. This analysis will be included in the uncertainty section of all baseline risk assessments that contain modeling.

In baseline risk assessments for the integrator units, analyte degradation, attenuation, and transformation will be considered in addition to migration when calculating future concentrations, if possible. The analysis of these factors will rely upon the analysis presented in earlier sections of the remedial investigation report.

The equations to be used to combine the EPCs and exposure factors to estimate dose will follow the general format presented in RAGS, Part A (EPA 1989a). This general equation is shown in Equation 5. Specific equations are presented in Appendix D of this document. In this appendix, references are presented for each exposure parameter (e.g., CR, BW) included in the equation. Generally, these parameters were taken from guidance documents (e.g., EPA 1989a; KDEP 2002) unless site-specific values are available. (Equations used to derive radionuclide dose are similar to those presented in Appendix D.)

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$$\text{Intake} = C \times \frac{\text{CR} \times \text{EFD}}{\text{BW}} \times \frac{1}{\text{AT}} \qquad \text{Eq. 5}$$

where: Intake = The chemical dose [mg/(kg × day)]

C = The average concentration contacted over the exposure period. See Eqs. 6 and 7 and associated discussion.

CR = The contact rate or amount of contaminated medium contacted per unit time or event.

EFD = The exposure frequency and duration describing how long and how often exposure occurs.

BW = The average body weight of the receptor over the term of exposure.

AT = The averaging time or period over which exposure is averaged.

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**Table 3.2. Modeling Matrix for Groundwater, Surface Water, and Biota**

	<b>Values for Soil to Protect Groundwater</b>	<b>Model</b>	<b>Point of Exposure</b>	<b>Notes</b>
<b>INVESTIGATION DOCUMENTS</b>	Tier 1  (Used for scoping)	SSLs and/or RESRAD	At source unit	Value to be used for initial scoping, use DAF of 1 for SSLs unless site-specific values are available.  Groundwater Protection value based on residential use and targets of 1E-6, 0.1, and 1 for risk, hazard, and dose, respectively. If site-specific DAF values are used, then need to justify these values. The depth of water needs to be considered in the calculation.
		Vapor intrusion model	At source unit	Initial vapor intrusion model will use default values.
	Tier 2  (Used for scoping)	SESOIL and/or RESRAD	At source unit	Includes source delimitation.  Recognize SESOIL limitations when modeling inorganic COPCs-refine $K_d$ s.
<b>DECISION DOCUMENTS</b>	Tier 3  (Enhanced modeling used in decision documents if needed)	SESOIL and RESRAD suite of codes (including RESRAD-OFFSITE) with AT123D	At source unit and at Downgradient points  (Industrialized area, DOE property boundary, creek, river)	Uses source delimitation and refined $K_d$ s from above.  Use values from this effort to set initial cleanup levels.  On the Terrace (southern portion of PGDP), different points of exposure will apply.
	Tier 4  (Enhanced modeling used in decision and design documents if needed)	Source modeling and MODFLOW/MT3D/RT3D	At source unit and at Downgradient points appropriate to the selected remedy	To be used to refine cleanup levels (if needed).  May be especially important to set monitoring goals.  On the Terrace (southern portion of PGDP), different points of exposure will apply.

**Table 3.2. Modeling Matrix for Groundwater, Surface Water, and Biota (Continued)**

	<b>Values for Soil and Sediment to Protect Surface Water</b>	<b>Model</b>	<b>Point of Exposure</b>	<b>Notes</b>
<b>INVESTIGATION DOCUMENTS</b>	Tier 1  (Used for scoping)	SSLs and/or RESRAD	At source unit	Value to be used for initial scoping by Project Team. Use DAF of 1 for SSLs.  Groundwater Protection value based on recreational use and targets of 1E-6, 0.1, and 1 for risk, hazard, and dose, respectively.  If site-specific DAF values are used, then need to justify these values.
	Tier 2  (Used for scoping)	MUSLE	At source unit	Includes source delimitation. Value to be used during follow-up meetings by Project Team.
<b>DECISION DOCUMENTS</b>	Tier 3  (Enhanced modeling used in decision documents if needed)	SWMM	At source unit and at Downgradient points  (Industrialized area, creek)	Uses source delimitation from above.  Initial cleanup level calculations.
	Tier 4  (Enhanced modeling used in decision and design documents if needed)	Enhanced SWMM	At source unit and at Downgradient points appropriate to the selected remedy  (Industrialized area, creek)	To be used to refine cleanup levels (if needed).  May be especially important to set monitoring goals.

**Table 3.2. Modeling Matrix for Groundwater, Surface Water, and Biota (Continued)**

	<b>Values for Soil and Sediment to Protect Biota</b>	<b>Model</b>	<b>Point of Exposure</b>	<b>Notes</b>
<b>INVESTIGATION DOCUMENTS</b>	Tier 1	NONE	NONE	The RAWG determined that development of screening values based on biota modeling would not be appropriate; therefore, these values do not exist.
	Tier 2  (Used in Baseline Risk Assessments)	Those contained in current Methods Document, Appendix D	At source unit	Includes source delimitation.
<b>DECISION DOCUMENTS</b>	Tier 3  (Enhanced modeling used in Decision Documents if needed)	Those contained in current Methods Document, Appendix D for biota and transport models presented earlier for receiving media.	At source unit and at Downgradient points  (Industrialized area, creek)	Uses source delimitation from above.  Initial cleanup level calculations.
	Tier 4  (Enhanced modeling used in Decision and Design Documents if needed)	Those contained in current Methods Document, Appendix D for biota and transport models presented earlier for receiving media.	At source unit and at Downgradient points  (Industrialized area, creek)	To be used to refine cleanup levels (if needed).  May be especially important to set monitoring goals.

AT123D = Analytical Transient 1-, 2-, 3-Dimensional Simulation of Waste Transport in the Aquifer System

COPC = chemical of potential concern

DAF = dilution/attenuation factor

HHRAWG = Human Health Risk Assessment Working Group

$K_d$  = adsorption coefficient/distribution coefficient

PGDP = Paducah Gaseous Diffusion Plant

RESRAD = Residual Radiation

SESOIL = Seasonal Soil Model

SSL = Soil Screening Level

SWMM = Storm Water Management Model

MODFLOW/MT3D/RT3D = three-dimensional finite-difference groundwater model

MUSLE = Modified Universal Soil Loss Equation

In the material in Appendix D, equations that can be used to calculate the concentrations of COPCs in selected biota (e.g., vegetables, fish, game, and livestock) also are presented. Generally, for baseline human health risk assessments for source units inside the industrialized area at PGDP, concentrations of COPCs in biota will be estimated using these equations because biota sampling cannot be performed. (These biota are not present.)

For assessments for source units outside the industrialized area and for integrator unit baseline risk assessments, results from biota sampling may be available. In cases where this information is available, the EPC will be calculated using the methods presented earlier in this section. In cases where this information is not available, the equations presented in Appendix D will be used to estimate the concentrations in biota. (Note: Because concentrations in biota can differ markedly with time of sampling, tissue sampled, species sampled, age of animal, and other factors, the use of analytical results from biota sampling in the risk assessment also may give results that are very uncertain; therefore, the uncertainty in the results calculated using biota analytical results also will be considered completely.)

### 3.3.4.4 Consideration of Vapor Intrusion

Text to be added. Please refer to Table E.8 in Appendix E for vapor intrusion risk information.

### 3.3.4.5 Presentation of the results of the exposure assessment

Several figures and tables will be used to report the results of the exposure assessment in baseline human health risk assessments performed for PGDP. As noted earlier, conceptual site models for each unit, group of units, or area under investigation will be presented, and tables presenting exposure and risk information will be prepared. In addition, this section also will present a summary of the decisions made concerning the selection of pathways to be quantified for each unit or area under investigation; the representative (i.e., exposure point) concentration of COPCs in each medium, including biota; any chemical-specific values used in the calculations; and the daily intakes resulting from the application of the exposure equations.

The material appearing in this summary will be taken from the larger tables presented in the appendix to the risk assessment. Formats to present this summary information are in Exhibits 3.9–3.12.

**Exhibit 3.9. Summary of Pathway Analysis in the Exposure Assessment**

Potentially Exposed Population	Exposure route, medium, and exposure point <sup>1</sup>	Pathway selected? (yes/no)	Reason for pathway selection or dismissal <sup>2</sup>
Time period <sup>3</sup>			
Population 1 <sup>4</sup>			
	Pathway 1		
	Pathway 2		
	.	.	.
	.	.	.
	.	.	.
	Pathway N		

<sup>1</sup> Each of the pathways presented in this section will be included.

<sup>2</sup> A short statement drawn from the discussion in the text will be provided for the decision.

<sup>3</sup> Summary tables will be prepared for both the current or future time period. If multiple future time periods are assessed, a summary table will be included for each.

<sup>4</sup> The populations will be rural residential, recreational, industrial, and excavator. Only populations relevant to the time period will be included.

**Exhibit 3.10. Presentation of Exposure Point Concentrations<sup>1</sup>**

<b>Chemical of Potential Concern<sup>2</sup></b>	<b>Medium 1<sup>3</sup></b>	<b>Medium 2</b>	<b>...</b>	<b>Medium N</b>
Unit or Area 1 <sup>4</sup>				
Analyte 1			...	
Analyte 2			...	
.	.	.	.	.
.	.	.	.	.
.	.	.	.	.
Analyte N			...	

<sup>1</sup> A table will be made for each time period if models are used to estimate future representative concentrations.

<sup>2</sup> All chemicals of potential concern across all media will be presented for each unit or area.

<sup>3</sup> All media will be listed. The order will be groundwater, soil, sediment, surface water, and biota if possible. More than one EPC may be derived for a media if different depths are used for exposures under different scenarios.

<sup>4</sup> Each unit or area will be presented separately, but only one table will be used if possible.

**Exhibit 3.11. Chemical-Specific Parameters**

<b>Chemical of Potential Concern<sup>1</sup></b>	<b>Parameter 1<sup>2</sup></b>	<b>Parameter 2</b>	<b>...</b>	<b>Parameter N</b>
Analyte 1			...	
Analyte 2			...	
.	.	.	.	.
.	.	.	.	.
.	.	.	.	.
Analyte N			...	

<sup>1</sup> All chemicals of potential concern over all units or areas investigated will be presented. A separate list will not be presented for each unit unless unit-specific, chemical-specific parameters are used in the assessment.

<sup>2</sup> All chemical-specific parameters will be listed so that the calculations in the assessment can be duplicated by reviewers or users.

**Exhibit 3.12. Daily Intakes (Dose) for Receptor 1<sup>1</sup>**

<b>Chemical of Potential Concern<sup>2</sup></b>	<b>Pathway 1<sup>3</sup></b>	<b>Pathway 2</b>	<b>...</b>	<b>Pathway N</b>
Unit of Area 1 <sup>4</sup>				
Analyte 1			...	
Analyte 2			...	
.	.	.	.	.
.	.	.	.	.
.	.	.	.	.
Analyte N			...	

<sup>1</sup> A separate table will be made for each receptor. If use patterns are assumed to differ between time periods, separate tables for each time period will also be provided.

<sup>2</sup> COPCs across all media will be listed for each unit or area.

<sup>3</sup> Each pathway included in the assessment will be listed. The order followed will be groundwater pathways, soil pathways, surface water pathways, sediment pathways, and biota pathways, if possible.

<sup>4</sup> A separate presentation will be made for each unit or area; however, only one table will be used if possible.

**3.3.4.6 Probabilistic Risk Assessment**

Initially, all baseline risk assessments will be conducted as deterministic (point estimate) risk assessments. COPCs with high variability and uncertainty in exposure concentrations or for which individual exposure parameters greatly influence the risk or hazard estimate may be considered for PRAs. These assessments evaluate the variability and uncertainty in risk estimates, and are used to determine the likelihood of exceeding a risk level of concern. PRAs will be conducted following the guidance in *RAGS Volume III-Part A* (EPA 2001a). Scoping is an extremely important component of a PRA to determine

which parameters should vary and develop appropriate ranges of values for those parameters. Ranges of values for variables in the risk equations that were used in a previous PRA for the Southwest Plume are provided in Appendix E of this document. The values for variables listed in Appendix E are appropriate as a starting point for other PRAs, but should be reviewed to ensure they are applicable to a specific project and modified if necessary. Documents using PRA also will need to include additional sections providing explanation of how the PRA was conducted, the interpretation of the results, and the appropriate application of the results to decision making to ensure that the PRA and its results are understandable to both the regulatory agencies and the public. Additional information regarding probabilistic risk assessment can be found in the references listed in Section 3.3.1.1.

### **3.3.5 Toxicity Assessment Methods**

The primary purpose of this section of the baseline human health risk assessment will be to report the toxic effects of the COPCs on exposed populations. In addition, this section will briefly describe the methods used by EPA and in the toxicity assessment, to develop toxicity parameters, delineate the sources used to acquire the toxicity parameters, and present tables summarizing the toxicity information used in the risk assessment. In closing, this section will summarize the amount of toxicity information available on the COPCs in the risk assessment and discuss general toxicity assessment uncertainties. Requirements for each of these activities are discussed below.

#### **3.3.5.1 Toxicity summaries**

A toxicity summary for each COPC will be presented in the toxicity assessment. Each summary will contain a short description of the toxic effects of the chemical and the source of the toxicity values. Included in each description will be information on the effects associated with exposure to the chemical; the concentrations at which adverse effects are expected to occur in humans; a brief description of the database used to derive each toxicity value, including the particular study from which the toxicity value used in risk characterization was derived; and the approval status of any toxicity values. Each toxicity summary will conclude with a listing of the toxicity values used in the risk assessment for administered and absorbed dose routes of exposure.

#### **3.3.5.2 Sources of toxicity information**

The sources that will be used in developing toxicity information for risk assessments performed for PGDP are listed below. These will be examined in the order presented.

- Tier 1 sources: *IRIS* (EPA 2007)
- Tier 2 sources: EPA Provisional Peer Reviewed Toxicity Values
- Tier 3 sources:
  - Health Effects Assessment Summary Tables (HEAST) (EPA 1997c, 2001b)
  - Other sources identified in OSWER Directive 9285.7-53
  - Agency for Toxic Substances and Disease Registry toxicological profiles

When compiling toxicity information, provisional and withdrawn values and toxicity values withdrawn from *IRIS* or *HEAST* will be included, and provisional values will be clearly identified. If toxicity information is not available from the sources listed above, surrogate chemicals with toxicity values may be identified through consideration of chemical structure and characteristics. Selection of surrogate chemicals requires consultation with and approval from EPA and KDEP.

**Note: Toxicity values will not be developed for PGDP risk assessments without consultation with the regulatory agencies.**

Three additional issues will be addressed when reporting the sources of toxicity information. These are the use of toxicity values for chronic versus subchronic effects, the calculation of toxicity values for absorbed versus administered dose, and the use of oral administered dose toxicity values for the inhalation exposure route. Each of these is discussed herein.

Generally, all risk assessments performed for PGDP will only use toxicity values for chronic exposure when characterizing risk. Although RAGS, Part A, (EPA 1989a) states that toxicity values for subchronic exposure should be used for exposure durations less than seven years in length, these will not be used because they are not available for many chemicals (in which case the chronic value should be used). The receptor groups that are affected by this decision are the child rural resident, the recreational user, and the outdoor worker. In no case will toxicity values based on subchronic exposure be used for child or teen receptors. For outdoor workers, toxicity values based in subchronic exposure may be used if the information provided by their use is beneficial in remedial action decision making.

To properly characterize risk from absorbed dose (e.g., dose from dermal absorption across the skin), it is necessary to have toxicity values that are based on absorbed dose. Generally, all toxicity values in IRIS and HEAST are based on administered dose and cannot be used directly with the chronic daily absorbed doses calculated using the exposure equations in Appendix D. To convert administered dose toxicity values to absorbed dose toxicity values, the guidance provided in *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual. Supplemental Guidance, Dermal Risk Assessment, Interim Guidance* (EPA 1992b) will be used. The method delineated in this guidance is depicted in Eqs. 6 and 7. Equation 6 shows that the administered dose toxicity value for cancer effects (administered dose slope factor) is converted to an absorbed dose toxicity value (absorbed dose slope factor) by dividing by the chemical-specific gastrointestinal absorption efficiency of the respective chemical or compound. Equation 7 shows that the administered dose toxicity value for systemic toxicity [administered reference dose (RfD)] are converted to an absorbed dose toxicity value (absorbed RfD) by multiplying by the chemical-specific gastrointestinal absorption efficiency of the respective chemical or compound.

As stated in RAGS Part E (EPA 2004):

For those organic chemicals that do not appear on the table, the recommendation is to assume a 100%  $ABS_{GI}$  value, based on review of literature, indicating that organic chemicals are generally well absorbed (>50%) across the GI tract. Absorption data for inorganics are also provided in Exhibit 4-1 [see text box], indicating a wide range of absorption values for inorganics. Despite the wide range of absorption values for inorganics, the recommendation is to assume a 100%  $ABS_{GI}$  value for inorganics that do not appear in this table. This assumption may contribute to an underestimation of risk for those inorganics that are actually poorly absorbed. The extent of this underestimation is inversely proportional to the actual GI absorption.

$$Absorbed SF = \frac{Administered SF}{GI Efficiency} \quad \text{Eq. 6}$$

where: Absorbed SF = The absorbed dose slope factor for cancer effects  
 Administered SF = The administered dose slope factor for cancer effects  
 GI Efficiency = The chemical-specific gastrointestinal absorption efficiency

$$Absorbed RfD = Administered RfD \times GI Efficiency \quad \text{Eq. 7}$$

where: Absorbed RfD = The absorbed reference dose for systemic toxicity  
 Administered RfD = The administered reference dose for systemic toxicity  
 GI Efficiency = The chemical-specific gastrointestinal absorption efficiency



The dermal dose derived with this methodology provides an estimate of the contribution of the dermal pathway to the systemic dose. Dermal exposure for baseline risk assessments will follow the *Risk Assessment Guidance for Superfund Volume I: Human Health Evaluation Manual* (Part E, Supplemental Guidance for Dermal Risk Assessment) (EPA 2004c). The EPA guidance provides specific values for eleven compounds or groups of compounds in Exhibit 3-4 of the dermal guidance. For an alternative evaluation, providing more restrictive values for the dermal-soil pathway, the default values of 25% dermal absorption for volatile organic compounds (VOCs), 10% dermal absorption from soil for all semivolatile organic compounds (SVOCs) without specific absorption values specified in RAGS, Part E; and 5% dermal absorption from soil for all inorganic compounds without specific absorption specified in RAGS, Part E, may (based on project-specific goals) be applied to a quantitative risk assessment. This approach is consistent with guidance from KDEP.

In RAGS Part E 2004, Exhibit 4-1, the following GI absorption efficiencies are listed that are below the 5% dermal absorption KDEP has recommended as a default value for inorganics. For these constituents, the dermal absorption value should be modified from 5% to mimic the GI absorption efficiencies, as follows:

Beryllium	0.007 = 0.7%
Chromium III	0.013 = 1.3%
Chromium VI	0.025 = 2.5%
Manganese	0.04 = 4%
Nickel	0.04 = 4%
Silver	0.04 = 4%
Vanadium	0.026 = 2.6%

This is in addition to the chemical-specific dermal absorption fractions listed in RAGS Part E Exhibit 3-4, including:

Arsenic	0.03 = 3%
Cadmium	0.001 = 0.1%

KDEP-specific values for dermal absorption are provided in Appendix B. See text box for additional information. For the dermal-water pathway, absorption should be calculated using the methods described in RAGS, Part E. For inorganic chemicals, the  $K_p$  (permeability coefficient) parameter has been identified as one of the major parameters contributing to uncertainty in the assessment of dermal exposures to contaminants in aqueous media. The EPA guidance recommends the use of predicted  $K_p$  values. For chemicals that fall outside the Effective Prediction Domain for determining  $K_p$ , a fraction-absorbed (FA) term should be applied. This Risk Methods Document recommends the EPA default exposure values for all variables for the dermal-water and dermal-soil pathways. These include the residential scenario for water exposure and residential and industrial for soil exposure. For dermal-water exposures, the entire skin surface area is assumed to be available for exposure when bathing and swimming occurs, but the surface area available for a wading scenario includes the portions of the body specified in Appendix D for the dermal equations. Default values for the soil adherence factor (AF) also are provided with the equations in Appendix D. The guidance does not include a method for assessing dermal absorption of chemicals in the vapor phase, with the assumption that inhalation will be the major exposure route for vapors.

### 3.3.5.3 Tables summarizing the toxicity information

To facilitate review of the toxicity assessment, summary tables of toxicity information will be prepared following the examples in the previous sections of this guidance document. Additional tables may be prepared for the main body of the risk assessment, if needed to clarify the toxicity assessment process.

### 3.3.5.4 Summary of toxicity information available on the COPCs

This section of the toxicity assessment will provide a listing of the chemical classes and the number of chemicals within each class that have toxicity information ordered by medium within the unit or area under investigation. This summary will be presented to illustrate the total amount of toxicity information available to characterize risk in the following section.

### 3.3.6 Risk Characterization Methods

The primary purpose of this section of the baseline human health risk assessment will be to integrate the dose information developed in the exposure assessment with the effects information presented in the toxicity assessment to characterize the risk and hazard posed by environmental contamination at PGDP. In this section, the methods used to integrate the information to characterize risk and hazard and the tables and narrative summarizing the risk characterization for each exposure unit under each current and potential future use scenario will be presented. This section will conclude with a listing of use scenarios of concern for each location and a listing of COCs, POCs, and MOCs for each use scenario of concern.

#### 3.3.6.1 Methods used to integrate dose and toxicity

In all baseline human health risk assessments performed for PGDP, the methods outlined in RAGS, Part A, will be used to integrate dose and toxicity information and characterize risk. To characterize risk from inhaled contaminants, the methods outlined in RAGS, Part F will be followed (EPA 2009). The following presents the equations that will be used for these calculations and describes the result of each equation. Note: In this presentation, the calculations for systemic toxicity (i.e., hazard) and cancer risk are presented separately because they differ slightly. Also, note that the values for systemic toxicity are estimates of whether the daily doses from each COPC, from each exposure pathway, and over all pathways and COPCs exceed that which may result in toxic effects in the receptor. However, the values for cancer risk are estimates of the excess cancer incidence that may result from exposure to each COPC, from each exposure pathway, and over all pathways.

Equations 8, 9, and 10 will be used to characterize the potential for systemic toxicity in all baseline human health risk assessments performed for PGDP. The result of Eq. 8 is a numeric estimate of the potential for systemic toxicity posed by a single chemical within a single pathway of exposure. The result of Eq. 9 is a numeric estimate of the potential for systemic toxicity posed by all chemicals reaching a receptor through a single pathway. The result of Eq. 10 is a numeric estimate of the potential for systemic toxicity posed to a receptor by exposure to all chemicals over all pathways. (This last value is often called an estimate of “total noncarcinogenic risk.”)

---

$$HQ_i = \frac{CDI_i}{RfD_i} \quad \text{Eq. 8}$$

where:  $HQ_i$  = The hazard quotient, an estimate of the systemic toxicity posed by a single chemical  
 $CDI_i$  = The estimate of chronic daily intake (or absorbed dose for some exposure routes) from the exposure assessment (calculated from the chemical intake equations in Appendix D)  
 $RfD_i$  = The chronic reference dose for administered or absorbed dose, as appropriate

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$$HQ = \frac{EC (\mu\text{g}/\text{m}^3)}{[RfC (\text{mg}/\text{m}^3) \times 1000 (\mu\text{g}/\text{mg})]} \quad \text{Eq. 8a}$$

where:  $HQ_i$  = The hazard quotient, an estimate of the systemic toxicity posed by a single chemical for inhalation  
 $EC_i$  = The exposure concentration for chronic exposure (calculated from the equations in Appendix D)  
 $RfC_i$  = The reference concentration for chronic inhalation exposure

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---


$$HI_p = \sum_{i=1}^n HQ_i \quad \text{Eq. 9}$$

where:  $HI_p$  = The pathway hazard index, an estimate of the systemic toxicity posed by all chemicals within a single pathway  
 $HQ_i$  = The individual chemical hazard quotients for chemicals reaching the receptor through a single pathway (from Eq. 8 or Eq. 8a)

---


$$HI_{total} = \sum_{p=1}^n HI_p \quad \text{Eq. 10}$$

where:  $HI_{total}$  = The total hazard index, an estimate of the systemic toxicity posed by all chemicals over all pathways  
 $HI_p$  = The pathway hazard indices from Eq. 9

---

Equations 11, 12, and 13 will be used to characterize the potential excess lifetime cancer incidence (i.e., ELCR) in all baseline human health risk assessments performed for PGDP. The result of Eq. 11 is an estimate of the increased cancer incidence (i.e., a probability) to a receptor that results from exposure to a single chemical (or radionuclide) within a single pathway. The result of Eq. 12 is an estimate of the increased cancer incidence (i.e., probability) that results from exposure to all chemicals (or radionuclides) reaching a receptor through a single pathway. The result of Eq. 13 is an estimate of the increased cancer incidence (i.e., probability) that results from exposure to all chemicals (or radionuclides) reaching a receptor over all pathways. (This last value is often called an estimate of “total carcinogenic risk.”)

---


$$ELCR_i = CDI_i \times SF_i \quad \text{Eq. 11}$$

where:  $ELCR_i$  = The chemical-specific excess cancer incidence  
 $CDI_i$  = The estimate of chronic daily intake (or absorbed dose) from the exposure assessment (calculated from the chemical intake equations in Appendix D)  
 $SF_i$  = The slope factor for administered or absorbed dose, as appropriate

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$$ELCR = EC (\mu\text{g}/\text{m}^3) \times IUR (\mu\text{g}/\text{m}^3)^{-1} \quad \text{Eq. 11a}$$

where:  $ELCR_i$  = The chemical-specific excess cancer incidence  
 $EC_i$  = The exposure concentration for chronic exposure (calculated from the equations in Appendix D)  
 $IUR_i$  = The unit risk for chronic inhalation exposure

---


$$ELCR_p = \sum_{i=1}^n ELCR_i \quad \text{Eq. 12}$$

where:  $ELCR_p$  = The pathway-specific excess cancer incidence  
 $ELCR_i$  = The chemical-specific excess cancer incidence from Eq. 11 or Eq. 11a

---


$$ELCR_{total} = \sum_{p=1}^n ELCR_p \quad \text{Eq. 13}$$

where:  $ELCR_{total}$  = The total excess cancer incidence posed by all chemicals over all pathways  
 $ELCR_p$  = The pathway-specific excess cancer incidence from Eq. 12

---

### 3.3.6.2 Presentation of risk characterization

In the baseline human health risk assessment, risk will be characterized for each exposure unit under each current and potential future use scenario. The results of the characterization will be presented in both tables and as narrative. The tables that will be used for each time, exposure unit, and receptor combination will be consistent with the two-way table presented in RAGS, Part D (EPA 1998b). At this time, scenarios are evaluated independently. Scenarios may be combined if it is determined that it is appropriate to do so to represent cumulative risk on a site-specific basis. The exact format presented in RAGS Part D is not used for the PGDP risk characterization tables because the FFA team discussed table presentation and agreed that the tables presented in this guidance document are adequate to meet the intent of RAGS, Part D. The narrative that explains this table, which may include summary tables, will present the exposure unit; the receptor,  $HI_{total}$  (from Equation 10) or  $ELCR_{total}$  (from Equation 13); the primary pathways contributing to  $HI_{total}$  or  $ELCR_{total}$  (i.e., “driving pathways”); and the primary chemicals contributing to  $HI_{total}$  or  $ELCR_{total}$  (i.e., “driving chemicals”). An example of a narrative description of risk taken from DOE 1996e is presented below.

Exhibit 3.13 summarizes the HIs for exposure routes for the current industrial worker over all locations. As shown in this exhibit, the total scenario HI (i.e., Location Total in Exhibit 3.13) is greater than 1 for Sectors 5, 6, and 9. For each location, the driving exposure route is dermal contact with soil, which accounts for more than 95% of the total HI. Also, for each location, the inhalation exposure route contributes insignificantly to the location total HI.

Exhibit 3.14 summarizes the contaminants contributing more than 1% of the total systemic toxicity for the current industrial worker over all locations for those locations where the total systemic toxicity for the location exceeds 1. As shown in this exhibit, in each case, metals are the primary driving contaminants; however, PCBs and PAHs are minor contributors for Sector 6.

In the tables prepared for risk characterization, all COPCs will be listed, even those that do not have a value. Also, these tables will present the total chemical-specific hazard (or risk) over all pathways, the total pathway-specific hazard (or risk) over all chemicals, the total hazard or risk over all pathways and chemicals, and the total risk and hazard over all media within the exposure unit (consistent with the Conceptual Site Model).

**Exhibit 3.13. Exposure Route Summary for the Current Use Scenario—Systemic Toxicity<sup>a</sup>**

Scenario and Location	Exposure Routes for Soil			Location Total
	Incidental Ingestion	Dermal Contact	Inhalation of Vapors/Particles	
<i>Current industrial worker</i>				
Sector 1	N/A	N/A	N/A	<b>NV</b>
% of Total	NV	NV	NV	
Sector 2	< 0.1	0.4	NV	<b>0.4</b>
% of Total	1%	99%	NV	
Sector 3	< 0.1	0.3	< 0.1	<b>0.3</b>
% of Total	2%	98%	< 1%	
Sector 4	< 0.1	1.0	< 0.1	<b>1.0</b>
% of Total	1%	99%	< 1%	
Sector 5	< 0.1	1.7	< 0.1	<b>1.8</b>
% of Total	2%	98%	< 1%	
Sector 6	< 0.1	1.2	< 0.1	<b>1.2</b>
% of Total	5%	95%	< 1%	
Sector 8	< 0.1	1.0	< 0.1	<b>1.0</b>
% of Total	< 1%	99%	< 1%	
Sector 9	< 0.1	1.3	NV	<b>1.3</b>
% of Total	1%	99%	NV	

N/A indicates that the scenario is not applicable for this location.

NV indicates that a value is not available.

Current convention is to use one significant digit for presentation of hazard indices. Two significant digits are used here when the hazard index is greater than 1 to enable the reader to match the numbers reported in the exhibit with those in its associated risk characterization table. Additionally, use of two significant digits, when the exposure route's value is greater than 1, allows the reader to sum the route values and check the location total.

**Exhibit 3.14. Driving Contaminants Summary for Current Use Scenario—Systemic Toxicity**

Scenario and Location	Driving Contaminants Over All Exposure Routes	Location Total
<i>Current industrial worker</i>		
Sector 1	HI < 1	<b>NV</b>
Sector 2	HI < 1	<b>0.4</b>
Sector 3	HI < 1	<b>0.3</b>
Sector 4	HI < 1	<b>1.0</b>
Sector 5	iron (47%); chromium (26%); antimony (22%); uranium (3%)	<b>1.8</b>
Sector 6	chromium (22%); antimony (22%); arsenic (20%); PCB (13%); aluminum (13%); pyrene (2%); fluoranthene (1%)	<b>1.2</b>
Sector 8	HI < 1	<b>1.0</b>
Sector 9	antimony (58%); aluminum (23%); chromium (17%); uranium (2%)	<b>1.3</b>

N/A indicates that the scenario is not applicable for this location.

NV indicates that a value is not available.

HI < 1 indicates that total scenario hazard index is less than 1; therefore, analytes are not listed.

### 3.3.6.3 Risk characterization for lead

Risk characterization for lead is a special case. Although it is known that exposure to lead can result in systemic toxic effects and possibly cancer, the approved toxicity values required to estimate potential for systemic toxicity and carcinogenesis are not available. The risk characterization for lead will consist of a comparison of the maximum detected concentration from the site/source to the no action screening levels from EPA and the Commonwealth of Kentucky. The no action screening levels are 400 mg/kg in soil and sediment for the residential and recreational scenarios, 800 mg/kg in soil and sediment for the industrial, and outdoor worker scenarios) and 15 µg/L in groundwater and surface water for all scenarios (residential, recreational, industrial, and outdoor worker). Sites with lead concentrations exceeding these levels will undergo additional analysis for risk using the results of EPA's IEUBK (EPA 2004a) for evaluating residential and recreational exposures of children and the results of the EPA Adult Lead Model

(ALM) (EPA 2003a) for evaluating industrial and outdoor worker exposures. The parameters for use in each of these models are presented in Appendix B. Screening values for lead appear in the tables presented in Appendix A.

#### 3.3.6.4 Selection of use scenarios, pathways, contaminants, and MOC

Use scenarios, pathways, contaminants, and MOC will be identified for each unit or area under investigation. If any unit or area is divided into exposure units during the exposure assessment, use scenarios, pathways, contaminants, and MOC will be identified for each exposure unit.

In identifying use scenarios, pathways, contaminants, and MOC, specific rules will be followed as discussed below.

- **Identification of use scenarios of concern.** To determine use scenarios of concern or the basis of risk, risk characterization results for total systemic toxicity ( $HI_{total}$ ) and total risk ( $ELCR_{total}$ ) will be compared to benchmarks of  $HI = 1.0$  and  $ELCR = 1 \times 10^{-6}$ . Use scenarios with  $HI_{total}$  or  $ELCR_{total}$  exceeding either of these benchmarks will be deemed use scenarios of concern. Note: The results in the example narrative provided in Section 3.3.6.2 indicate the teen recreational use scenario is a use scenario of concern for SWMU 8a ( $HI_{total} = 71.5$ ). This value would be found in the lower right hand corner of a two-way table consistent with RAGS, Part D (EPA 1998b).
- **Identification of POCs.** To determine POCs, risk characterization results for pathway hazard ( $HI_p$ ) and risk ( $ELCR_p$ ) over all chemicals *within a use scenario of concern* will be compared to benchmarks of  $HI = 0.1$  and  $ELCR = 1 \times 10^{-6}$ . Pathways within a use scenario of concern exceeding either of these benchmarks will be deemed POCs for the use scenario of concern. Note: The results in the example narrative provided in Section 3.3.6.2 indicate that the POCs for the teen recreational user are dermal contact with surface water ( $HI_p = 2.0$ ), dermal contact with leachate ( $HI_p = 0.6$ ), ingestion of fish ( $HI_p = 60.5$ ), ingestion of sediment ( $HI_p = 0.1$ ), dermal contact with sediment ( $HI_p = 8.2$ ), and ingestion of venison ( $HI_p = 0.2$ ). These values would be found along the bottom margin of a two-way table consistent with RAGS, Part D (EPA 1998b).
- **Identification of COCs.** To determine COCs, risk characterization results for chemical hazard ( $HQ_i$ ) and risk ( $ELCR_i$ ) over all pathways *within a use scenario of concern* will be compared to benchmarks of  $HQ = 0.1$  and  $ELCR = 1 \times 10^{-6}$ . Chemicals of potential concern within a use scenario of concern exceeding either of these benchmarks will be deemed COCs for the use scenario of concern. [Note: For dioxins and furans, PAHs, and PCBs, the total risk over all congeners (for dioxins and furans) or compounds (for PAHs and PCBs) will be used when determining if these are COCs.] The results in the example narrative provided in Section 3.3.6.2 indicates that the COCs for the teen recreational user are aluminum ( $HQ_i = 0.2$ ), antimony ( $HQ_i = 6.1$ ), arsenic ( $HQ_i = 0.2$ ), cadmium ( $HQ_i = 0.6$ ), iron ( $HQ_i = 9.4$ ), manganese ( $HQ_i = 48.4$ ), strontium ( $HQ_i = 0.1$ ), vanadium ( $HQ_i = 4.7$ ), and zinc ( $HQ_i = 1.7$ ). These values would be found along the right margin of a two-way table.
- **Identification of Priority COCs.** To determine priority COCs (i.e., those COCs contributing most to cumulative HI and ELCR), risk characterization results for chemical hazard ( $HQ_i$ ) and risk ( $ELCR_i$ ) over all pathways *within a use scenario of concern* will be compared to benchmarks of  $HQ = 1$  and  $ELCR = 1 \times 10^{-4}$ . Chemicals of concern exceeding either of these benchmarks will be deemed priority COCs for the use scenario of concern. [Note: For dioxins and furans, PAHs, and PCBs, the total risk over all congeners (for dioxins and furans) or compounds (for PAHs and PCBs) will be used when determining if these chemicals are priority COCs.]

- **Identification of MOCs.** To determine MOCs, the POCs are reviewed, and those media in these pathways are deemed to be MOC. This is equivalent to screening the total risk and hazard posed by COPCs in the various media against benchmarks of HI = 0.1 and ELCR =  $1 \times 10^{-6}$ . For the results presented in the example narrative in Section 3.3.6.2, the MOCs are surface water, leachate, fish, sediment, and venison.
- **Identification of scenarios of concern, POCs, COCs, and MOCs in Dose Assessment.** If a dose assessment is conducted to provide additional information to risk managers, a scenario of concern will be one that has a total dose exceeding the PGDP *de minimis* dose of 1 mrem/year. A COC will be one that has a contaminant-specific dose exceeding 1 mrem/year. A POC will be an exposure route that has a route-specific dose exceeding 1 mrem/year. An MOC will be those media appearing in any POC.

### 3.3.6.5 Consideration of COPCs for which risk cannot be estimated

For some COPCs, information is insufficient for risk characterization. Generally, risk cannot be characterized for these chemicals because toxicity values are not available. When this occurs in risk assessments performed for PGDP, these COPCs will be deemed COCs during risk characterization, and they will be reported along with the COCs chosen by the rules outlined above.

### 3.3.6.6 Summary of risk characterization

To provide a summary of risk characterization for each unit or area under investigation, a table will be prepared and included as a summary of risk characterization in all baseline human health risk assessments. This table will follow the format shown in Exhibit 3.15 and list the risk and hazard posed within each use scenario of concern, the percent contribution of each POC to HI<sub>total</sub> and ELCR<sub>total</sub>, and the percent contribution of each COC to HI<sub>total</sub> and ELCR<sub>total</sub>. A similar table will be prepared to summarize the results of the dose assessment if a dose assessment is conducted for the site.

**Exhibit 3.15. Summary of Risk Characterization**

Use Scenario <sup>1</sup>	Total ELCR <sup>2</sup>	COCs <sup>3</sup>	% Total ELCR <sup>4</sup>	POCs <sup>5</sup>	% Total ELCR <sup>6</sup>	Total HI <sup>7</sup>	COCs	% Total HI <sup>8</sup>	POCs	% Total HI <sup>9</sup>
# 1										
# 2										
.	.	.	.	.	.	.	.	.	.	.
.	.	.	.	.	.	.	.	.	.	.
.	.	.	.	.	.	.	.	.	.	.
# N										

<sup>1</sup> All use scenarios will be listed.

<sup>2</sup> These values will be those found at the lower right of each unit's two-way table for the scenario of interest.

<sup>3</sup> These constituents will be the COCs selected applying the rules listed earlier.

<sup>4</sup> This value will be calculated by dividing the chemical-specific ELCR (ELCR<sub>i</sub>) by the total ELCR (ELCR<sub>total</sub>).

<sup>5</sup> These pathways will be the POCs selected applying the rules listed earlier.

<sup>6</sup> This value will be calculated by dividing the pathway-specific ELCR (ELCR<sub>p</sub>) by the total ELCR (ELCR<sub>total</sub>).

<sup>7</sup> These values will be those found at the lower right of each unit's two-way table for the scenario of interest.

<sup>8</sup> This value will be calculated by dividing the chemical-specific hazard quotient (HQ<sub>i</sub>) by the total HI (HI<sub>total</sub>).

<sup>9</sup> This value will be calculated by dividing the pathway-specific HI (HI<sub>p</sub>) by the total HI (HI<sub>total</sub>).

### **3.3.7 Consideration of Uncertainty in the Risk Assessment**

Uncertainties are associated with each of the steps of the baseline risk assessment. Following a general discussion of uncertainties in risk assessment, this section presents the uncertainties that will be addressed in baseline human health risk assessments prepared for PGDP and provides a format for summarizing this information (when a qualitative uncertainty analysis or sensitivity analysis is performed).

The potential effect of the uncertainties on the final risk characterization must be considered when interpreting the results of the risk characterization because the uncertainties directly affect the final risk estimates. Types of uncertainties that must be considered can be divided into four broad categories. These are uncertainties associated with data and data evaluation (i.e., identification of COPCs); exposure assessment; toxicity assessment; and risk characterization. Specific uncertainties under each of these broad categories that will be addressed in baseline human health risk assessments completed for PGDP are listed in the following material.

The exact method that will be used to present the uncertainty analysis in all baseline risk assessments cannot be included here. This is due, in large part, to the fact that the rigor of the uncertainty analysis will depend on the unit or area under investigation, the decisions that must be made for the unit or area, and the uncertainties affecting the risk estimates. At minimum, all baseline risk assessments will contain a qualitative uncertainty analysis that will include a quantitative sensitivity analysis of salient uncertainties. In the qualitative uncertainty analysis, the magnitude of the uncertainty on the risk characterization will be categorized as small, moderate, or large. Uncertainties categorized as small will be those that should not cause the risk estimates to vary by more than one order of magnitude; uncertainties categorized as moderate will be those that may cause the risk estimates to vary by between one and two orders of magnitude; and, uncertainties categorized as large will be those that may cause the risk estimates to vary by more than two orders of magnitude.

In the qualitative uncertainty analysis, a note will be made that the uncertainties listed and evaluated are neither independent nor mutually exclusive. It also will be noted that the total effect of all uncertainties upon the risk estimates is not the sum of the estimated effects of each uncertainty evaluated.

#### **3.3.7.1 Uncertainties in data, data evaluation, and identification of COPCs**

- Retention of common laboratory contaminants in the list of COPC
- Retention of infrequently detected analytes (i.e., detected in less than 10% of the samples analyzed) in the list of COPCs
- Lack of consideration in temporal patterns when selecting COPCs
- Spatial distribution and number of sampling locations (representativeness)
- Quantitation limits for some analytes exceeding their respective human health risk-based screening criteria (i.e., PRGs)
- Use of historical data in addition to data collected as part of the RI field investigation
- Removal of analytes from the list of COPCs on the basis of a comparison to background concentrations



- Removal of analytes from the list of COPCs on the basis of comparison to concentrations found in associated blanks
- Removal of analytes from the list of COPCs on the basis of a toxicity screen
- Characterization of EPCs for environmental media under current conditions
- Consideration of temporal changes in analyte concentrations and activities
- Use of results from analyses of unfiltered groundwater samples versus filtered groundwater samples
- Use of results from analyses of unfiltered surface water samples versus filtered surface water samples
- Uncertainties in exposure assessment
- Incorporation of biota fate and transport modeling into risk and hazard estimates (if this type of modeling were performed)
- Uncertainties in modeled concentrations, including the consideration of solubility as defined by differences between contaminant concentrations in filtered and unfiltered water samples
- Use of reasonable maximum exposure parameters versus average parameters for all exposure routes and associated pathways
- General issues in the development of conceptual site models
- Consideration of livestock scenarios
- Summation of risk and hazard across units or areas under investigation
- Use of default values from KDEP 2002 when estimating dermal absorbed dose (especially from soil and sediment)
- Difference in gamma walkover survey results and associated laboratory analyses

### **3.3.7.2 Uncertainties in toxicity assessment**

- Use of provisional or withdrawn toxicity values
- Difference in risk estimates for TCE based on use of Kentucky DEP oral slope factor and EPA TCE oral slope factor (currently CalEPA value)
- Extrapolation of oral administered dose toxicity values to inhalation dose toxicity values
- Derivation of absorbed dose toxicity values from oral administered dose toxicity values
- Lack of toxicity information, toxicity values, or both for some COPCs
- Use of chronic exposure toxicity values for exposures that are subchronic

### 3.3.7.3 Uncertainties in risk characterization

- Combination of chemical-specific risk and hazard estimates (ELCR<sub>i</sub> and HQ<sub>i</sub>, respectively) to derive pathway-specific and use scenario risk and hazard estimates (ELCR<sub>p</sub> and ELCR<sub>total</sub> and HI<sub>p</sub> and HI<sub>total</sub>, respectively) (i.e., effect of chemical mixtures)
- Combination of risk estimates from chemical and radioisotope exposure
- Summing cancer risks across pathways and across target organs

(Note: Uncertainties regarding the risk characterization are discussed in the accompanying text box.)

### 3.3.7.4 Summary of qualitative uncertainty analysis

Because uncertainties in the baseline risk assessment must be addressed when screening potential remedial actions, developing revised preliminary remedial goals from RGOs and selecting the final action, the effect of all uncertainties on the risk and hazard estimates will be summarized in a single table. Note: Exhibit 3.16, is most useful when summarizing a qualitative uncertainty analysis; other formats may be used for a quantitative uncertainty analysis.

In addition to the summary table, a narrative (i.e., an Observations section) discussing the joint effects of the various uncertainties on the risk characterization results will be prepared. The overall goal of the narrative will be to focus the list of COCs to those COCs that contribute significantly to the risk and for which the risk estimate or the revised risk estimate in the uncertainty analysis is believed to reasonably reflect the risks posed to receptors under the most likely future use. This narrative in the Observations section will discuss how uncertainties affect the identification of COCs and evaluate scenarios that reflect the most likely future exposure. It also will describe how the inclusion of certain pathways (dermal, food ingestion, etc.) may lead to an overestimate of risks and summarizes which contaminants and/or pathways exceed *de minimis* levels. The narrative will address each of the COCs individually.

#### Uncertainty in Combining Chemical-Specific Risk and Hazard Estimates and Pathway-Specific Risk and Hazard Estimates

One uncertainty in the risk characterization guidance contained in this document is the method used to combine HQs and chemical-specific ELCRs across pathways and to combine pathway HIs and ELCRs to calculate total HI and ELCR. The method to be used to calculate pathway HIs and ELCRs follows EPA protocols (EPA 1989a). This method calls for the simple addition of HQs and chemical-specific ELCRs to calculate pathway HIs and ELCRs, respectively, and assumes that all effects between chemicals are additive. As explained in EPA 1989a, this assumption is made because information concerning the effects of chemical mixtures is lacking.

The following limitations of this approach for systemic toxicity effects are reported by EPA:

- Little is known about the effects of chemical mixtures; although additivity is assumed, the interaction of multiple chemicals could possibly be synergistic or antagonistic.
- The RfDs and RfCs do not have equal accuracy or precision and are not based on the same severity of effects.
- Dose additivity is most properly applied to compounds that induce the same effect by the same mechanism of action. While the approach recommended by EPA is a useful screening-level approach, the cumulative systemic toxicity could be overestimated for chemicals that act by different mechanisms and/or on different target organs.

The following limitations of this approach for chemical carcinogenesis are reported by EPA:

- Cancer risks (i.e., ELCRs) are based on slope factors that represent an upper 95th percentile estimate of potency; the upper 95th percentiles of probability distributions are not strictly additive. Summing these risks can result in an overly conservative estimate of lifetime ELCR.
- Cancer risks may not be additive. By analogy to systemic toxicity effects, the endpoints may differ, and mechanisms of effect may vary.
- Not all slope factors contain the same weight-of-evidence for human carcinogenicity. EPA recognizes this by placing weight-of-evidence classifications on all slope factors. Those contaminants with a weight-of-evidence classification of A should probably receive more attention in the selection of a remedial design than contaminants with a B or C classification. Similarly, a contaminant with a B classification should probably receive greater attention than one with a C classification. The simple combination of ELCRs does not take this hierarchy into account.

#### Uncertainty in Combining Risk Estimated for Chemical Exposure to Those for Risk Estimated for Radioisotope Exposure

Uncertainty associated with adding risks from chemical exposure to those from exposure to radionuclides arises from two sources. First, the slope factors used to characterize the risk from chemicals are derived differently from the slope factors used to characterize risk from radionuclides. This difference results in estimates of chemical exposure risks that may be considered to be upper-bound risk estimates and estimates of radionuclide exposure risks that may be considered to be central tendency (i.e., "best") estimates; therefore, combining chemical exposure and radionuclide exposure risk estimates to estimate total risk for a land use scenario may place too much emphasis on chemical exposure risk. Second, the mechanism by which chemicals may cause cancer varies from the mechanism by which radionuclides may cause cancer. This difference in mechanism of action inflates the uncertainties that assume cancer risks are additive.

**Exhibit 3.16. Summary of Uncertainty Analysis**

Description of Uncertainty	Estimated Effect <sup>1</sup>		
	Small	Moderate	Large
Uncertainties related to data, data evaluation, and identification of chemicals of potential concern <sup>2</sup>			
Data uncertainty 1			
Data uncertainty 2			
.	.	.	.
.	.	.	.
.	.	.	.
Data uncertainty n			

<sup>1</sup> Definitions of effects are as follows:

- Small—Uncertainty should not cause the risk or hazard estimate to vary by more than one order of magnitude;
- Moderate—Uncertainty may cause the risk or hazard estimate to vary by between one and two orders of magnitude; and
- Large—Uncertainty may cause the risk or hazard estimate to vary by more than two orders of magnitude.

<sup>2</sup> A similar heading will appear for each of the major portions of the baseline human health risk assessment. The other headings are “Uncertainties related to exposure assessment,” “Uncertainties related to toxicity assessment,” and “Uncertainties related to risk characterization.”

### 3.3.8 Remedial Goal Option Derivation Methods

This section of the baseline human health risk assessment will delineate the methods used to derive and present RGOs. It is important to note that RGOs are not cleanup levels, but are site-specific, risk- or dose-based criteria that may be used to guide the development of revised PRGs in the FS and cleanup levels in the Record of Decision (ROD) by risk managers. Cleanup levels are developed as part of the risk analysis in the ROD (EPA 2006b).

#### 3.3.8.1 Calculation of remedial goal options

Guidance in EPA (2000b) directs that multiple RGOs must be calculated for each COC identified in a baseline human health risk assessment. To do this, the goals are calculated by rearranging the exposure equations quantified in the risk assessment so that they solve for a concentration or activity in a medium that results in a specific “target risk,” “target hazard,” or “target dose.” Target risks that will be used to derive RGOs at PGDP are  $1 \times 10^{-4}$ ,  $1 \times 10^{-5}$ , and  $1 \times 10^{-6}$ . Target hazards that will be used to derive RGOs are 3, 1, and 0.1. Target doses for all media except groundwater are 1, 12, 25, and 100 mrem/year. For groundwater, the dose targets are 1, 4 (for beta and photon emitters), 12, 25, and 100 mrem/year. As noted above, an RGO must be developed for each COC. Because the selection of a COC is medium- and use scenario-specific, RGOs will be developed for each COC identified for each use scenario of concern at a unit or area. Also, because RGOs must be medium-specific, exposure routes that integrate contaminant contributions from more than one medium (e.g., consumption of vegetables) will be segregated so that each medium contributing to the exposure route is evaluated separately. This segregation will be done by assuming that the concentration or activity of contaminants in the medium not under evaluation is zero.

In addition to calling for the development of RGOs, EPA (2000b) provides two methods that may be used to develop these values. The first involves rearranging and combining all the exposure equations utilized to determine risk or hazard and using the rearranged equation to calculate the RGO. The second simply uses ratios of concentrations or activities and level of risk, hazard, or dose to derive the RGO. Although the first method is of greater utility because the rearranged equation can be used to directly solve for RGOs, its use involves rearranging a large complex equation in which the chance for error abounds, especially if the estimated contaminant concentrations at the exposure point rely on fate and transport modeling. Similarly, although the second method is simpler mathematically, it can result in an incorrect solution if risk, hazard, or dose determined for COCs at the source in the baseline human health risk

assessment is not linearly and directly related to the concentration or activity of the COCs at the exposure point. Fortunately, the concentration or activity in each of the exposure equations that will be used in baseline human health risk assessments at PGDP (see Appendix D) is linearly and directly related to the resulting risk, hazard, or dose; therefore, the second method will be used in risk assessments at PGDP and is presented in Eqs. 14 and 15. Note: If additional exposure equations beyond those in Appendix D are used in an assessment performed for PGDP, these equations will be checked to ensure that the concentration or activity of COCs is directly and linearly related to risk or hazard.

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$$\frac{\text{Conc}_{\text{observed}}}{\text{ELCR}_{\text{derived}}} = \frac{\text{RGO}}{\text{Target ELCR}} \quad \text{Eq. 14}$$

where:  $\text{Conc}_{\text{observed}}$  = The representative EPC for the COC  
 $\text{ELCR}_{\text{derived}}$  = The chemical-specific ELCR of a COC due to exposure to a single medium across all exposure routes  
 RGO = The remedial goal option  
 Target Risk = Either  $1 \times 10^{-4}$ ,  $1 \times 10^{-5}$ , or  $1 \times 10^{-6}$

---


$$\frac{\text{Conc}_{\text{observed}}}{\text{HI}_{\text{derived}}} = \frac{\text{RGO}}{\text{Target HI}} \quad \text{Eq. 15}$$

where:  $\text{Conc}_{\text{observed}}$  = The representative EPC for the COC  
 HI = The chemical-specific HI of a COC from exposure to a single medium across all exposure routes  
 RGO = The remedial goal option  
 Target Hazard = Either 3, 1, or 0.1

---

As noted, dose-based RGOs will be calculated using similar methods. The targets to be used for all media except groundwater are 1, 12, 25, and 100 mrem/year. For groundwater, the dose targets are 1, 4, 12, 25, and 100 mrem/year.

### 3.3.8.2 Presentation of remedial goal options

As noted, RGOs must be calculated for each COC within each MOC for each use scenario of concern identified in the baseline human health risk assessment; therefore, many RGOs will be developed in most risk assessments considering multiple units or areas. To simplify the consideration of the RGOs by users of the risk assessment, the format in Exhibit 3.17 will be used to present the RGOs in all baseline human health risk assessments prepared for PGDP. Note: Using this format will result in the preparation of a single table containing all COCs within each MOC for each use scenario of concern; therefore, this table or relevant portions of it can be used directly in the FS.

### 3.3.8.3 Revising exposure parameters and calculations in the uncertainty section

As part of the uncertainty analysis for the risk assessment, risk may be recalculated with default exposure factors replaced using exposure parameters consistent with site-specific values. The decision to recalculate risks using these alternative exposure parameters would be a product of the consensus of the FFA parties arrived at during project discussions at the appropriate stage in document development. For example, the exposure duration of 25 years for the outdoor worker may be replaced with a shorter duration of 1 to 5 years that is more likely to reflect the potential exposures at the site. The shorter exposure duration and possibly a revised exposure frequency combined with the other default parameters for the outdoor worker scenario also may be used to produce an excavation worker scenario. Also, risk

from dermal exposure to soil/sediment could be evaluated quantitatively to determine the impact of the use of default dermal absorption (ABS) values on the risk characterization. These revised calculations may be considered in the development of revised PRGs and cleanup levels to be used in the preparation of remedy selection documents.

**Exhibit 3.17. Presentation of Remedial Goal Options<sup>1</sup>**

Chemical of Concern	Rep. Conc. <sup>2</sup>	Regulatory Value <sup>3</sup>	ELCR at Conc. <sup>4</sup>	HI at Conc. <sup>5</sup>	RGO at HI=0.1	RGO at HI=1	RGO at HI=3	RGO at ELCR= $1 \times 10^{-6}$	RGO at ELCR= $1 \times 10^{-5}$	RGO at ELCR= $1 \times 10^{-4}$	Units
Scenario and medium <sup>6</sup>											
# 1 <sup>7</sup>											
# 2											
.	.		.	.	.	.	.	.	.	.	.
.	.		.	.	.	.	.	.	.	.	.
.	.		.	.	.	.	.	.	.	.	.
# N											

<sup>1</sup> A separate table will be made for each unit or area under investigation.

<sup>2</sup> This value will be the representative concentration used in the calculation of risk or hazard in the baseline human health risk assessment.

<sup>3</sup> Regulatory values (taken from ARARs) may not be available for some media.

<sup>4</sup> This value will be the chemical-specific, medium-specific ELCR presented in the baseline human health risk assessment for the scenario of concern.

<sup>5</sup> This value will be the chemical-specific, medium-specific ELCR presented in the baseline human health risk assessment for the scenario of concern.

<sup>6</sup> Each MOC within a scenario of concern will be presented. The current use scenario RGOs will be presented first followed by the options for the most likely future use. The options for the least likely future use will appear last. Also, for the ground and surface water RGO tables, the appropriate MCLs will be listed.

<sup>7</sup> All COCs should be listed, including those that could not be evaluated quantitatively.

A separate table following a similar format will be prepared for dose-based RGOs.

## **4. RISK ANALYSES IN THE PREPARATION OF REMEDY SELECTION DOCUMENTS**

As noted in RAGS, Part C, (EPA 1991c) and in *A Guide to Preparing Superfund Proposed Plans, Records of Decision, and Other Remedy Selection Documents* (EPA 1999b), risk analyses are an integral part of the remedy selection documents (e.g., FS, Proposed Plan, and ROD). The role of risk evaluations in these documents is discussed in this section. Risk evaluations that appear in other documents, including SI documents and Engineering Evaluations/Cost Analyses (EE/CAs), should be equivalent in data quality and content to risk assessments in the documents described in this section. Risk assessments in SI and EE/CA documents may vary from those described in the following section depending on how that risk assessment is used in decision-making for the specific project. A more streamlined approach for risk assessments is sometimes used for removal action decision documents.

Risk evaluations begin in the development and screening stage of the FS, extend through the detailed analysis of alternatives in the FS, and are reported in varying level of detail in the Proposed Plan and ROD. The primary goal of risk analyses here is to provide risk managers with the information needed to choose among specific remedial alternatives and to verify that a cleanup level was achieved. Generally, if a piece of risk information is not needed to choose among alternatives or to verify cleanup, it does not need to be generated; however, it should be noted that it is not uncommon for additional risk analyses to occur after the completion and signing of a ROD (e.g., during the design and implementation of the chosen remedy and after the implementation is complete). Generally, additional analyses occur because additional information relevant to the chosen remedy is required. Because the need for and form of these analyses is determined on a project-specific basis, the analyses that may occur after the completion of the FS are not discussed in detail here. The information provided in Sections 2 and 3 should be used to guide any additional work to ensure technical adequacy.

### **4.1 RISK ANALYSES DURING THE FEASIBILITY STUDY**

Risk analyses impact four significant portions of the FS. These are the reporting of baseline or screening risk assessment results (including any dose assessment); the evaluation of the risk analyses to determine the need for remedial action; the identification, development, and screening of technologies and alternatives; and support of the detailed analysis of alternatives. These areas are discussed in Sections 4.1.1, 4.1.2, 4.1.3, and 4.1.4, respectively.

#### **4.1.1 Presentation of Risk Assessment Results in the Feasibility Study**

Section 7, Summary and Conclusions, of the baseline human health risk assessment often may be copied directly to the FS report to summarize the identified risks that the feasibility study will need to address. Additionally, following guidance in EPA 1999b, the tables consistent with RAGS, Part D, or relevant parts of them can be inserted directly into the FS. The material placed in the FS will contain a summary of the methods used to identify the COPCs and to complete the exposure assessment, toxicity assessment, and risk characterization, including the identification of significant uncertainties affecting the risk results. In addition, the risk characterization summary tables (Exhibit 3.15) and the relevant portions of the RGO summary tables (Exhibit 3.17) can be transported directly to the FS report. Electronic copies of this material will be made available to the authors of the FS report to simplify the reporting of this information and ensure consistency between the RI and FS reports.

As noted in RAGS Part C (EPA 1991c), the primary use of the baseline risk assessment from the RI is to identify the need for remedial action in the absence of any action. A risk evaluation of remedial alternatives will follow the same general steps as a baseline risk assessment. For some FS reports, recalculation of risk or dose estimates may be required to differentiate between remedial alternatives; these additional risk evaluation activities should be conducted within the scope of Chapter 2 of RAGS Part C (EPA 1991c).

The overall objective of the detailed analysis of alternatives is to obtain and present information that is needed for decision makers to select a remedial alternative for a site. The risk evaluations conducted to support the FS are, in effect, residual risk evaluations that determine whether a technology is capable of achieving PRGs. To support alternative analysis, these residual risk evaluations may consider non-default exposure scenarios and impacts of engineering and institutional controls and may use performance-based criteria (i.e., remove all affected media with concentrations greater than a target level).

Most of the time, it will be sufficient for an FS detailed analysis to indicate whether an alternative has the potential to achieve the PRGs, rather than to quantify the risk that will remain after implementation of the alternative. If more detailed information concerning long-term risk is needed to select an alternative (e.g., to determine the more favorable of two otherwise similar alternatives), then it may be useful to determine whether one alternative is more certain to achieve the PRGs than the other, whether (or to what extent) one may be able to surpass (i.e., achieve lower concentrations than) the PRGs, or whether one may be able to achieve the goals in a shorter time.

Thus, an FS risk evaluation that identifies the post-remedy residual risk may need to be coupled with an implementability, certainty, or permanence evaluation to identify the factors that may be needed to be described further in the remedial design to ensure the achievement of remedial goals. As noted in RAGS Part C, Chapter 2, the presence of the five-year review process focuses the degree of these evaluations. For example, if a remedy includes capping of contaminated soils, then the potential future exposures due to cap failure may include direct contact with soils and leaching of contaminants to groundwater. However, the worst-case situation of complete containment system failure does not necessarily need to be evaluated because it is unlikely to occur, because five-year reviews are conducted at all sites where wastes are managed on-site above concentration levels that allow for unrestricted use and unlimited exposure.

The level of risk evaluation to be conducted in the FS should be determined and agreed to by the three FFA parties during scoping for the FS. Situations where risk estimates may need to be updated for the FS report include the following:

- The time between the completion of the RI report and the preparation of the FS report is such that additional information not considered in the RI report becomes available (e.g., additional samples and/or updated toxicity information/values).
- It is determined that the remedial technologies will produce new contaminants that were not present at the site under baseline conditions.
- The decision to include in the FS more advanced modeling from the matrix in Table 3.2 (including probabilistic risk assessment) in the FS than was used in the RI in order to provide refined estimates of risk necessary for determining the long-term or short-term effectiveness of remedial options or the differences in residual risk between remedial options.

Revised PRGs consistent with the alternatives will be derived in the FS. These revised PRGs will utilize the site-specific information in the RI report and the risk assessment in their calculation.

If additional risk evaluations are required in the FS, then these computations will follow the methods outlined in Section 3. Most importantly, the exposure equations presented in Appendix D will be used for all risk computations that appear in the FS report, and the methods presented in Section 3.3.8 for RGO development will be followed.

In FS reports, the summary of the risk evaluation results will be followed by an evaluation of these results. This evaluation will consider the risk estimates, their basis, and the uncertainties deemed relevant to selection of a remedy. This evaluation will provide the focus for RAO development later in the FS report. The information that follows identifies typical decisions made when determining the need for remedial action in the FS report.

#### **4.1.2 Modifications to Risk Assessment Parameters that May Appear in the Feasibility Study**

The baseline human health risk assessment identifies whether remedial action is necessary and provides a basis for evaluating the proposed remedial alternatives; therefore, the baseline human health risk assessment typically will not change in the FS.

The uncertainty section of the baseline human health risk assessment will identify whether an uncertainty is small, moderate, or large (i.e., uncertainties categorized as small do not affect the risk estimates by more than one order of magnitude; those categorized as moderate may affect the risk estimates by between one and two orders of magnitude; uncertainties categorized as large may affect the risk estimate by more than two orders of magnitude; see Section 3.3.7). The FS should evaluate the uncertainty in more detail and may recalculate risk values as determined by agreement of the three parties to support the alternative evaluation better.

Calculation of short-term risks during the detailed analysis of remedial alternatives (see Section 4.1.3) may require significant recalculation of risks and hazards from the baseline risk assessment to account for differences between the exposures to current workers and off-site residents and the default values used for the baseline risk assessment in the RI. For example, current industrial workers and current off-site residents do not consume groundwater from the facility for drinking. In addition, current industrial workers have lower dermal exposure and shorter duration of exposure than is assumed for future industrial workers under a default exposure scenario. Outdoor workers also will have lower exposures than the default parameters due to the use of personal protective equipment and engineering controls. These differences need to be accounted for in the evaluation of risk in the FS, and these evaluations shall be incorporated in the discussion of the detailed analysis of remedial alternatives.

##### **4.1.2.1 Land use considerations for determining appropriate response actions to protect future potential receptors**

Land use is an important consideration when determining appropriate response actions based on potential future receptors. Uncertainties associated with future land use are due to the inability to predict if existing controls will be in place in the future and the reliability of implementing additional controls. There may be scenarios developed pursuant to this document that may not be commensurate with the reasonable foreseeable land use, but may serve as a reference point to decision makers. Consequently, the results of the baseline human health risk assessment will not be modified when determining potential risks to future receptors. However, additional risk evaluation (beyond the baseline risk assessment) of scenarios may be used to support development of alternatives developed in the FS report. The ability of these alternatives to ensure protection of potential future receptors will be evaluated in the FS, using risk evaluation as appropriate. Protection may be accomplished through continuation of existing controls in some instances or through the application of new controls. Consequently, potential future scenarios will be evaluated in the FS alternative evaluation to supply decision makers with the information needed to choose appropriate



remedial actions. The information that follows provides examples of scenarios that may be evaluated for future receptors in the FS report.

Site-specific exposures for current industrial workers and the inability to predict potential future exposures have been discussed earlier. For a future industrial worker, the risks to a default industrial worker as determined in the baseline human health risk assessment ***will be used when estimating risks to determine the need for action.*** This evaluation includes potential risks as a result of contact with contaminated RGA groundwater, which also is a possibility in the future. Additional evaluations may be developed, however, for the future industrial worker to include an evaluation of the impacts of continuation of the existing institutional controls (i.e., controls and procedures that limit access to affected soil and groundwater and provide an alternative water source); continuation of or application of new controls and procedures (i.e., continuation of current industrial scenario); assuming contact with contaminated RGA groundwater (i.e., no separate water source); and default exposure (i.e., no controls or procedures) without contact with contaminated RGA groundwater (i.e., assuming a separate water supply). Any set of exposure parameters agreed to during scoping may be used to develop a scenario. That scenario may be subjected to additional risk evaluation in the FS to identify the remedial action drivers, irrespective of whether or not that scenario is itself realistic.

Future recreational users and residential users inside the DOE property boundary (including area within the restricted access area, but not the surrounding West Kentucky Wildlife Management Area) may be further assessed in the FS report. The risk managers first will review the results of the baseline risk assessment that assumes that no controls would be in place to restrict a future on-site recreational user or resident from contact with surface contamination., As with the industrial worker, however, the risk managers can identify scenarios to be subjected to additional risk analysis that do place restrictions on exposure to be used in considering alternative FS scenarios to best identify the remedial action drivers.

Modeling during the baseline human health risk assessment typically involves a large degree of uncertainty. For this reason, modeling parameters may be reevaluated during the preparation of the FS report, as discussed in the modeling matrix presented in Table 3.2, if needed to reduce uncertainty and aid in choosing between the proposed remedial alternatives. For the same reason, the FS may consider use of probabilistic models for risk assessment in place of the deterministic models used during the RI if these additional analyses are deemed necessary through scoping agreements by the three parties.

#### **4.1.2.2 Identification of use scenarios, pathways, contaminants, and MOC for decision making purposes**

Following evaluation of the results and uncertainties in the baseline human health risk assessment, additional risk evaluation performed to support the FS, and finalization of risk management decisions, a list of use scenarios, pathways, contaminants, and MOC for decision making purposes will be developed.

In the FS report, each item of concern will be identified based on the guidance presented in Section 3.3.6.4.

#### **4.1.3 Risk Analyses during the Identification and Screening of Technologies and Alternatives**

During the identification and screening stage of the FS, a range of remedial alternatives is identified, and each alternative is evaluated with respect to effectiveness, implementability, and cost (EPA 1991c). As part of the evaluation of effectiveness, human health risks to the community (e.g., short- and long-term health risks from releases during remediation and after remediation, respectively) and remediation workers (i.e., short-term health risks during remedial activities) will be considered. At PGDP, this evaluation will be performed qualitatively to be consistent with guidance in RAGS, Part C.

#### **4.1.4 Risk Analyses during the Detailed Analysis of Alternatives**

The overall objective of the detailed analysis of alternatives is to obtain and present the information needed by risk managers to select a remedial alternative for a site (EPA 1991c). Risk analysis affects three of the selection criteria against which alternatives are evaluated: long-term effectiveness, short-term effectiveness, and overall protection of human health and the environment.

Generally, the human health risk analyses performed during the FS will follow the same procedures as the baseline human health risk assessment. Unlike the baseline human health risk assessment, where the purpose is to estimate the risk posed by environmental contamination in the absence of any action, the purpose of the FS risk analyses is to determine by how much the various remedial alternatives reduce risk or to evaluate short-term risks brought about through remedy implementation (e.g., air stripper emissions).

Consistent with RAGS, Part C, (EPA 1991c), at PGDP the risk analyses performed during the detailed analysis of alternatives may be either qualitative or quantitative. In most cases, a qualitative analysis will be sufficient as indicated in RAGS, Part C; however, a quantitative analysis may be required in some cases. The decision about whether a qualitative or quantitative analysis of alternatives is needed will be made using guidance in RAGS, Part C. In this guidance, EPA notes that the type of analysis that is required depends on (1) whether the relative short-term or long-term effectiveness is an important consideration in selecting the alternative and (2) the “perceived risk” associated with the alternative. Where perceived risk is high, a quantitative risk evaluation would be more appropriate. In RAGS, Part C, EPA defines “perceived risk” as that leading to the belief by site engineers, risk assessors, and neighboring communities, including workers, that an alternative either may not be adequately protective or lead to increased risk. Specific parameters that will be taken into account at PGDP when examining “perceived risk” and determining if a quantitative analysis is required include the following (adapted from RAGS, Part C):

- Proximity of populations to the unit or area;
- Presence of highly or acutely toxic chemicals;
- Technologies with high release potential, either planned or unplanned;
- High uncertainties in the nature of releases;
- Multiple contaminants or exposure routes or both affecting the same receptor;
- Releases from neighboring units or areas, including uncontrolled releases from units or areas not yet addressed;
- Releases that occur over a long period; and
- Level of community concern.

#### 4.1.4.1 Qualitative risk evaluations

As noted herein, a qualitative analysis will be sufficient for most units or areas. In this type of analysis, the risk evaluation will qualitatively evaluate each alternative against the RAOs defined during the FS. In all cases, the qualitative analysis will evaluate whether the alternative can reduce exposure to probable and potential receptor populations to acceptable levels. In many evaluations, this will involve qualitatively determining if an alternative is effective in reducing contaminant concentrations at a unit or area to the cleanup level (i.e., the RGO or revised PRG consistent with the alternative being evaluated).<sup>9</sup>

In other cases, this will involve determining if an alternative is effective in changing activity patterns of receptors so that the rate of contact by receptors to the contaminated materials is reduced, resulting in a lowered exposure. Finally, the qualitative risk evaluation in the detailed analysis of alternatives for PGDP will examine the potential for an alternative to produce new contaminants that were not at a unit or area during the RI.

In developing the risk evaluation portion of the qualitative detailed analysis of alternatives, several sources of information will be used. These sources are listed below [adapted from RAGS, Part C, (EPA 1991c)] and include information from the baseline or screening risk assessment (as modified during the risk management to determine the need for action), treatability studies, and results at other sites. Material from the risk assessment includes the following:

- The exposure setting, including exposed populations and future land use;
- The exposure pathways, including sources of contamination, COCs, fate and transport of chemicals (i.e., migration, degradation, and transformation), and exposure points;
- General exposure considerations, including rate of contact, exposure frequency, and exposure duration;
- Exposure concentrations, including temporal effects;
- Estimates of chemical intake and uptake;
- Toxicity information, including uncertainty in toxicity values; and
- Methods used to quantify risks from exposure to media containing multiple chemicals and radionuclides.

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<sup>9</sup> “Preliminary remediation goals...may be revised...based on the consideration of appropriate factors including, but not limited to: exposure factors, uncertainty factors, and technical factors. Included under exposure factors are: cumulative effect of multiple contaminants, the potential for human exposure from other pathways at the site, population sensitivities, potential impacts on environmental receptors, and cross-media impacts of alternatives. Factors related to uncertainty may include: the reliability of alternatives, the weight of scientific evidence concerning exposures and individual and cumulative health effects, and the reliability of exposure data. Technical factors may include: detection/quantification limits for contaminants, technical limitations to remediation, the ability to monitor and control movement of contaminants, and background levels of contaminants. The final selection of the appropriate risk level is made when the remedy is selected based on the balancing of criteria...” [taken from the National Contingency Plan Preamble: Exposure, Technical, and Uncertainty Factors (55 Fed. Reg. 8717, March 8, 1990)]. Also, see RAGS Volume 1, Part B, Section 2.3 and 2.8 (EPA 1993a) and OSWER Directive 9355.0-30, “Role of the Baseline Risk Assessment in Superfund Remedy Selection Decisions” (EPA 1990a).

Material found in treatability studies that will be used in the qualitative risk evaluation includes the following:

- Effectiveness at reducing potential for exposure, either through reduction in contaminant concentrations and activities or through making the medium containing the contaminant unavailable for contact;
- Potential for short-term emissions; and
- Potential for production of new contaminants.

Materials found when examining results from other sites that will be used in the qualitative risk evaluation include the following:

- Actual contaminant reductions achieved;
- Conditions in which the technology was not effective; and
- Actual release rates of current or new contaminants.

#### **4.1.4.2 Quantitative risk evaluations**

Methods for quantitative risk evaluations during the detailed analysis of alternatives will follow the same procedures as the baseline human health risk assessment. Unlike the baseline human health risk assessment, where the goal is to estimate the potential risk posed by environmental contamination in the absence of any action, the goal of the FS risk analyses is to determine to what extent the various remedial alternatives reduce risk such that unacceptable levels of risk are not posed by residual environmental contamination.

## **4.2 RISK ANALYSES AFTER THE FEASIBILITY STUDY**

After the FS is completed, a remedy is proposed in the Proposed Plan and documented in the ROD. Following this, the remedy is designed and implemented and, depending on the remedy, the site either is deleted or is placed within the group for which five-year reviews are required. This section discusses the risk evaluation activities that will occur during and after preparation of the Proposed Plan. These risk evaluation activities should be consistent with EPA guidance in the *Guide to Preparing Superfund Proposed Plans, Records of Decision, and other Remedy Selection Decision Documents* (EPA 1999b). Some of the material presented here was taken from RAGS, Part C (EPA 1991c).

### **4.2.1 Risk Evaluation for the Proposed Remedial Action Plan**

Typically, no new risk evaluations will take place during the preparation of the Proposed Plan. The material presented in the Proposed Plan should be taken from the supporting FS. This includes a summary of site risks, the site COCs, and, if applicable, the revised PRGs for the selected alternative or a description of the basis for them (i.e., risk or dose target). Consistent with EPA 1999b, the material presented in the “Summary of Site Risks” section of the Proposed Plan primarily will be presented as narrative and limited to approximately three paragraphs. Key information from the baseline risk assessment (or other FS risk evaluations) that will be presented includes all the following:

- Major COCs in each medium
- Land- and groundwater-use assumptions
- Potentially exposed populations under current and future use scenarios

- Major pathways and routes of exposure
- Summary of risk characterization

The risk section of the Proposed Plan also will contain a text box of standard language from the Proposed Plan/ROD guidance (EPA 1999b). This standard language will contain a definition of risk assessment and the meaning of the results from a risk assessment.

The risk section of the Proposed Plan will conclude with language similar to the following text taken from EPA 1999b.

It is the lead agency's current judgment that the Preferred Alternative identified in this Proposed Plan, or one of the other active measures considered in the Proposed Plan, is necessary to protect public health or welfare or the environment from actual or threatened releases of pollutants or contaminants from this site. These pollutants or contaminants may present an imminent and substantial endangerment to public health or welfare.

If new information becomes available during the public comment period, then additional analysis of the alternatives, or possibly the site risks, may be needed. (Note: These analyses will encompass all alternatives and be performed qualitatively to the extent possible.)

#### **4.2.2 Risk Evaluation for the ROD**

The primary risk evaluation-related activities that will occur during the ROD will be to document the results of the risk assessment and the risk evaluation portions of the comparison of alternatives performed in the FS and to document the derivation of the chemical-specific cleanup levels. Consistent with EPA guidance in both *Guide to Preparing Superfund Proposed Plans, Records of Decision, and other Remedy Selection Decision Documents* (EPA 1999b) and RAGS, Part C (EPA 1991c), the appropriate risk evaluation materials will be discussed in relation to three of the nine CERCLA alternative analysis criteria: long-term effectiveness, short-term effectiveness, and overall protection of human health and the environment. The discussion of overall protection of human health and the environment will consider, to the extent possible, any residual risks that may remain after the alternative is implemented. Specific information to be presented includes the following:

- Chemical-specific cleanup levels to be attained at the conclusion of the response action;
- Corresponding chemical-specific risk levels;
- Areas of attainment for cleanup levels for groundwater being addressed; and
- Lead agency's basis for the cleanup levels (e.g., risk calculation, ARARs, background, etc.).

To the extent possible, the "Summary of Site Risks" section of the ROD will be presented following the outline contained in EPA 1999b; therefore, this material will include the following:

- A statement of basis for taking action and
- A brief summary of the relevant portions of the risk assessment.

Additionally, this section will focus on the risk drivers as defined in the FS and the exposure scenarios and pathways driving the need for action. The conceptual site model (which should be presented in the *Summary of Site Characteristics* section of the ROD) will be used to support the presentation of site risks.

The standard language to be used for the statement of basis for action will be similar to that which also appears in the Proposed Plan. For the ROD, this statement will appear at the beginning of the site risk summary instead of at the end.

In most cases, the tabular format in EPA 1999b will be used to present risk assessment/evaluation results in the ROD; however, additional tables or tables of a slightly different format may be used to explain the risk assessment/evaluation results, as needed. Note that the primary purpose for including the detailed risk characterization tables in an appendix of the baseline risk assessment is to streamline the preparation of these tables for the FS and ROD.

#### **4.2.3 Risk Analyses for Residual Risks**

As noted in RAGS, Part C, (EPA 1991c) analyses to examine residual risks may be required for some locations after implementation of a remedy. Additionally, as discussed in the SMP (DOE 2014), after completion of all investigations and remedial actions at PGDP, the FFA requires that PGDP determine the residual risks remaining at the facility. Finally, the five-year review of some sites may require additional residual risk analyses. These residual risk analyses should be conducted consistent with guidance on the five-year review process from both EPA (EPA 2001c; EPA 2003c) and DOE (DOE 2002).

The methods to be used to complete the analyses of residual risks at most units will be qualitative. If quantitative, these analyses will be consistent with the methods in either Section 2 or that in Section 3 of this document. Additionally, any quantitative analyses will be consistent with Section 3.3.4 of RAGS, Part C (EPA 1991c). Generally, these analyses will determine the risks remaining after remediation due to contamination remaining at or migrating from sources (or multiple sources). In these analyses, the measured concentrations and activities of contaminants remaining at the various source units and in the integrator unit will be used. The cleanup levels in the ROD for the various source units and areas in the integrator units should not be used in these analyses.

Other issues that will be considered when evaluating residual risk will be the following:

- Concentrations and activities of new analytes formed as a result of remedial activities or because of natural processes;
- Changes in land use or proposed future use since the completion of the baseline risk assessment;
- Updated toxicity values; and
- Reduction of migration because of engineered controls and expected future performance of these controls.

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## 5. REFERENCES

- Bechtel Jacobs 1999. *Guidance for Conducting Risk Assessments and Related Risk Activities for the DOE-ORO Environmental Management Program*, BJC/OR-271, April.
- CH2M HILL 1991. *Results of the Site Investigation, Phase I, Paducah Gaseous Diffusion Plant*, KY/ER-4, March.
- CH2M HILL 1992. *Results of the Site Investigation, Phase II, Paducah Gaseous Diffusion Plant*, KY/SUB/13B-9777C P-03/1991/1, April.
- DOE (U.S. Department of Energy) 1994. Memorandum to EM-263, "Institutionalizing the Data Quality Objectives Process for EM's Environmental Data Collection Activities," from Thomas P. Grumbly, Assistant Secretary for Environmental Management, September 7, [http://vsp.pnnl.gov/dqo/grumbly\\_memo.stm](http://vsp.pnnl.gov/dqo/grumbly_memo.stm) (accessed April 8, 2014).
- DOE 1995. *Feasibility Study for Solid Waste Management Units 2 and 3 of Waste Area Group 22 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/06-1246&D2, U.S. Department of Energy, February.
- DOE 1996a. *Sampling and Analysis Plan for the Interim Remedial Design at Solid Waste Management Unit 2 of Waste Area Grouping 22 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1374&D2, U.S. Department of Energy, February.
- DOE 1996b. *Resource Conservation and Recovery Act Facility Investigation/Remedial Investigation Report for Waste Area Grouping 1 and 7 at Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1404&D2, U.S. Department of Energy, April.
- DOE 1996c. *Meeting Summary Risk Assessment/Risk Evaluation Meeting, February 7, 1996, in Atlanta*, February 13, 1996, Conference Call.
- DOE 1996d. *Chemical-specific Applicable or Relevant and Appropriate Requirements (ARARs): Federal/Kentucky*. Prepared by the Biomedical and Environmental Information Section, Oak Ridge National Laboratory for the U.S. Department of Energy, April.
- DOE 1996e. *Integrated Remedial Investigation/Feasibility Study Work Plan for Waste Area Grouping 6 at Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1243&D3, U.S. Department of Energy, Paducah, KY, June.
- DOE 1999a. *Remedial Investigation Report for Waste Area Group 6 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1727&D2, U.S. Department of Energy, Paducah, KY, May.
- DOE 1999b. *Remedial Investigation Report for Waste Area Grouping 27 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1777/V2&D1, U.S. Department of Energy, Paducah, KY, June.



- DOE 2000a. *Remedial Investigation Report for Waste Area Grouping 28 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1846/V4&D2, U.S. Department of Energy, Paducah, KY, August.
- DOE 2000b. *Background Concentrations of Naturally Occurring Inorganic Chemicals and Selected Radionuclides in the Regional Gravel Aquifer and McNairy Formation at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky in Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, Volume 5, DOE/OR/07-1857&D1.
- DOE 2001. *Feasibility Study for the Groundwater Operable Unit at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, (Table 1.9) DOE/OR/07-1857&D2, U.S. Department of Energy, Paducah, KY, August.
- DOE 2002. *Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) Five-Year Review Guide*, March.
- DOE 2005. *Sampling and Analysis Plan for Site Investigation and Risk Assessment of the Surface Water Operable Unit (On-Site) at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-2137&D2/R2, U.S. Department of Energy, Paducah, KY, May.
- DOE 2008. *Surface Water Operable Unit (On-Site) Site Investigation and Baseline Risk Assessment Report at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0001&D2R1, U.S. Department of Energy, Paducah, KY, February.
- DOE 2010. *Remedial Investigation Report for the Burial Grounds Operable Unit at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0030&D2/R1, U.S. Department of Energy, Paducah, KY, February.
- DOE 2012. *Soils Operable Unit Remedial Investigation Report at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0358&D2, U.S. Department of Energy, Paducah, KY, September.
- DOE 2013. *Soils Operable Unit Remedial Investigation Report at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0358&D2/R1, U.S. Department of Energy, Paducah, KY, February.
- DOE 2014. *Site Management Plan Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/LX/07-1292&D2, U.S. Department of Energy, Paducah, KY, February.
- EPA (U.S. Environmental Protection Agency) 1988. *Guidance for Conducting Remedial Investigations and Feasibility Studies under CERCLA*, EPA/540/G-89/004, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1989a. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part A, Baseline Risk Assessment*, OSWER Directive 9285.7-01a, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1989b. *Exposure Assessment Methods Handbook*, EPA/600.
- EPA 1990a. *Role of the Baseline Risk Assessment in Superfund Remedy Selection Decisions*, OSWER Directive 9355.0-30, Office of Solid Waste and Emergency Response, Washington, DC.

- EPA 1990b. *Guidance for Data Usability in Risk Assessment*, OSWER Directive 9285.7-05, Office of Solid Waste and Emergency Response, Washington, DC.
- EPA 1991a. *A Guide to Principal Threat and Low-level Threat Wastes*. OSWER Directive 9380.3-06FS, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1991b. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part B, Development of Risk-based Preliminary Remediation Goals*, OSWER Directive 9285.7-01b, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1991c. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part C, Risk Evaluation of Remedial Alternatives*, OSWER Directive 9285.7-01c, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1991d. Human Health Evaluation Manual, Supplemental Guidance: “Standard Default Exposure Factors,” OSWER 9285.6-03, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1992a. *Dermal Exposure Assessment: Principles and Applications*, EPA/600/8-91/011B, Interim Report, Office of Health and Environmental Assessment, Washington, DC.
- EPA 1992b. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Supplemental Guidance, Dermal Risk Assessment*, Interim Guidance, Office of Emergency and Remedial Response, Washington, DC, August 18.
- EPA 1992c. *Supplemental Guidance to RAGS: Calculating the Concentration Term*, OSWER 9285.7-081, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1992d. *Guidelines for Exposure Assessment*, Federal Register, Volume 57, No. 104, May.
- EPA 1993a. Revisions to Sections 3.3.1 and 3.3.2 of the RAGS, Part B, Attachment to letter from Elmer W. Akin, Chief, Office of Health Assessment, EPA Region IV, to Wilson McGinn, Leader, Hazardous Waste Group, ORNL, February 2.
- EPA 1993b. *Superfund’s Standard Default Exposure Factors for the Central Tendency and Reasonable Maximum Exposure*, Preliminary Review Draft, Office of Emergency and Remedial Response, Washington, DC., December 16.
- EPA 1994a. *Guidance Manual for the Integrated Exposure Uptake and Biokinetic (IEUBK) Model for Lead in Children*, EPA/540/R-93/081, Office of Solid Waste and Emergency Response, February. Model available at [www.epa.gov/superfund/lead/products.htm](http://www.epa.gov/superfund/lead/products.htm).
- EPA 1994b. OSWER Directive: *Revised Interim Soil Lead Guidance for CERCLA Sites and RCRA Corrective Action Facilities*, OSWER Directive Number 9355.4-12, August.
- EPA 1995. *Supplemental Guidance to RAGS: Region 4 Bulletins, Human Health Risk Assessment, Interim Guidance*, Office of Health Assessment, Atlanta, GA, November.
- EPA 1996a. EPA Review Comments on Risk Assessment/Risk Evaluation Meeting Summary, February 7, 1996, Personal communication from Crista Jones, Black and Beech, to Richard R. Bonczek, PGDP Risk Coordinator, March.

- EPA 1996b. *Soil Screening Guidance: Technical Background Document*, EPA/540/R-95/128, Office of Solid Waste and Emergency Response, Washington, DC, May.
- EPA 1997a. *Rules of Thumb for Superfund Remedy Selection*, EPA 540-R-97-013, Office of Solid Waste and Emergency Response, Washington, DC, August.
- EPA 1997b. *Exposure Factors Handbook*, EPA 600/P-95/002F a,b,c, EPA Office of Research & Development, August.
- EPA 1997c. *Health Effects Assessment Summary Tables, FY1997 Update*, Office of Solid Waste and Emergency Response, U.S. Environmental Protection Agency, July.
- EPA 1998a. *Federal Facility Agreement for the Paducah Gaseous Diffusion Plant*, U.S. Environmental Protection Agency, Atlanta, GA, February.
- EPA 1998b. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part D*, OSWER Directive 9285.7-01d, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1998c. *Approach for Addressing Dioxin in Soil at CERCLA and RCRA Sites*. OSWER Directive 9200.4-26, April.
- EPA 1999a. *Cancer Risk Coefficients for Environmental Exposure to Radionuclides*, Federal Guidance Report No. 13, EPA 402-R-99-001, Office of Radiation and Indoor Air, Office of Solid Waste and Emergency Response, Washington, DC, September.
- EPA 1999b. *A Guide to Preparing Superfund Proposed Plans, Records of Decision, and Other Remedy Selection Documents*, EPA-540-R-98-031.
- EPA 2000a. *Soil Screening Guidance for Radionuclides: Technical Background Document*. EPA/540-R-00-006, Office of Radiation and Indoor Air, Office of Solid Waste and Emergency Response, Washington, DC, October.
- EPA 2000b. *Supplemental Guidance to RAGS: Region 4 Bulletins, Human Health Risk Assessment, Interim Guidance*, Office of Health Assessment, Atlanta, GA, Accessed at <http://www.epa.gov/region4/waste/ots/otsguid.htm>.
- EPA 2000c. *Guidance for Assessing Chemical Contaminant Data for Use in Fish Advisories*, Third Edition, EPA 823-B-00-007, November, Accessed at <http://www.epa.gov/waterscience/fish/guidance.html>.
- EPA 2001a. *Risk Assessment Guidance for Superfund: Volume III-Part A, Process for Conducting Probabilistic Risk Assessment*, EPA 540-R-02-002, Office of Emergency and Remedial Response, Washington, DC, December.
- EPA 2001b. *Health Effects Assessment Summary Tables (HEAST)*, Office of Health and Environmental Assessment, Washington, DC, Accessed at <http://www.epa.gov/radiation/heat/download.htm>.
- EPA 2001c. *Comprehensive Five-Year Review Guidance*, EPA 540-R-01-007, Office of Emergency and Remedial Response, Washington DC, June.

- EPA 2002. *Supplemental Guidance for Developing Soil Screening Levels for Superfund Sites*, Superfund, Office of Solid Waste and Emergency Response, OSWER 9355.4-24, December.
- EPA 2003a. (1996). *Recommendations of the Technical Review Workgroup for Lead for an Approach to Assessing Risks Associated with Adult Exposures to Lead in Soil* [EPA-540-R-03-001, OSWER Directive #9285.7-54], EPA Number added January 2003, originally published December 1996.
- EPA 2003b. *Human Health Toxicity Values in Superfund Risk Assessments*. OSWER Directive 9285.7-53, December.
- EPA 2003c. *Five-Year Review Process in the Superfund Program*, EPA Fact sheet. EPA 540-F-02-004 Office of Solid Waste and Emergency Response, OSWER 9355.7-08FS, April.
- EPA 2004a. *Integrated Exposure Uptake Biokinetic Model for Lead in Children*, Windows® version (IEUBKwin v1.0 build 261, June 2004), Accessed at <http://www.epa.gov/superfund/programs/lead/products.htm#software>.
- EPA 2004b. *Multi-Agency Radiological Laboratory Analytical Protocols Manual, Volume III: Chapters 18–20 and Appendix G*, NUREG-1576, EPA 402-B-04-001C, NTIS PB2004-105421, July 2004.
- EPA 2004c. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part E*, OSWER Directive 9285.7-02EP, Office of Emergency and Remedial Response, Washington, DC, July.
- EPA 2005. *Human Health Risk Assessment Protocol for Hazardous Waste Combustion Facilities (HHRAP), Final*. EPA 520-R-05-006, U.S. Environmental Protection Agency Office of Solid Waste, Washington, DC, September.
- EPA 2006a. *Guidance on Systematic Planning Using the Data Quality Objective Process*, EPA QA/G-4, Office of Environmental Information, EPA/240/B-06/0001, February.
- EPA 2006b. *Systematic Planning: A Case Study for Hazardous Waste Site Investigations*, EPA QA/CS-1, Office of Environmental Information, February.
- EPA 2006c. *National Recommended Water Quality Criteria: 2006*, Office of Water/Office of Science and Technology, Accessed at <http://www.epa.gov/waterscience/criteria/wqcriteria.html>.
- EPA 2006d. *2006 Edition of the Drinking Water Standards and Health Advisories*, Office of Water, U.S. Environmental Protection Agency, EPA/822-R-06-013, August, Accessed at <http://www.epa.gov/waterscience/criteria/drinking/>.
- EPA 2006e. *Data Quality Assessment: Statistical Methods for Practitioners*, EPA/240/B-06/003, Office of Environmental Information, Washington, DC, February.
- EPA 2006f. *Data Quality Assessment: A Reviewer's Guide*, EPA/240/B-06/002, Office of Environmental Information, Washington, DC, February.
- EPA-PROV. EPA provisional toxicity values support document available on request from Technical Support Section, EPA Region 4.

- EPA 2007. Integrated Risk Information System (IRIS), Office of Research and Development, Washington, DC. Accessed at <http://www.epa.gov/iris/>.
- EPA 2008. *Brownfields Technology Primer: Vapor Intrusion Considerations for Redevelopment*, EPA 542-R-08-001, Office of Solid Waste and Emergency Response, Washington, DC, March.
- EPA 2009. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part F, Supplemental Guidance for Inhalation Risk Assessment*, OSWER Directive 9285.7-82, Office of Superfund Remediation and Technology Innovation, Washington, DC.
- EPA 2012. EPA Regional Screening Level Tables, updated April. Available at [http://www.epa.gov/reg3hwmd/risk/human/rb-concentration\\_table/Generic\\_Tables/index.htm](http://www.epa.gov/reg3hwmd/risk/human/rb-concentration_table/Generic_Tables/index.htm).
- EPA 2013. *ProUCL Version 5.0.00 Technical Guide*. EPA/600/R-07/041, Office of Research and Development Site Characterization and Monitoring Technical Support Center, Atlanta, GA, September, Model available at [www.epa.gov/osp/hstl/tsc/software.htm](http://www.epa.gov/osp/hstl/tsc/software.htm).
- EPA 2014a. *Human Health Evaluation Manual, Supplemental Guidance: Update of Standard Default Exposure Factors*, OSWER 9200.1-120, Office of Superfund Remediation and Technology Innovation, Washington, DC, February.
- EPA 2014b. *Determining Groundwater Exposure Point Concentrations*, OSWER 9283.1-42, Office of Solid Waste and Emergency Response, U.S. Environmental Protection Agency, February.
- EPA 2014c. Risk Assessment Forum White Paper: Probabilistic Risk Assessment Methods and Case Studies. EPA/100/R-14/004, Office of the Science Advisor, Washington, DC, July, available at <http://www.epa.gov/raf/prawhitepaper/pdf/raf-pra-white-paper-final.pdf>.
- EPA 2014d. *Probabilistic Risk Assessment to Inform Decision Making: Frequently Asked Questions*, EPA/100/R-14/003, Office of the Science Advisor, Washington, DC, July, available at <http://www.epa.gov/raf/prawhitepaper/pdf/raf-pra-faq-final.pdf>.
- EPA 2014e. "Radiation Risk Assessment at CERCLA Sites: Q&A," OSWER 9285.6-20, Office of Superfund Remediation and Technology Innovation, Washington, DC, June, available at [http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/Rad%20Risk%20QA%20with%20transmit%20memo\\_June\\_13\\_2014.pdf](http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/Rad%20Risk%20QA%20with%20transmit%20memo_June_13_2014.pdf).
- EPA 2014f. *Region 4 Human Health Risk Assessment Supplemental Guidance*, EPA Region 4, Web site version last updated January 2014 (Draft Final), accessed at <http://www.epa.gov/region04/superfund/programs/riskassess/riskassess.html>.
- KDEP (Kentucky Department for Environmental Protection) 1996. Paducah Gaseous Diffusion Plant Issues, letter from Albert Westerman, Manager, Risk Assessment Branch, to Andrea Ecton, Environmental Engineer Technical Principal, Combustion Section, et al., February.
- KDEP 2002. *Kentucky Risk Assessment Guidance*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky.
- KDEP 2004a. *Kentucky Guidance for Ambient Background Assessment*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, January 8.

- KDEP 2004b. *Kentucky Guidance for Groundwater Assessment Screening*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, January 15.
- KDEP 2004c. *Trichloroethylene Environmental Levels of Concern*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, April.
- Morrison, F. B. 1959. *Feed and Feeding*. Morrison Publishing Company, Ithaca, NY.
- RAWG (PGDP Risk Assessment Working Group) 2000a. Notes from HHRAWG Meeting #4, September 6, 2000, 10:00 a.m. to 5:30 p.m., SAIC offices, Oak Ridge, Tennessee.
- RAWG 2000b. PGDP Risk Work Group Conference Call Summary Minutes, May 25, 2000, 1:00 p.m. to 2:30 p.m. (EST).
- RAWG 2000c. Notes from HHRAWG Meeting #2, August 1, 2000, 10 a.m. to 4:30 p.m., Central Laboratory Facility, Frankfort, Kentucky.
- RAWG 2000d. Notes from HHRAWG Meeting #3, August 21, 2000, 9 a.m. to 4:30 p.m., Central Laboratory Facility, Frankfort, Kentucky.
- RAWG 2000e. Notes from HHRAWG Meeting.
- RAWG 2000f. Notes from HHRAWG Meeting #5, September 19, 2000, 12:00 noon to 4:00 p.m., Teleconference.
- RAWG 2000g. Human Health Risk Working Group for the Paducah Gaseous Diffusion Plant, Meeting Minutes/Summary for May 2–3, 2000, Meeting.
- RAWG 2007a. Notes from RAWG Meeting, June 27, 2007.
- RAWG 2007b. Notes from RAWG Meeting, July 20, 2007.
- RAWG 2007c. Notes from RAWG Meeting, August 14, 2007.
- RAWG 2012a. Notes from RAWG Meeting, June 13, 2012.
- RAWG 2012b. Notes from RAWG Meeting, September 18, 2012.
- RAWG 2012c. Notes from RAWG Meeting, December 5, 2012.
- Schuam, J., Hoang, K., Kinerson, R., Moya, J., and Wang, R.G.M. 1994. *Estimating Dermal and Inhalation Exposure to Volatile Chemicals in Domestic Water*, in *Water Contamination and Health*. Wang, R.G.M. (ed.), Marcel Dekker, Inc., NY.
- Van den Berg, M., Birnbaum, L. S., Denison, M., De Vito, M., Farland, W., Feeley, M., Fiedler, H., Hakansson, H., Hanberg, A., Hawsh, L., Rosei, M., Safej, S., Schrenk, D., Tohyama, C., Tritscher, A., Tuomisto, J., Tysklind, M., Walker, N., and Peterson, R. E. 2006. *The 2005 World Health Organization Reevaluation of Human and Mammalian Toxic Equivalency Factors for Dioxins and Dioxin-Like Compounds*, *Toxicological Sciences* 2006 93(2):223-241, Oxford University Press.

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**APPENDIX A**

**SCREENING LEVELS**  
**(Current as of November 2014)**



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## SCREENING LEVELS

This appendix presents lists of values that can be used during screening and baseline human health risk assessments at the Paducah Gaseous Diffusion Plant (PGDP). These values include risk- and dose-based values for soil, sediment, groundwater, and surface water; background values for soil and groundwater; and regulatory values. All information is current as of the production dates listed in this document, and all values were calculated using the best available information. Methods used to derive the risk- and dose-based values are presented in Appendix B. The screening values presented in this appendix were developed specifically for PGDP and may not be applicable to sites outside that facility. Values are provided in these tables for significant chemicals of potential concern (COPCs) for PGDP. Values for other chemicals can be obtained using the Risk Assessment Information System (RAIS) online calculator, as modified using PGDP-specific inputs.

Please consider the following notes before using the values presented in this appendix.

- (1) Action values are the lesser of a hazard-based value calculated using a target hazard index (HI) of 3 and a cancer-based value calculated using a target excess lifetime cancer risk (ELCR) of 1E-04.
- (2) HI values are calculated separately for each receptor. Cancer risks for receptors within a scenario are combined to give one lifetime cancer risk value. For the residential scenario, the cancer risk reflects the adult and child combined. For the recreational scenario, the cancer risk reflects the combined risk to adult, child, and teen.
- (3) Action values and no action values are calculated using only direct exposure pathways. Please see Appendix B for a listing of exposure parameters included in the preliminary remediation goal (PRG) calculations. Because the action values are not calculated using PGDP default exposure parameters, these values should be used as benchmarks only. Cumulative risk calculations should not be based upon these values.
- (4) No action values are the lesser of a hazard-based value calculated using a target HI of 0.1 and a cancer-based value calculated using a target ELCR of 1E-06. If more than five COPCs are identified for the site, it also may be appropriate to generate no action levels based on 1E-07 risk to account for additivity of risk. These values were calculated using the exposure parameters listed with the exposure equations in Appendix D. These parameters also are listed in Appendix B. Because the no action values are consistent with the PGDP default exposure parameters, these values can be used to derive cumulative risk estimates in addition to their use as benchmarks.
- (5) Background values for soil and groundwater presented in this appendix are provisional. These values are subject to change.
- (6) Soil screening levels for chemicals for protection of groundwater were derived using information presented in the U.S. Environmental Protection Agency (EPA) Soil Screening Level (SSL) Web site. The SSL values based upon a dilution attenuation factor (DAF) of 1 should be considered to be “no action values.” “Action” SSLs have not been selected to date for the PGDP. In addition to the SSLs at a DAF of 1, SSLs at DAFs of 20 and 58 also are included. The derivation of the DAF of 58 is presented in Appendix E.
- (7) Regulatory values are for planning purposes only. A qualified regulatory specialist should be consulted before using these values for other purposes.

- (8) The outdoor worker scenario is defined as the person exposed to surface soil (i.e., 0–1 ft) inside the industrialized area and surface and subsurface soil (i.e., 0–10 ft or 0–16 ft, as appropriate) outside the industrialized area, for an exposure duration of 25 years for 185 days/year. The excavation worker scenario is defined as the person exposed to surface and subsurface soil (i.e., 0–10 ft or 0–16 ft, as appropriate) for an exposure duration of 5 years for 185 days/year.
- (9) Chemical-specific notes for risk-based and dose-based screening values:
- a) General—Several screening values for soil/sediment (especially those on the action level tables) are listed with a value of 100,000 mg/kg. This value was assigned to the chemical because the screening value derived for the contaminant exceeded the upper limit value deemed reasonable by the PGDP Risk Assessment Working Group; therefore, the screening value was reduced to an upper limit value (100,000 mg/kg). If the chemical’s environmental concentration exceeds the upper limit value, then additional risk evaluations for the chemical should be performed before accepting the results of a simple comparison.
  - b) Chromium—The screening value for Chromium VI presented in these tables should only be used if the comparison is to a Chromium VI result. For a ‘Total Chromium’ result, the screening value listed for ‘Total Chromium’ should be used. The cancer-based screening value for Total Chromium was derived using the cancer slope factor for Chromium VI reported in the EPA Integrated Risk Information System database. Please see the toxicity value tables for additional information regarding this value.
  - c) Lead—The screening values for lead were selected by the PGDP Risk Assessment Working Group. These values were not derived using the methods presented in Appendix B. No action levels are 400 mg/kg for soil/sediment for the resident and the recreator scenarios and 800 mg/kg for the industrial worker and outdoor worker scenarios. These values represent the current screening values provided by the Kentucky Department for Environmental Protection. Action levels for soil/sediment are set preliminarily equivalent to the no action levels. Sites at which the 400 mg/kg concentration in soil is exceeded should be evaluated using site specific Integrated Exposure Uptake Biokinetic (IEUBK) modeling for a level resulting in a child exceeding a target blood level of 2.5 µg/dl and a target blood level of 10 µg/dl and Adult Lead Model (ALM) modeling for an adult exceeding the same target blood lead levels. Parameters for use in the IEUBK model are provided in Table B.6 of Appendix B. Parameters for the ALM model should be developed for each site. No action and action levels for groundwater and for surface water are unchanged from those agreed to by the PGDP Risk Assessment Working Group in the 2001 version of this document.
  - d) Carcinogenic polycyclic aromatic hydrocarbons (cPAHs)—(These organic compounds include benz(a)anthracene, benzo(a)pyrene, benzo(b)fluoranthene, benzo(k)fluoranthene, chrysene, dibenz(a,h)anthracene, and indeno(1,2,3-cd)pyrene.) The PGDP Risk Assessment Working Group has determined that these compounds should be evaluated as a group using the PAH (Total) screening values. Please see Section 3.3.3.2, Step 8, of the main text of the methods document for guidance on deriving total PAH concentration from results for individual compounds.
  - e) Polychlorinated biphenyls (PCB)—These organic compounds include those listed as Aroclors in the screening tables.) The PGDP Risk Assessment Working Group has determined that the cancer effects of these organic compound mixtures should be evaluated as a group using the PCB (Total) screening values. (The screening value associated with the highest risk value is to be used.)

Please see Section 3.3.3.2, Step 8, of the main text of the methods document for guidance on deriving total PCB concentration from results for individual mixtures.

- f) Dioxins/Furans—(These organic compounds include the following chlorinated dioxins and furans: 2,3,7,8-TCDD; 1,2,3,7,8-PeCDD; 2,3,4,7,8-PeCDD; 2,3,5,7,8-PeCDD; 2,3,6,7,8-PeCDD; 1,2,3,4,7,8-HxCDD; 1,2,3,5,7,8-HxCDD; 1,2,3,6,7,8-HxCDD; 2,3,4,5,7,8-HxCDD; 2,3,4,6,7,8-HxCDD; 2,3,5,6,7,8-HxCDD; 1,2,3,4,5,7,8-HpCDD; 1,2,3,4,6,7,8-HpCDD; 2,3,4,5,6,7,8-HpCDD; OCDD; 2,3,7,8-TCDF; 1,2,3,7,8-PeCDF; 2,3,4,7,8-PeCDF; 1,2,3,4,7,8-HxCDF; 1,2,3,5,7,8-HxCDF; 1,2,3,6,7,8-HxCDF; 2,3,4,5,7,8-HxCDF; 2,3,4,6,7,8-HxCDF; 2,3,5,6,7,8-HxCDF; 1,2,3,4,5,7,8-HpCDF; 1,2,3,4,6,7,8-HpCDF; 2,3,4,5,6,7,8-HpCDF; and OCDF.) The PGDP Risk Assessment Working Group has determined that these organic compounds should be evaluated as a group using the Dioxins/Furans (Total) screening values. Please see Section 3.3.3.2, Step 8, of the main text of the methods document for guidance on deriving the total dioxin/furan concentration from results for individual compounds.
- g) Radionuclides—For cesium-137, neptunium-237, uranium-235, and uranium-238, only screening values derived considering the contribution from short-lived decay products should be used. These screening values are listed with a “+D” in the following tables.

Radionuclides—Dose levels are (1) 1 mrem/year (from NRCRP Report No. 116, Section 17, Negligible Individual Dose and ANSI/HPS standard N13.12); (2) 12 mrem/year (from “Radiation Risk Assessment at CERCLA Sites: Q & A” OSWER No. 9200.4-40, June 13, 2014); (3) 25 mrem/year (derived from the public dose limit of 100 mrem/year limit in DOE Order 458.1 and considering ALARA principles); and (4) 100 mrem/year. A value of 4 mrem/year is used for groundwater (from <http://www.epa.gov/safewater/contaminants/index.html>).

Due to the nature of Appendix A, not all acronyms are defined within the text. An acronym list is provided on page A-9.

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## ACRONYMS

ALARA	as low as reasonably achievable
AL	action level
ALM	Adult Lead Model
ANSI	American National Standards Institute
BaP	benzo(a)pyrene
CERCLA	Comprehensive Environmental Response, Compensation, and Liability Act
CLP	Contract Laboratory Program
COPC	chemical of potential concern
cPAHs	carcinogenic polycyclic aromatic hydrocarbons
DAF	dilution attenuation factor
DOE	U.S. Department of Energy
ELCR	excess lifetime cancer risk
EPA	U.S. Environmental Protection Agency
GW	groundwater
HI	hazard index
HPS	Health Physics Society
IEUBK	Integrated Exposure Uptake Biokinetic
KAR	Kentucky Administrative Record
$K_d$	chemical-specific distribution coefficient
MCL	maximum contaminant level
MCLG	maximum contaminant level goal
N/A	not available
NAL	no action level
NRCRP	Nuclear Regulatory Commission Report
OSWER	Office of Solid Waste and Emergency Response
PAH	polycyclic aromatic hydrocarbon
PCB	polychlorinated biphenyl
PGDP	Paducah Gaseous Diffusion Plant
PRG	Preliminary Remediation Goal
RAIS	Risk Assessment Information System
RCRA	Resource Conservation and Recovery Act
RESRAD	residual radioactivity
RGA	Regional Gravel Aquifer
SSL	Soil Screening Level
UTL	upper tolerance limit
WQC	water quality criteria



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**Table A.1. Soil/Sediment Action Levels for Significant COPCs at PGDP**

(Values calculated in December 2014 and are based on best available information.)

CAS	Analyte	Units	Outdoor Worker			Excavation Worker			Industrial Worker		
			Cancer	Hazard	Action	Cancer	Hazard	Action	Cancer	Hazard	Action
7429-90-5	Aluminum	mg/kg	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05
7440-36-0	Antimony (metallic)	mg/kg	-	3.96E+02	3.96E+02	-	3.96E+02	3.96E+02	-	2.80E+03	2.80E+03
7440-38-2	Arsenic, Inorganic	mg/kg	5.04E+01	2.43E+02	5.04E+01	2.52E+02	2.43E+02	2.43E+02	1.41E+02	6.81E+02	1.41E+02
7440-39-3	Barium	mg/kg	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05
7440-41-7	Beryllium and compounds	mg/kg	1.00E+05	1.97E+03	1.97E+03	1.00E+05	1.97E+03	1.97E+03	1.00E+05	1.35E+04	1.35E+04
7440-42-8	Boron And Borates Only	mg/kg	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05
7440-43-9	Cadmium (Diet)	mg/kg	1.00E+05	7.62E+02	7.62E+02	1.00E+05	7.62E+02	7.62E+02	1.00E+05	1.84E+03	1.84E+03
16065-83-1	Chromium (Total) <sup>a</sup>	mg/kg	2.68E+04	1.00E+05	2.68E+04	1.00E+05	1.00E+05	1.00E+05	1.98E+04	1.00E+05	1.98E+04
18540-29-9	Chromium(III), Insoluble Salts	mg/kg	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05
7440-47-3	Chromium(VI)	mg/kg	1.83E+02	2.96E+03	1.83E+02	9.14E+02	2.96E+03	9.14E+02	1.23E+03	2.08E+04	1.23E+03
7440-48-4	Cobalt	mg/kg	1.00E+05	2.95E+02	2.95E+02	1.00E+05	2.95E+02	2.95E+02	1.00E+05	2.06E+03	2.06E+03
7440-50-8	Copper	mg/kg	-	3.96E+04	3.96E+04	-	3.96E+04	3.96E+04	-	1.00E+05	1.00E+05
16984-48-8	Fluoride	mg/kg	-	3.96E+04	3.96E+04	-	3.96E+04	3.96E+04	-	1.00E+05	1.00E+05
7439-89-6	Iron	mg/kg	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05
7439-92-1	Lead	mg/kg	-	-	8.00E+02	-	-	8.00E+02	-	-	8.00E+02
7439-96-5	Manganese	mg/kg	-	2.32E+04	2.32E+04	-	2.32E+04	2.32E+04	-	1.00E+05	1.00E+05
7439-97-6	Mercury, Inorganic Salts	mg/kg	-	2.96E+02	2.96E+02	-	2.96E+02	2.96E+02	-	2.10E+03	2.10E+03
7439-98-7	Molybdenum	mg/kg	-	4.92E+03	4.92E+03	-	4.92E+03	4.92E+03	-	3.51E+04	3.51E+04
7440-02-0	Nickel Soluble Salts	mg/kg	1.00E+05	1.96E+04	1.96E+04	1.00E+05	1.96E+04	1.96E+04	1.00E+05	1.00E+05	1.00E+05
7782-49-2	Selenium	mg/kg	-	4.92E+03	4.92E+03	-	4.92E+03	4.92E+03	-	3.51E+04	3.51E+04
7440-22-4	Silver	mg/kg	-	4.92E+03	4.92E+03	-	4.92E+03	4.92E+03	-	3.51E+04	3.51E+04
7791-12-0	Thallium (Soluble Salts)	mg/kg	-	9.87E+00	9.87E+00	-	9.87E+00	9.87E+00	-	7.02E+01	7.02E+01
-23-8	Uranium (Soluble Salts)	mg/kg	-	2.95E+03	2.95E+03	-	2.95E+03	2.95E+03	-	2.04E+04	2.04E+04
7440-62-2	Vanadium and Compounds	mg/kg	-	4.95E+03	4.95E+03	-	4.95E+03	4.95E+03	-	3.45E+04	3.45E+04
7440-66-6	Zinc and Compounds	mg/kg	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05
83-32-9	Acenaphthene	mg/kg	-	3.06E+04	3.06E+04	-	3.06E+04	3.06E+04	-	4.20E+04	4.20E+04
208-96-8	Acenaphthylene <sup>b</sup>	mg/kg	-	3.06E+04	3.06E+04	-	3.06E+04	3.06E+04	-	4.20E+04	4.20E+04
107-13-1	Acrylonitrile	mg/kg	8.93E+01	2.71E+02	8.93E+01	4.46E+02	2.71E+02	2.71E+02	1.24E+02	2.02E+02	1.24E+02
120-12-7	Anthracene	mg/kg	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05
71-43-2	Benzene	mg/kg	5.19E+02	1.28E+03	5.19E+02	2.59E+03	1.28E+03	1.28E+03	5.31E+02	1.33E+03	5.31E+02
117-81-7	Bis(2-ethylhexyl)phthalate <sup>c</sup>	mg/kg	3.82E+03	1.15E+04	3.82E+03	1.91E+04	1.15E+04	1.15E+04	5.88E+03	1.76E+04	5.88E+03
75-27-4	Bromodichloromethane	mg/kg	1.59E+02	1.97E+04	1.59E+02	7.93E+02	1.97E+04	7.93E+02	1.30E+02	1.00E+05	1.30E+02
86-74-8	Carbazole	mg/kg	2.67E+03	-	2.67E+03	1.34E+04	-	1.34E+04	4.12E+03	-	4.12E+03
56-23-5	Carbon Tetrachloride	mg/kg	3.14E+02	1.59E+03	3.14E+02	1.57E+03	1.59E+03	1.57E+03	2.96E+02	1.84E+03	2.96E+02
67-66-3	Chloroform	mg/kg	1.78E+02	3.12E+03	1.78E+02	8.90E+02	3.12E+03	8.90E+02	1.39E+02	3.21E+03	1.39E+02
75-71-8	Dichlorodifluoromethane (Freon-12) <sup>c</sup>	mg/kg	-	1.48E+03	1.48E+03	-	1.48E+03	1.48E+03	-	1.10E+03	1.10E+03

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.1. Soil/Sediment Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Outdoor Worker			Excavation Worker			Industrial Worker		
			Cancer	Hazard	Action	Cancer	Hazard	Action	Cancer	Hazard	Action
75-34-3	Dichloroethane, 1,1- <sup>c</sup>	mg/kg	1.90E+03	1.69E+04	1.90E+03	9.52E+03	1.69E+04	9.52E+03	1.58E+03	1.36E+04	1.58E+03
107-06-2	Dichloroethane, 1,2-	mg/kg	2.26E+02	5.19E+02	2.26E+02	1.13E+03	5.19E+02	5.19E+02	2.09E+02	4.17E+02	2.09E+02
75-35-4	Dichloroethylene, 1,1-	mg/kg	-	3.78E+03	3.78E+03	-	3.78E+03	3.78E+03	-	3.00E+03	3.00E+03
540-59-0	Dichloroethylene, 1,2- (Mixed Isomers)	mg/kg	-	8.88E+03	8.88E+03	-	8.88E+03	8.88E+03	-	6.30E+04	6.30E+04
156-59-2	Dichloroethylene, 1,2-cis-	mg/kg	-	1.97E+03	1.97E+03	-	1.97E+03	1.97E+03	-	1.40E+04	1.40E+04
156-60-5	Dichloroethylene, 1,2-trans-	mg/kg	-	2.36E+03	2.36E+03	-	2.36E+03	2.36E+03	-	1.95E+03	1.95E+03
60-57-1	Dieldrin	mg/kg	3.34E+00	2.86E+01	3.34E+00	1.67E+01	2.86E+01	1.67E+01	5.15E+00	4.41E+01	5.15E+00
1746-01-6	Dioxins/Furans, Total (as TCDD) <sup>d</sup>	mg/kg	5.82E-04	5.67E-04	5.67E-04	2.91E-03	5.67E-04	5.67E-04	1.63E-03	1.59E-03	1.59E-03
37871-00-4	~HpCDD, 2,3,7,8-	mg/kg	5.82E-02	5.67E-02	5.67E-02	2.91E-01	5.67E-02	5.67E-02	1.63E-01	1.59E-01	1.59E-01
38998-75-3	~HpCDF, 2,3,7,8-	mg/kg	5.82E-02	5.67E-02	5.67E-02	2.91E-01	5.67E-02	5.67E-02	1.63E-01	1.59E-01	1.59E-01
34465-46-8	~HxCDD, 2,3,7,8-	mg/kg	5.82E-03	5.67E-03	5.67E-03	2.91E-02	5.67E-03	5.67E-03	1.63E-02	1.59E-02	1.59E-02
55684-94-1	~HxCDF, 2,3,7,8-	mg/kg	5.82E-03	5.67E-03	5.67E-03	2.91E-02	5.67E-03	5.67E-03	1.63E-02	1.59E-02	1.59E-02
3268-87-9	~OCDD	mg/kg	1.94E+00	1.89E+00	1.89E+00	9.70E+00	1.89E+00	1.89E+00	5.44E+00	5.31E+00	5.31E+00
39001-02-0	~OCDF	mg/kg	1.94E+00	1.89E+00	1.89E+00	9.70E+00	1.89E+00	1.89E+00	5.44E+00	5.31E+00	5.31E+00
36088-22-9	~PeCDD, 2,3,7,8-	mg/kg	5.82E-04	5.67E-04	5.67E-04	2.91E-03	5.67E-04	5.67E-04	1.63E-03	1.59E-03	1.59E-03
57117-41-6	~PeCDF, 1,2,3,7,8-	mg/kg	1.94E-02	1.89E-02	1.89E-02	9.70E-02	1.89E-02	1.89E-02	5.44E-02	5.31E-02	5.31E-02
57117-31-4	~PeCDF, 2,3,4,7,8-	mg/kg	1.94E-03	1.89E-03	1.89E-03	9.70E-03	1.89E-03	1.89E-03	5.44E-03	5.31E-03	5.31E-03
1746-01-6	~TCDD, 2,3,7,8-	mg/kg	5.82E-04	5.67E-04	5.67E-04	2.91E-03	5.67E-04	5.67E-04	1.63E-03	1.59E-03	1.59E-03
51207-31-9	~TCDF, 2,3,7,8-	mg/kg	5.82E-03	5.67E-03	5.67E-03	2.91E-02	5.67E-03	5.67E-03	1.63E-02	1.59E-02	1.59E-02
100-41-4	Ethylbenzene	mg/kg	2.59E+03	4.98E+04	2.59E+03	1.30E+04	4.98E+04	1.30E+04	2.66E+03	6.72E+04	2.66E+03
206-44-0	Fluoranthene	mg/kg	-	2.03E+04	2.03E+04	-	2.03E+04	2.03E+04	-	2.80E+04	2.80E+04
86-73-7	Fluorene	mg/kg	-	2.03E+04	2.03E+04	-	2.03E+04	2.03E+04	-	2.80E+04	2.80E+04
118-74-1	Hexachlorobenzene	mg/kg	3.34E+01	4.59E+02	3.34E+01	1.67E+02	4.59E+02	1.67E+02	5.15E+01	7.05E+02	5.15E+01
91-20-3	Naphthalene	mg/kg	2.26E+03	1.99E+03	1.99E+03	1.13E+04	1.99E+03	1.99E+03	1.67E+03	1.61E+03	1.61E+03
88-74-4	Nitroaniline, 2-	mg/kg	-	5.70E+03	5.70E+03	-	5.70E+03	5.70E+03	-	8.73E+03	8.73E+03
621-64-7	Nitroso-di-N-propylamine, N-	mg/kg	7.63E+00	-	7.63E+00	3.82E+01	-	3.82E+01	1.18E+01	-	1.18E+01
87-86-5	Pentachlorophenol	mg/kg	8.20E+01	1.76E+03	8.20E+01	4.10E+02	1.76E+03	4.10E+02	8.91E+01	1.91E+03	8.91E+01
85-01-8	Phenanthrene <sup>b</sup>	mg/kg	-	3.06E+04	3.06E+04	-	3.06E+04	3.06E+04	-	4.20E+04	4.20E+04
1336-36-3	Polychlorinated Biphenyls, Total	mg/kg	2.29E+01	-	2.29E+01	1.14E+02	-	1.14E+02	3.05E+01	-	3.05E+01
12674-11-2	~Aroclor 1016	mg/kg	6.54E+02	3.42E+01	3.42E+01	3.27E+03	3.42E+01	3.42E+01	8.72E+02	4.59E+01	4.59E+01
11104-28-2	~Aroclor 1221	mg/kg	2.09E+01	-	2.09E+01	1.05E+02	-	1.05E+02	2.62E+01	-	2.62E+01
11141-16-5	~Aroclor 1232	mg/kg	2.09E+01	-	2.09E+01	1.05E+02	-	1.05E+02	2.62E+01	-	2.62E+01
53469-21-9	~Aroclor 1242	mg/kg	2.29E+01	-	2.29E+01	1.14E+02	-	1.14E+02	3.05E+01	-	3.05E+01
12672-29-6	~Aroclor 1248	mg/kg	2.29E+01	-	2.29E+01	1.14E+02	-	1.14E+02	3.05E+01	-	3.05E+01
11097-69-1	~Aroclor 1254	mg/kg	2.29E+01	9.81E+00	9.81E+00	1.14E+02	9.81E+00	9.81E+00	3.05E+01	1.31E+01	1.31E+01
11096-82-5	~Aroclor 1260	mg/kg	2.29E+01	-	2.29E+01	1.14E+02	-	1.14E+02	3.05E+01	-	3.05E+01

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.1. Soil/Sediment Action Levels for Significant COPCs at PGDP (Continued)**

CAS	Analyte	Units	Outdoor Worker			Excavation Worker			Industrial Worker		
			Cancer	Hazard	Action	Cancer	Hazard	Action	Cancer	Hazard	Action
50-32-8	Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>c</sup>	mg/kg	6.50E+00	-	6.50E+00	3.25E+01	-	3.25E+01	8.94E+00	-	8.94E+00
56-55-3	~Benz[a]anthracene	mg/kg	6.50E+01	-	6.50E+01	3.25E+02	-	3.25E+02	8.94E+01	-	8.94E+01
50-32-8	~Benzo[a]pyrene	mg/kg	6.50E+00	-	6.50E+00	3.25E+01	-	3.25E+01	8.94E+00	-	8.94E+00
205-99-2	~Benzo[b]fluoranthene	mg/kg	6.50E+01	-	6.50E+01	3.25E+02	-	3.25E+02	8.94E+01	-	8.94E+01
207-08-9	~Benzo[k]fluoranthene	mg/kg	6.50E+02	-	6.50E+02	3.25E+03	-	3.25E+03	8.94E+02	-	8.94E+02
218-01-9	~Chrysene	mg/kg	6.50E+03	-	6.50E+03	3.25E+04	-	3.25E+04	8.94E+03	-	8.94E+03
53-70-3	~Dibenz[a,h]anthracene	mg/kg	6.50E+00	-	6.50E+00	3.25E+01	-	3.25E+01	8.94E+00	-	8.94E+00
193-39-5	~Indeno[1,2,3-cd]pyrene	mg/kg	6.50E+01	-	6.50E+01	3.25E+02	-	3.25E+02	8.94E+01	-	8.94E+01
129-00-0	Pyrene	mg/kg	-	1.53E+04	1.53E+04	-	1.53E+04	1.53E+04	-	2.10E+04	2.10E+04
127-18-4	Tetrachloroethylene	mg/kg	1.12E+04	1.30E+03	1.30E+03	5.58E+04	1.30E+03	1.30E+03	1.07E+04	1.20E+03	1.20E+03
108-88-3	Toluene <sup>c</sup>	mg/kg	-	6.54E+04	6.54E+04	-	6.54E+04	6.54E+04	-	1.00E+05	1.00E+05
71-55-6	Trichloroethane, 1,1,1-	mg/kg	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05
79-00-5	Trichloroethane, 1,1,2-	mg/kg	5.11E+02	2.55E+01	2.55E+01	2.56E+03	2.55E+01	2.55E+01	5.28E+02	1.90E+01	1.90E+01
79-01-6	Trichloroethylene	mg/kg	6.17E+02	6.78E+01	6.78E+01	3.09E+03	6.78E+01	6.78E+01	6.31E+02	5.70E+01	5.70E+01
76-13-1	Trichloro-1,2,2-trifluoroethane, 1,1,2-(Freon-113) <sup>c</sup>	mg/kg	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05
75-01-4	Vinyl Chloride	mg/kg	9.44E+01	1.08E+03	9.44E+01	4.72E+02	1.08E+03	4.72E+02	2.06E+02	1.19E+03	2.06E+02
1330-20-7	Xylene, Mixture	mg/kg	-	9.81E+03	9.81E+03	-	9.81E+03	9.81E+03	-	7.62E+03	7.62E+03
108-38-3	Xylene, m-	mg/kg	-	9.45E+03	9.45E+03	-	9.45E+03	9.45E+03	-	7.14E+03	7.14E+03
95-47-6	Xylene, o-	mg/kg	-	9.27E+03	9.27E+03	-	9.27E+03	9.27E+03	-	8.43E+03	8.43E+03
106-42-3	Xylene, p-	mg/kg	-	1.08E+04	1.08E+04	-	1.08E+04	1.08E+04	-	7.29E+03	7.29E+03
14596-10-2	Am-241	pCi/g	3.32E+02	-	3.32E+02	1.66E+03	-	1.66E+03	5.99E+02	-	5.99E+02
10045-97-3	Cs-137+D	pCi/g	1.37E+01	-	1.37E+01	6.84E+01	-	6.84E+01	1.02E+01	-	1.02E+01
13994-20-2	Np-237+D	pCi/g	3.01E+01	-	3.01E+01	1.50E+02	-	1.50E+02	2.29E+01	-	2.29E+01
13981-16-3	Pu-238	pCi/g	4.24E+02	-	4.24E+02	2.12E+03	-	2.12E+03	2.87E+03	-	2.87E+03
15117-48-3	Pu-239	pCi/g	3.70E+02	-	3.70E+02	1.85E+03	-	1.85E+03	2.47E+03	-	2.47E+03
14119-33-6	Pu-240	pCi/g	3.71E+02	-	3.71E+02	1.85E+03	-	1.85E+03	2.51E+03	-	2.51E+03
14133-76-7	Tc-99	pCi/g	3.07E+04	-	3.07E+04	1.00E+05	-	1.00E+05	1.00E+05	-	1.00E+05
14269-63-7	Th-230	pCi/g	5.69E+02	-	5.69E+02	2.85E+03	-	2.85E+03	3.39E+03	-	3.39E+03
13966-29-5	U-234	pCi/g	8.70E+02	-	8.70E+02	4.35E+03	-	4.35E+03	5.53E+03	-	5.53E+03
15117-96-1	U-235+D	pCi/g	4.39E+01	-	4.39E+01	2.20E+02	-	2.20E+02	3.40E+01	-	3.40E+01
7440-61-1	U-238+D	pCi/g	1.74E+02	-	1.74E+02	8.72E+02	-	8.72E+02	1.60E+02	-	1.60E+02

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Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.1. Soil/Sediment Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Recreational User	Adult Recreational User		Child Recreational User		Teen Recreational User	
			Cancer <sup>f</sup>	Hazard	Action	Hazard	Action	Hazard	Action
7429-90-5	Aluminum	mg/kg	-	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05
7440-36-0	Antimony (metallic)	mg/kg	-	3.36E+03	3.36E+03	2.60E+02	2.60E+02	1.34E+03	1.34E+03
7440-38-2	Arsenic, Inorganic	mg/kg	6.14E+01	9.33E+02	6.14E+01	1.37E+02	6.14E+01	3.09E+02	6.14E+01
7440-39-3	Barium	mg/kg	-	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05
7440-41-7	Beryllium and compounds	mg/kg	1.00E+05	1.69E+04	1.69E+04	1.30E+03	1.30E+03	6.72E+03	6.72E+03
7440-42-8	Boron And Borates Only	mg/kg	-	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05
7440-43-9	Cadmium (Diet)	mg/kg	1.00E+05	2.57E+03	2.57E+03	4.17E+02	4.17E+02	8.40E+02	8.40E+02
16065-83-1	Chromium (Total) <sup>a</sup>	mg/kg	2.04E+04	1.00E+05	2.04E+04	1.00E+05	2.04E+04	1.00E+05	2.04E+04
18540-29-9	Chromium(III), Insoluble Salts	mg/kg	-	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05
7440-47-3	Chromium(VI)	mg/kg	7.19E+01	2.53E+04	7.19E+01	1.95E+03	7.19E+01	1.01E+04	7.19E+01
7440-48-4	Cobalt	mg/kg	1.00E+05	2.53E+03	2.53E+03	1.95E+02	1.95E+02	1.01E+03	1.01E+03
7440-50-8	Copper	mg/kg	-	1.00E+05	1.00E+05	2.60E+04	2.60E+04	1.00E+05	1.00E+05
16984-48-8	Fluoride	mg/kg	-	1.00E+05	1.00E+05	2.60E+04	2.60E+04	1.00E+05	1.00E+05
7439-89-6	Iron	mg/kg	-	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05
7439-92-1	Lead	mg/kg	-	-	4.00E+02	-	4.00E+02	-	4.00E+02
7439-96-5	Manganese	mg/kg	-	1.00E+05	1.00E+05	1.55E+04	1.55E+04	8.07E+04	8.07E+04
7439-97-6	Mercury, Inorganic Salts	mg/kg	-	2.53E+03	2.53E+03	1.95E+02	1.95E+02	1.01E+03	1.01E+03
7439-98-7	Molybdenum	mg/kg	-	4.20E+04	4.20E+04	3.24E+03	3.24E+03	1.68E+04	1.68E+04
7440-02-0	Nickel Soluble Salts	mg/kg	1.00E+05	1.00E+05	1.00E+05	1.30E+04	1.30E+04	6.72E+04	6.72E+04
7782-49-2	Selenium	mg/kg	-	4.20E+04	4.20E+04	3.24E+03	3.24E+03	1.68E+04	1.68E+04
7440-22-4	Silver	mg/kg	-	4.20E+04	4.20E+04	3.24E+03	3.24E+03	1.68E+04	1.68E+04
7791-12-0	Thallium (Soluble Salts)	mg/kg	-	8.43E+01	8.43E+01	6.51E+00	6.51E+00	3.36E+01	3.36E+01
-23-8	Uranium (Soluble Salts)	mg/kg	-	2.53E+04	2.53E+04	1.95E+03	1.95E+03	1.01E+04	1.01E+04
7440-62-2	Vanadium and Compounds	mg/kg	-	4.26E+04	4.26E+04	3.27E+03	3.27E+03	1.70E+04	1.70E+04
7440-66-6	Zinc and Compounds	mg/kg	-	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05
83-32-9	Acenaphthene	mg/kg	-	5.73E+04	5.73E+04	1.60E+04	1.60E+04	1.88E+04	1.88E+04
208-96-8	Acenaphthylene <sup>b</sup>	mg/kg	-	5.73E+04	5.73E+04	1.60E+04	1.60E+04	1.88E+04	1.88E+04
107-13-1	Acrylonitrile	mg/kg	1.93E+02	1.00E+05	1.93E+02	7.02E+02	1.93E+02	1.00E+05	1.93E+02
120-12-7	Anthracene	mg/kg	-	1.00E+05	1.00E+05	7.98E+04	7.98E+04	9.39E+04	9.39E+04
71-43-2	Benzene	mg/kg	1.19E+03	3.36E+04	1.19E+03	1.84E+03	1.19E+03	1.34E+04	1.19E+03
117-81-7	Bis(2-ethylhexyl)phthalate <sup>c</sup>	mg/kg	3.47E+03	2.40E+04	3.47E+03	6.24E+03	3.47E+03	7.92E+03	3.47E+03
75-27-4	Bromodichloromethane	mg/kg	3.88E+02	1.00E+05	3.88E+02	1.46E+04	3.88E+02	6.72E+04	3.88E+02
86-74-8	Carbazole	mg/kg	2.43E+03	-	2.43E+03	-	2.43E+03	-	2.43E+03
56-23-5	Carbon Tetrachloride	mg/kg	7.38E+02	3.36E+04	7.38E+02	2.06E+03	7.38E+02	1.34E+04	7.38E+02
67-66-3	Chloroform	mg/kg	4.42E+02	8.43E+04	4.42E+02	4.56E+03	4.42E+02	3.36E+04	4.42E+02
75-71-8	Dichlorodifluoromethane (Freon-12) <sup>c</sup>	mg/kg	-	1.00E+05	1.00E+05	3.84E+03	3.84E+03	1.00E+05	1.00E+05

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.1. Soil/Sediment Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Recreational User	Adult Recreational User		Child Recreational User		Teen Recreational User	
			Cancer <sup>f</sup>	Hazard	Action	Hazard	Action	Hazard	Action
75-34-3	Dichloroethane, 1,1- <sup>c</sup>	mg/kg	4.64E+03	1.00E+05	4.64E+03	3.66E+04	4.64E+03	1.00E+05	4.64E+03
107-06-2	Dichloroethane, 1,2-	mg/kg	5.34E+02	5.04E+04	5.34E+02	1.12E+03	5.34E+02	2.02E+04	5.34E+02
75-35-4	Dichloroethylene, 1,1-	mg/kg	-	1.00E+05	1.00E+05	8.34E+03	8.34E+03	1.00E+05	1.00E+05
540-59-0	Dichloroethylene, 1,2- (Mixed Isomers)	mg/kg	-	7.59E+04	7.59E+04	6.57E+03	6.57E+03	3.03E+04	3.03E+04
156-59-2	Dichloroethylene, 1,2-cis-	mg/kg	-	1.69E+04	1.69E+04	1.46E+03	1.46E+03	6.72E+03	6.72E+03
156-60-5	Dichloroethylene, 1,2-trans-	mg/kg	-	1.00E+05	1.00E+05	4.77E+03	4.77E+03	6.72E+04	6.72E+04
60-57-1	Dieldrin	mg/kg	3.04E+00	6.00E+01	3.04E+00	1.56E+01	3.04E+00	1.98E+01	3.04E+00
1746-01-6	Dioxins/Furans, Total (as TCDD) <sup>d</sup>	mg/kg	7.57E-04	2.10E-03	7.57E-04	3.66E-04	3.66E-04	7.23E-04	7.23E-04
37871-00-4	~HpCDD, 2,3,7,8-	mg/kg	7.57E-02	2.10E-01	7.57E-02	3.66E-02	3.66E-02	7.23E-02	7.23E-02
38998-75-3	~HpCDF, 2,3,7,8-	mg/kg	7.57E-02	2.10E-01	7.57E-02	3.66E-02	3.66E-02	7.23E-02	7.23E-02
34465-46-8	~HxCDD, 2,3,7,8-	mg/kg	7.57E-03	2.10E-02	7.57E-03	3.66E-03	3.66E-03	7.23E-03	7.23E-03
55684-94-1	~HxCDF, 2,3,7,8-	mg/kg	7.57E-03	2.10E-02	7.57E-03	3.66E-03	3.66E-03	7.23E-03	7.23E-03
3268-87-9	~OCDD	mg/kg	2.52E+00	6.99E+00	2.52E+00	1.22E+00	1.22E+00	2.42E+00	2.42E+00
39001-02-0	~OCDF	mg/kg	2.52E+00	6.99E+00	2.52E+00	1.22E+00	1.22E+00	2.42E+00	2.42E+00
36088-22-9	~PeCDD, 2,3,7,8-	mg/kg	7.57E-04	2.10E-03	7.57E-04	3.66E-04	3.66E-04	7.23E-04	7.23E-04
57117-41-6	~PeCDF, 1,2,3,7,8-	mg/kg	2.52E-02	6.99E-02	2.52E-02	1.22E-02	1.22E-02	2.42E-02	2.42E-02
57117-31-4	~PeCDF, 2,3,4,7,8-	mg/kg	2.52E-03	6.99E-03	2.52E-03	1.22E-03	1.22E-03	2.42E-03	2.42E-03
1746-01-6	~TCDD, 2,3,7,8-	mg/kg	7.57E-04	2.10E-03	7.57E-04	3.66E-04	3.66E-04	7.23E-04	7.23E-04
51207-31-9	~TCDF, 2,3,7,8-	mg/kg	7.57E-03	2.10E-02	7.57E-03	3.66E-03	3.66E-03	7.23E-03	7.23E-03
100-41-4	Ethylbenzene	mg/kg	5.96E+03	1.00E+05	5.96E+03	5.73E+04	5.96E+03	1.00E+05	5.96E+03
206-44-0	Fluoranthene	mg/kg	-	3.81E+04	3.81E+04	1.07E+04	1.07E+04	1.25E+04	1.25E+04
86-73-7	Fluorene	mg/kg	-	3.81E+04	3.81E+04	1.07E+04	1.07E+04	1.25E+04	1.25E+04
118-74-1	Hexachlorobenzene	mg/kg	3.04E+01	9.57E+02	3.04E+01	2.50E+02	3.04E+01	3.18E+02	3.04E+01
91-20-3	Naphthalene	mg/kg	5.72E+03	1.91E+04	5.72E+03	2.93E+03	2.93E+03	6.27E+03	5.72E+03
88-74-4	Nitroaniline, 2-	mg/kg	-	1.20E+04	1.20E+04	3.12E+03	3.12E+03	3.96E+03	3.96E+03
621-64-7	Nitroso-di-N-propylamine, N-	mg/kg	6.95E+00	-	6.95E+00	-	6.95E+00	-	6.95E+00
87-86-5	Pentachlorophenol	mg/kg	5.84E+01	2.62E+03	5.84E+01	8.37E+02	5.84E+01	8.52E+02	5.84E+01
85-01-8	Phenanthrene <sup>b</sup>	mg/kg	-	5.73E+04	5.73E+04	1.60E+04	1.60E+04	1.88E+04	1.88E+04
1336-36-3	Polychlorinated Biphenyls, Total	mg/kg	1.89E+01	-	1.89E+01	-	1.89E+01	-	1.89E+01
12674-11-2	~Aroclor 1016	mg/kg	5.39E+02	6.24E+01	6.24E+01	1.78E+01	1.78E+01	2.05E+01	2.05E+01
11104-28-2	~Aroclor 1221	mg/kg	1.83E+01	-	1.83E+01	-	1.83E+01	-	1.83E+01
11141-16-5	~Aroclor 1232	mg/kg	1.83E+01	-	1.83E+01	-	1.83E+01	-	1.83E+01
53469-21-9	~Aroclor 1242	mg/kg	1.89E+01	-	1.89E+01	-	1.89E+01	-	1.89E+01
12672-29-6	~Aroclor 1248	mg/kg	1.89E+01	-	1.89E+01	-	1.89E+01	-	1.89E+01
11097-69-1	~Aroclor 1254	mg/kg	1.89E+01	1.79E+01	1.79E+01	5.07E+00	5.07E+00	5.85E+00	5.85E+00
11096-82-5	~Aroclor 1260	mg/kg	1.89E+01	-	1.89E+01	-	1.89E+01	-	1.89E+01

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.1. Soil/Sediment Action Levels for Significant COPCs at PGDP (Continued)**

CAS	Analyte	Units	Recreational User	Adult Recreational User		Child Recreational User		Teen Recreational User	
			Cancer <sup>f</sup>	Hazard	Action	Hazard	Action	Hazard	Action
50-32-8	Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>e</sup>	mg/kg	1.38E+00	-	1.38E+00	-	1.38E+00	-	1.38E+00
56-55-3	~Benz[a]anthracene	mg/kg	1.38E+01	-	1.38E+01	-	1.38E+01	-	1.38E+01
50-32-8	~Benzo[a]pyrene	mg/kg	1.38E+00	-	1.38E+00	-	1.38E+00	-	1.38E+00
205-99-2	~Benzo[b]fluoranthene	mg/kg	1.38E+01	-	1.38E+01	-	1.38E+01	-	1.38E+01
207-08-9	~Benzo[k]fluoranthene	mg/kg	1.38E+02	-	1.38E+02	-	1.38E+02	-	1.38E+02
218-01-9	~Chrysene	mg/kg	1.38E+03	-	1.38E+03	-	1.38E+03	-	1.38E+03
53-70-3	~Dibenz[a,h]anthracene	mg/kg	1.38E+00	-	1.38E+00	-	1.38E+00	-	1.38E+00
193-39-5	~Indeno[1,2,3-cd]pyrene	mg/kg	1.38E+01	-	1.38E+01	-	1.38E+01	-	1.38E+01
129-00-0	Pyrene	mg/kg	-	2.86E+04	2.86E+04	7.98E+03	7.98E+03	9.39E+03	9.39E+03
127-18-4	Tetrachloroethylene	mg/kg	2.61E+04	5.04E+04	2.61E+04	2.20E+03	2.20E+03	2.02E+04	2.02E+04
108-88-3	Toluene <sup>c</sup>	mg/kg	-	1.00E+05	1.00E+05	5.52E+04	5.52E+04	1.00E+05	1.00E+05
71-55-6	Trichloroethane, 1,1,1-	mg/kg	-	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05
79-00-5	Trichloroethane, 1,1,2-	mg/kg	1.17E+03	3.36E+04	1.17E+03	6.60E+01	6.60E+01	1.34E+04	1.17E+03
79-01-6	Trichloroethylene	mg/kg	8.99E+02	4.20E+03	8.99E+02	1.32E+02	1.32E+02	1.68E+03	8.99E+02
76-13-1	Trichloro-1,2,2-trifluoroethane, 1,1,2-(Freon-113) <sup>e</sup>	mg/kg	-	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05	1.00E+05
75-01-4	Vinyl Chloride	mg/kg	6.79E+00	2.53E+04	6.79E+00	1.47E+03	6.79E+00	1.01E+04	6.79E+00
1330-20-7	Xylene, Mixture	mg/kg	-	1.00E+05	1.00E+05	2.30E+04	2.30E+04	1.00E+05	1.00E+05
108-38-3	Xylene, m-	mg/kg	-	1.00E+05	1.00E+05	2.18E+04	2.18E+04	1.00E+05	1.00E+05
95-47-6	Xylene, o-	mg/kg	-	1.00E+05	1.00E+05	2.51E+04	2.51E+04	1.00E+05	1.00E+05
106-42-3	Xylene, p-	mg/kg	-	1.00E+05	1.00E+05	2.22E+04	2.22E+04	1.00E+05	1.00E+05
14596-10-2	Am-241	pCi/g	8.43E+02	-	8.43E+02	-	8.43E+02	-	8.43E+02
10045-97-3	Cs-137+D	pCi/g	3.23E+01	-	3.23E+01	-	3.23E+01	-	3.23E+01
13994-20-2	Np-237+D	pCi/g	6.68E+01	-	6.68E+01	-	6.68E+01	-	6.68E+01
13981-16-3	Pu-238	pCi/g	1.23E+03	-	1.23E+03	-	1.23E+03	-	1.23E+03
15117-48-3	Pu-239	pCi/g	1.08E+03	-	1.08E+03	-	1.08E+03	-	1.08E+03
14119-33-6	Pu-240	pCi/g	1.08E+03	-	1.08E+03	-	1.08E+03	-	1.08E+03
14133-76-7	Tc-99	pCi/g	3.26E+04	-	3.26E+04	-	3.26E+04	-	3.26E+04
14269-63-7	Th-230	pCi/g	1.45E+03	-	1.45E+03	-	1.45E+03	-	1.45E+03
13966-29-5	U-234	pCi/g	1.65E+03	-	1.65E+03	-	1.65E+03	-	1.65E+03
15117-96-1	U-235+D	pCi/g	9.68E+01	-	9.68E+01	-	9.68E+01	-	9.68E+01
7440-61-1	U-238+D	pCi/g	3.57E+02	-	3.57E+02	-	3.57E+02	-	3.57E+02

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Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.1. Soil/Sediment Action Levels for Significant COPCs at PGDP (Continued)**

CAS	Analyte	Units	Resident	Adult Resident		Child Resident	
			Cancer <sup>f</sup>	Hazard	Action	Hazard	Action
7429-90-5	Aluminum	mg/kg	-	1.00E+05	1.00E+05	1.00E+05	1.00E+05
7440-36-0	Antimony (metallic)	mg/kg	-	1.00E+03	1.00E+03	9.39E+01	9.39E+01
7440-38-2	Arsenic, Inorganic	mg/kg	2.67E+01	2.66E+02	2.67E+01	5.01E+01	2.67E+01
7440-39-3	Barium	mg/kg	-	1.00E+05	1.00E+05	4.59E+04	4.59E+04
7440-41-7	Beryllium and compounds	mg/kg	1.00E+05	4.74E+03	4.74E+03	4.68E+02	4.68E+02
7440-42-8	Boron And Borates Only	mg/kg	-	1.00E+05	1.00E+05	4.68E+04	4.68E+04
7440-43-9	Cadmium (Diet)	mg/kg	1.00E+05	7.20E+02	7.20E+02	1.52E+02	1.52E+02
16065-83-1	Chromium (Total) <sup>a</sup>	mg/kg	1.64E+03	1.00E+05	1.64E+03	1.00E+05	1.64E+03
18540-29-9	Chromium(III), Insoluble Salts	mg/kg	-	1.00E+05	1.00E+05	1.00E+05	1.00E+05
7440-47-3	Chromium(VI)	mg/kg	3.01E+01	7.38E+03	3.01E+01	7.02E+02	3.01E+01
7440-48-4	Cobalt	mg/kg	4.24E+04	7.29E+02	7.29E+02	7.02E+01	7.02E+01
7440-50-8	Copper	mg/kg	-	1.00E+05	1.00E+05	9.39E+03	9.39E+03
16984-48-8	Fluoride	mg/kg	-	9.99E+04	9.99E+04	9.39E+03	9.39E+03
7439-89-6	Iron	mg/kg	-	1.75E+06	1.75E+06	1.64E+05	1.64E+05
7439-92-1	Lead	mg/kg	-	-	4.00E+02	-	4.00E+02
7439-96-5	Manganese	mg/kg	-	4.68E+04	4.68E+04	5.49E+03	5.49E+03
7439-97-6	Mercury, Inorganic Salts	mg/kg	-	7.50E+02	7.50E+02	7.05E+01	7.05E+01
7439-98-7	Molybdenum	mg/kg	-	1.25E+04	1.25E+04	1.17E+03	1.17E+03
7440-02-0	Nickel Soluble Salts	mg/kg	1.00E+05	4.44E+04	4.44E+04	4.65E+03	4.65E+03
7782-49-2	Selenium	mg/kg	-	1.25E+04	1.25E+04	1.17E+03	1.17E+03
7440-22-4	Silver	mg/kg	-	1.25E+04	1.25E+04	1.17E+03	1.17E+03
7791-12-0	Thallium (Soluble Salts)	mg/kg	-	2.50E+01	2.50E+01	2.35E+00	2.35E+00
-23-8	Uranium (Soluble Salts)	mg/kg	-	7.20E+03	7.20E+03	7.02E+02	7.02E+02
7440-62-2	Vanadium and Compounds	mg/kg	-	1.22E+04	1.22E+04	1.18E+03	1.18E+03
7440-66-6	Zinc and Compounds	mg/kg	-	7.50E+05	7.50E+05	7.05E+04	7.05E+04
83-32-9	Acenaphthene	mg/kg	-	1.70E+04	1.70E+04	5.13E+03	5.13E+03
208-96-8	Acenaphthylene <sup>b</sup>	mg/kg	-	1.70E+04	1.70E+04	5.13E+03	5.13E+03
107-13-1	Acrylonitrile	mg/kg	2.55E+01	4.80E+01	2.55E+01	4.77E+01	2.55E+01
120-12-7	Anthracene	mg/kg	-	8.49E+04	8.49E+04	2.56E+04	2.56E+04
71-43-2	Benzene	mg/kg	1.16E+02	3.21E+02	1.16E+02	2.45E+02	1.16E+02
117-81-7	Bis(2-ethylhexyl)phthalate <sup>c</sup>	mg/kg	1.43E+03	7.11E+03	1.43E+03	2.00E+03	1.43E+03
75-27-4	Bromodichloromethane	mg/kg	2.93E+01	5.01E+04	2.93E+01	4.68E+03	2.93E+01
86-74-8	Carbazole	mg/kg	1.00E+03	-	1.00E+03	-	1.00E+03
56-23-5	Carbon Tetrachloride	mg/kg	6.53E+01	4.47E+02	6.53E+01	3.12E+02	6.53E+01
67-66-3	Chloroform	mg/kg	3.16E+01	7.77E+02	3.16E+01	5.97E+02	3.16E+01
75-71-8	Dichlorodifluoromethane (Freon-12) <sup>c</sup>	mg/kg	-	2.63E+02	2.63E+02	2.62E+02	2.62E+02

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.



**Table A.1. Soil/Sediment Action Levels for Significant COPCs at PGDP (Continued)**

CAS	Analyte	Units	Resident	Adult Resident		Child Resident	
			Cancer <sup>f</sup>	Hazard	Action	Hazard	Action
75-34-3	Dichloroethane, 1,1- <sup>c</sup>	mg/kg	3.55E+02	3.24E+03	3.55E+02	3.06E+03	3.55E+02
107-06-2	Dichloroethane, 1,2-	mg/kg	4.64E+01	9.96E+01	4.64E+01	9.36E+01	4.64E+01
75-35-4	Dichloroethylene, 1,1-	mg/kg	-	7.20E+02	7.20E+02	6.81E+02	6.81E+02
540-59-0	Dichloroethylene, 1,2- (Mixed Isomers)	mg/kg	-	2.25E+04	2.25E+04	2.11E+03	2.11E+03
156-59-2	Dichloroethylene, 1,2-cis-	mg/kg	-	5.01E+03	5.01E+03	4.68E+02	4.68E+02
156-60-5	Dichloroethylene, 1,2-trans-	mg/kg	-	4.68E+02	4.68E+02	4.29E+02	4.29E+02
60-57-1	Dieldrin	mg/kg	1.26E+00	1.78E+01	1.26E+00	5.01E+00	1.26E+00
1746-01-6	Dioxins/Furans, Total (as TCDD) <sup>d</sup>	mg/kg	3.08E-04	6.24E-04	3.08E-04	1.17E-04	1.17E-04
37871-00-4	~HpCDD, 2,3,7,8-	mg/kg	3.08E-02	6.24E-02	3.08E-02	1.17E-02	1.17E-02
38998-75-3	~HpCDF, 2,3,7,8-	mg/kg	3.08E-02	6.24E-02	3.08E-02	1.17E-02	1.17E-02
34465-46-8	~HxCDD, 2,3,7,8-	mg/kg	3.08E-03	6.24E-03	3.08E-03	1.17E-03	1.17E-03
55684-94-1	~HxCDF, 2,3,7,8-	mg/kg	3.08E-03	6.24E-03	3.08E-03	1.17E-03	1.17E-03
3268-87-9	~OCDD	mg/kg	1.03E+00	2.08E+00	1.03E+00	3.90E-01	3.90E-01
39001-02-0	~OCDF	mg/kg	1.03E+00	2.08E+00	1.03E+00	3.90E-01	3.90E-01
36088-22-9	~PeCDD, 2,3,7,8-	mg/kg	3.08E-04	6.24E-04	3.08E-04	1.17E-04	1.17E-04
57117-41-6	~PeCDF, 1,2,3,7,8-	mg/kg	1.03E-02	2.08E-02	1.03E-02	3.90E-03	3.90E-03
57117-31-4	~PeCDF, 2,3,4,7,8-	mg/kg	1.03E-03	2.08E-03	1.03E-03	3.90E-04	3.90E-04
1746-01-6	~TCDD, 2,3,7,8-	mg/kg	3.08E-04	6.24E-04	3.08E-04	1.17E-04	1.17E-04
51207-31-9	~TCDF, 2,3,7,8-	mg/kg	3.08E-03	6.24E-03	3.08E-03	1.17E-03	1.17E-03
100-41-4	Ethylbenzene	mg/kg	5.78E+02	1.66E+04	5.78E+02	1.01E+04	5.78E+02
206-44-0	Fluoranthene	mg/kg	-	1.13E+04	1.13E+04	3.42E+03	3.42E+03
86-73-7	Fluorene	mg/kg	-	1.13E+04	1.13E+04	3.42E+03	3.42E+03
118-74-1	Hexachlorobenzene	mg/kg	1.26E+01	2.85E+02	1.26E+01	8.01E+01	1.26E+01
91-20-3	Naphthalene	mg/kg	3.83E+02	4.05E+02	3.83E+02	3.48E+02	3.48E+02
88-74-4	Nitroaniline, 2-	mg/kg	-	3.51E+03	3.51E+03	9.96E+02	9.96E+02
621-64-7	Nitroso-di-N-propylamine, N-	mg/kg	2.87E+00	-	2.87E+00	-	2.87E+00
87-86-5	Pentachlorophenol	mg/kg	2.43E+01	7.77E+02	2.43E+01	2.69E+02	2.43E+01
85-01-8	Phenanthrene <sup>b</sup>	mg/kg	-	1.70E+04	1.70E+04	5.13E+03	5.13E+03
1336-36-3	Polychlorinated Biphenyls, Total	mg/kg	7.82E+00	-	7.82E+00	-	7.82E+00
12674-11-2	~Aroclor 1016	mg/kg	2.23E+02	1.85E+01	1.85E+01	5.70E+00	5.70E+00
11104-28-2	~Aroclor 1221	mg/kg	6.59E+00	-	6.59E+00	-	6.59E+00
11141-16-5	~Aroclor 1232	mg/kg	6.59E+00	-	6.59E+00	-	6.59E+00
53469-21-9	~Aroclor 1242	mg/kg	7.82E+00	-	7.82E+00	-	7.82E+00
12672-29-6	~Aroclor 1248	mg/kg	7.82E+00	-	7.82E+00	-	7.82E+00
11097-69-1	~Aroclor 1254	mg/kg	7.82E+00	5.31E+00	5.31E+00	1.63E+00	1.63E+00
11096-82-5	~Aroclor 1260	mg/kg	7.82E+00	-	7.82E+00	-	7.82E+00

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.1. Soil/Sediment Action Levels for Significant COPCs at PGDP (Continued)**

CAS	Analyte	Units	Resident	Adult Resident		Child Resident	
			Cancer <sup>f</sup>	Hazard	Action	Hazard	Action
50-32-8	Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>e</sup>	mg/kg	6.19E-01	-	6.19E-01	-	6.19E-01
56-55-3	~Benz[a]anthracene	mg/kg	6.19E+00	-	6.19E+00	-	6.19E+00
50-32-8	~Benzo[a]pyrene	mg/kg	6.19E-01	-	6.19E-01	-	6.19E-01
205-99-2	~Benzo[b]fluoranthene	mg/kg	6.19E+00	-	6.19E+00	-	6.19E+00
207-08-9	~Benzo[k]fluoranthene	mg/kg	6.19E+01	-	6.19E+01	-	6.19E+01
218-01-9	~Chrysene	mg/kg	6.19E+02	-	6.19E+02	-	6.19E+02
53-70-3	~Dibenz[a,h]anthracene	mg/kg	6.19E-01	-	6.19E-01	-	6.19E-01
193-39-5	~Indeno[1,2,3-cd]pyrene	mg/kg	6.19E+00	-	6.19E+00	-	6.19E+00
129-00-0	Pyrene	mg/kg	-	8.49E+03	8.49E+03	2.56E+03	2.56E+03
127-18-4	Tetrachloroethylene	mg/kg	2.36E+03	2.88E+02	2.88E+02	2.43E+02	2.43E+02
108-88-3	Toluene <sup>c</sup>	mg/kg	-	5.01E+04	5.01E+04	1.47E+04	1.47E+04
71-55-6	Trichloroethane, 1,1,1-	mg/kg	-	2.57E+04	2.57E+04	2.45E+04	2.45E+04
79-00-5	Trichloroethane, 1,1,2-	mg/kg	1.15E+02	4.50E+00	4.50E+00	4.50E+00	4.50E+00
79-01-6	Trichloroethylene	mg/kg	9.43E+01	1.37E+01	1.37E+01	1.24E+01	1.24E+01
76-13-1	Trichloro-1,2,2-trifluoroethane, 1,1,2-(Freon-113) <sup>c</sup>	mg/kg	-	1.21E+05	1.21E+05	1.19E+05	1.19E+05
75-01-4	Vinyl Chloride	mg/kg	5.92E+00	2.88E+02	5.92E+00	2.10E+02	5.92E+00
1330-20-7	Xylene, Mixture	mg/kg	-	1.82E+03	1.82E+03	1.75E+03	1.75E+03
108-38-3	Xylene, m-	mg/kg	-	1.71E+03	1.71E+03	1.65E+03	1.65E+03
95-47-6	Xylene, o-	mg/kg	-	2.01E+03	2.01E+03	1.94E+03	1.94E+03
106-42-3	Xylene, p-	mg/kg	-	1.74E+03	1.74E+03	1.68E+03	1.68E+03
14596-10-2	Am-241	pCi/g	3.03E+02	-	3.03E+02	-	3.03E+02
10045-97-3	Cs-137+D	pCi/g	1.16E+01	-	1.16E+01	-	1.16E+01
13994-20-2	Np-237+D	pCi/g	2.39E+01	-	2.39E+01	-	2.39E+01
13981-16-3	Pu-238	pCi/g	4.42E+02	-	4.42E+02	-	4.42E+02
15117-48-3	Pu-239	pCi/g	3.87E+02	-	3.87E+02	-	3.87E+02
14119-33-6	Pu-240	pCi/g	3.87E+02	-	3.87E+02	-	3.87E+02
14133-76-7	Tc-99	pCi/g	1.17E+04	-	1.17E+04	-	1.17E+04
14269-63-7	Th-230	pCi/g	5.22E+02	-	5.22E+02	-	5.22E+02
13966-29-5	U-234	pCi/g	5.93E+02	-	5.93E+02	-	5.93E+02
15117-96-1	U-235+D	pCi/g	3.47E+01	-	3.47E+01	-	3.47E+01
7440-61-1	U-238+D	pCi/g	1.28E+02	-	1.28E+02	-	1.28E+02

NOTES: The action level for HI is 3 because the range of values for HI (based on RGO tables) are 0.1, 1, and 3. Please see Figure 1.1 of the Risk Methods Document.

Values are provided in these tables for significant COPCs for PGDP. Values for other chemicals can be obtained using the RAIS online calculator, as modified using PGDP-specific inputs.

<sup>a</sup> Chromium (Total) utilizes Chromium III hazard values and Chromium VI inhalation risk values (to be conservative in terms of protecting human health).

<sup>b</sup> Acenaphthylene and Phenanthrene use values for Acenaphthene.

<sup>c</sup> Analytes are not PGDP significant COPCs (Table 2.1), but are provided for project support.

<sup>d</sup> Total dioxins/furans uses values for 2,3,7,8-TCDD, see screening note 9g in the Appendix A introduction, 'Screening Levels' on pages A-3 through A-5.

<sup>e</sup> Total carcinogenic PAHs uses values for benzo(a)pyrene, see screening note 9e in the Appendix A introduction, 'Screening Levels' on pages A-3 through A-5.

<sup>f</sup> For the recreational user and the resident, ELCRs (i.e. cancer ALs) were calculated using the child/teen/adult or child/adult age-adjusted lifetime scenario, respectively.

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.2. Groundwater Action Levels for Significant COPCs at PGDP**

(Values calculated in December 2014 and are based on best available information.)

CAS	Analyte	Units	Resident	Adult Resident		Child Resident	
			Cancer <sup>a</sup>	Hazard	Action	Hazard	Action
7429-90-5	Aluminum	mg/L	-	9.96E+01	9.96E+01	5.97E+01	5.97E+01
7440-36-0	Antimony (metallic)	mg/L	-	3.84E-02	3.84E-02	2.32E-02	2.32E-02
7440-38-2	Arsenic, Inorganic	mg/L	5.16E-03	2.99E-02	5.16E-03	1.79E-02	5.16E-03
7440-39-3	Barium	mg/L	-	1.85E+01	1.85E+01	1.11E+01	1.11E+01
7440-41-7	Beryllium and compounds	mg/L	-	1.08E-01	1.08E-01	6.57E-02	6.57E-02
7440-42-8	Boron And Borates Only	mg/L	-	1.99E+01	1.99E+01	1.20E+01	1.20E+01
7440-43-9	Cadmium (Water)	mg/L	-	4.47E-02	4.47E-02	2.69E-02	2.69E-02
16065-83-1	Chromium (Total) <sup>b</sup>	mg/L	-	1.03E+02	1.03E+02	6.24E+01	6.24E+01
18540-29-9	Chromium(III), Insoluble Salts	mg/L	-	1.03E+02	1.03E+02	6.24E+01	6.24E+01
7440-47-3	Chromium(VI)	mg/L	3.41E-03	2.04E-01	3.41E-03	1.23E-01	3.41E-03
7440-48-4	Cobalt	mg/L	-	3.00E-02	3.00E-02	1.80E-02	1.80E-02
7440-50-8	Copper	mg/L	-	3.99E+00	3.99E+00	2.39E+00	2.39E+00
16984-48-8	Fluoride	mg/L	-	3.99E+00	3.99E+00	2.39E+00	2.39E+00
7439-89-6	Iron	mg/L	-	6.96E+01	6.96E+01	4.20E+01	4.20E+01
7439-92-1	Lead	mg/L	-	-	3.00E-02	-	3.00E-02
7439-96-5	Manganese	mg/L	-	2.09E+00	2.09E+00	1.26E+00	1.26E+00
7439-97-6	Mercury, Inorganic Salts	mg/L	-	2.77E-02	2.77E-02	1.67E-02	1.67E-02
7439-98-7	Molybdenum	mg/L	-	4.98E-01	4.98E-01	2.99E-01	2.99E-01
7440-02-0	Nickel Soluble Salts	mg/L	-	1.94E+00	1.94E+00	1.17E+00	1.17E+00
7782-49-2	Selenium	mg/L	-	4.98E-01	4.98E-01	2.99E-01	2.99E-01
7440-22-4	Silver	mg/L	-	4.59E-01	4.59E-01	2.77E-01	2.77E-01
7791-12-0	Thallium (Soluble Salts)	mg/L	-	9.96E-04	9.96E-04	5.97E-04	5.97E-04
-23-8	Uranium (Soluble Salts)	mg/L	-	2.99E-01	2.99E-01	1.79E-01	1.79E-01
7440-62-2	Vanadium and Compounds	mg/L	-	4.11E-01	4.11E-01	2.48E-01	2.48E-01
7440-66-6	Zinc and Compounds	mg/L	-	2.99E+01	2.99E+01	1.80E+01	1.80E+01
83-32-9	Acenaphthene	mg/L	-	2.43E+00	2.43E+00	1.48E+00	1.48E+00
208-96-8	Acenaphthylene <sup>c</sup>	mg/L	-	2.43E+00	2.43E+00	1.48E+00	1.48E+00
107-13-1	Acrylonitrile	mg/L	5.23E-03	1.25E-02	5.23E-03	1.25E-02	5.23E-03
120-12-7	Anthracene	mg/L	-	7.83E+00	7.83E+00	4.80E+00	4.80E+00
71-43-2	Benzene	mg/L	4.53E-02	1.22E-01	4.53E-02	9.87E-02	4.53E-02
117-81-7	Bis(2-ethylhexyl)phthalate <sup>d</sup>	mg/L	5.56E-01	2.00E+00	5.56E-01	1.20E+00	5.56E-01
75-27-4	Bromodichloromethane	mg/L	1.34E-02	1.87E+00	1.34E-02	1.12E+00	1.34E-02
86-74-8	Carbazole	mg/L	1.96E-01	-	1.96E-01	-	1.96E-01
56-23-5	Carbon Tetrachloride	mg/L	4.52E-02	2.09E-01	4.52E-02	1.45E-01	4.52E-02
67-66-3	Chloroform	mg/L	2.21E-02	3.66E-01	2.21E-02	2.90E-01	2.21E-02
75-71-8	Dichlorodifluoromethane (Freon-12) <sup>d</sup>	mg/L	-	6.03E-01	6.03E-01	5.91E-01	5.91E-01

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.2. Groundwater Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Resident	Adult Resident		Child Resident	
			Cancer <sup>a</sup>	Hazard	Action	Hazard	Action
75-34-3	Dichloroethane, 1,1- <sup>d</sup>	mg/L	2.75E-01	2.68E+00	2.75E-01	2.44E+00	2.75E-01
107-06-2	Dichloroethylene, 1,1-	mg/L	1.71E-02	4.08E-02	1.71E-02	3.90E-02	1.71E-02
75-35-4	Dichloroethane, 1,2-	mg/L	-	9.75E-01	9.75E-01	8.49E-01	8.49E-01
540-59-0	Dichloroethylene, 1,2- (Mixed Isomers)	mg/L	-	7.98E-01	7.98E-01	4.80E-01	4.80E-01
156-59-2	Dichloroethylene, 1,2-cis-	mg/L	-	1.77E-01	1.77E-01	1.07E-01	1.07E-01
156-60-5	Dichloroethylene, 1,2-trans-	mg/L	-	3.09E-01	3.09E-01	2.78E-01	2.78E-01
60-57-1	Dieldrin	mg/L	1.68E-04	1.72E-03	1.68E-04	1.05E-03	1.68E-04
1746-01-6	Dioxins/Furans, Total (as TCDD) <sup>e</sup>	mg/L	5.99E-08	7.02E-08	5.99E-08	4.20E-08	4.20E-08
37871-00-4	~HpCDD, 2,3,7,8-	mg/L	5.99E-06	7.02E-06	5.99E-06	4.20E-06	4.20E-06
38998-75-3	~HpCDF, 2,3,7,8-	mg/L	5.99E-06	7.02E-06	5.99E-06	4.20E-06	4.20E-06
34465-46-8	~HxCDD, 2,3,7,8-	mg/L	5.99E-07	7.02E-07	5.99E-07	4.20E-07	4.20E-07
55684-94-1	~HxCDF, 2,3,7,8-	mg/L	5.99E-07	7.02E-07	5.99E-07	4.20E-07	4.20E-07
3268-87-9	~OCDD	mg/L	2.00E-04	2.34E-04	2.00E-04	1.40E-04	1.40E-04
39001-02-0	~OCDF	mg/L	2.00E-04	2.34E-04	2.00E-04	1.40E-04	1.40E-04
36088-22-9	~PeCDD, 2,3,7,8-	mg/L	5.99E-08	7.02E-08	5.99E-08	4.20E-08	4.20E-08
57117-41-6	~PeCDF, 1,2,3,7,8-	mg/L	2.00E-06	2.34E-06	2.00E-06	1.40E-06	1.40E-06
57117-31-4	~PeCDF, 2,3,4,7,8-	mg/L	2.00E-07	2.34E-07	2.00E-07	1.40E-07	1.40E-07
1746-01-6	~TCDD, 2,3,7,8-	mg/L	5.99E-08	7.02E-08	5.99E-08	4.20E-08	4.20E-08
51207-31-9	~TCDF, 2,3,7,8-	mg/L	5.99E-07	7.02E-07	5.99E-07	4.20E-07	4.20E-07
100-41-4	Ethylbenzene	mg/L	1.49E-01	3.12E+00	1.49E-01	2.35E+00	1.49E-01
206-44-0	Fluoranthene	mg/L	-	3.99E+00	3.99E+00	2.41E+00	2.41E+00
86-73-7	Fluorene	mg/L	-	1.32E+00	1.32E+00	8.07E-01	8.07E-01
118-74-1	Hexachlorobenzene	mg/L	4.87E-03	8.01E-02	4.87E-03	4.80E-02	4.87E-03
91-20-3	Naphthalene	mg/L	1.65E-02	1.85E-02	1.65E-02	1.83E-02	1.65E-02
88-74-4	Nitroaniline, 2-	mg/L	-	9.36E-01	9.36E-01	5.64E-01	5.64E-01
621-64-7	Nitroso-di-N-propylamine, N-	mg/L	1.08E-03	-	1.08E-03	-	1.08E-03
87-86-5	Pentachlorophenol	mg/L	3.90E-03	9.96E-02	3.90E-03	6.09E-02	3.90E-03
85-01-8	Phenanthrene <sup>c</sup>	mg/L	-	2.43E+00	2.43E+00	1.48E+00	1.48E+00
1336-36-3	Polychlorinated Biphenyls, Total	mg/L	1.95E-02	-	1.95E-02	-	1.95E-02
12674-11-2	~Aroclor 1016	mg/L	1.11E-01	7.02E-03	7.02E-03	4.20E-03	4.20E-03
11104-28-2	~Aroclor 1221	mg/L	4.57E-04	-	4.57E-04	-	4.57E-04
11141-16-5	~Aroclor 1232	mg/L	4.57E-04	-	4.57E-04	-	4.57E-04
53469-21-9	~Aroclor 1242	mg/L	3.90E-03	-	3.90E-03	-	3.90E-03
12672-29-6	~Aroclor 1248	mg/L	3.90E-03	-	3.90E-03	-	3.90E-03
11097-69-1	~Aroclor 1254	mg/L	3.90E-03	2.00E-03	2.00E-03	1.20E-03	1.20E-03
11096-82-5	~Aroclor 1260	mg/L	3.90E-03	-	3.90E-03	-	3.90E-03

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.2. Groundwater Action Levels for Significant COPCs at PGDP (Continued)**

CAS	Analyte	Units	Resident	Adult Resident		Child Resident	
			Cancer <sup>a</sup>	Hazard	Action	Hazard	Action
50-32-8	Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>f</sup>	mg/L	3.43E-04	-	3.43E-04	-	3.43E-04
56-55-3	~Benzo[a]anthracene	mg/L	3.43E-03	-	3.43E-03	-	3.43E-03
50-32-8	~Benzo[a]pyrene	mg/L	3.43E-04	-	3.43E-04	-	3.43E-04
205-99-2	~Benzo[b]fluoranthene	mg/L	3.43E-03	-	3.43E-03	-	3.43E-03
207-08-9	~Benzo[k]fluoranthene	mg/L	3.43E-02	-	3.43E-02	-	3.43E-02
218-01-9	~Chrysene	mg/L	3.43E-01	-	3.43E-01	-	3.43E-01
53-70-3	~Dibenz[a,h]anthracene	mg/L	3.43E-04	-	3.43E-04	-	3.43E-04
193-39-5	~Indeno[1,2,3-cd]pyrene	mg/L	3.43E-03	-	3.43E-03	-	3.43E-03
129-00-0	Pyrene	mg/L	-	5.28E-01	5.28E-01	3.24E-01	3.24E-01
127-18-4	Tetrachloroethylene	mg/L	1.11E+00	1.50E-01	1.50E-01	1.19E-01	1.19E-01
108-88-3	Toluene <sup>d</sup>	mg/L	-	4.98E+00	4.98E+00	3.21E+00	3.21E+00
71-55-6	Trichloroethane, 1,1,1-	mg/L	-	2.64E+01	2.64E+01	2.39E+01	2.39E+01
79-00-5	Trichloroethane, 1,1,2-	mg/L	2.75E-02	1.25E-03	1.25E-03	1.25E-03	1.25E-03
79-01-6	Trichloroethylene	mg/L	4.92E-02	9.69E-03	9.69E-03	8.43E-03	8.43E-03
76-13-1	Trichloro-1,2,2-trifluoroethane, 1,1,2- (Freon-113) <sup>d</sup>	mg/L	-	1.73E+02	1.73E+02	1.64E+02	1.64E+02
75-01-4	Vinyl Chloride	mg/L	1.87E-03	1.92E-01	1.87E-03	1.32E-01	1.87E-03
1330-20-7	Xylene, Mixture	mg/L	-	5.94E-01	5.94E-01	5.76E-01	5.76E-01
108-38-3	Xylene, m-	mg/L	-	5.97E-01	5.97E-01	5.79E-01	5.79E-01
95-47-6	Xylene, o-	mg/L	-	5.94E-01	5.94E-01	5.76E-01	5.76E-01
106-42-3	Xylene, p-	mg/L	-	5.97E-01	5.97E-01	5.79E-01	5.79E-01
14596-10-2	Am-241 <sup>g</sup>	pCi/L	5.04E+01	-	5.04E+01	-	5.04E+01
10045-97-3	Cs-137+D <sup>g</sup>	pCi/L	1.71E+02	-	1.71E+02	-	1.71E+02
13994-20-2	Np-237+D <sup>g</sup>	pCi/L	7.63E+01	-	7.63E+01	-	7.63E+01
13981-16-3	Pu-238 <sup>g</sup>	pCi/L	3.98E+01	-	3.98E+01	-	3.98E+01
15117-48-3	Pu-239 <sup>g</sup>	pCi/L	3.87E+01	-	3.87E+01	-	3.87E+01
14119-33-6	Pu-240 <sup>g</sup>	pCi/L	3.87E+01	-	3.87E+01	-	3.87E+01
14133-76-7	Tc-99 <sup>g</sup>	pCi/L	1.90E+03	-	1.90E+03	-	1.90E+03
14269-63-7	Th-230 <sup>g</sup>	pCi/L	5.72E+01	-	5.72E+01	-	5.72E+01
13966-29-5	U-234 <sup>g</sup>	pCi/L	7.39E+01	-	7.39E+01	-	7.39E+01
15117-96-1	U-235+D <sup>g</sup>	pCi/L	7.28E+01	-	7.28E+01	-	7.28E+01
7440-61-1	U-238+D <sup>g</sup>	pCi/L	6.01E+01	-	6.01E+01	-	6.01E+01

NOTES: The action level for HI is 3 because the range of values for HI (based on RGO tables) are 0.1, 1, and 3. Please see Figure 1.1 of the Risk Methods Document.

Values are provided in these tables for significant COPCs for PGDP. Values for other chemicals can be obtained using the RAIS online calculator, as modified using PGDP-specific inputs.

<sup>a</sup> For the resident, ELCRs (i.e. cancer ALs) were calculated using the child/adult age-adjusted lifetime scenario (i.e., lifetime exposure).

<sup>b</sup> Chromium (Total) utilizes Chromium III hazard values and Chromium VI inhalation risk values (to be conservative in terms of protecting human health).

<sup>c</sup> Acenaphthylene and Phenanthrene use values for Acenaphthene.

<sup>d</sup> Analytes are not PGDP significant COPCs (Table 2.1), but are provided for project support.

<sup>e</sup> Total dioxins/furans uses values for 2,3,7,8-TCDD, see screening note 9g in the Appendix A introduction, 'Screening Levels' on pages A-3 through A-5.

<sup>f</sup> Total carcinogenic PAHs uses values for benzo(a)pyrene, see screening note 9e in the Appendix A introduction, 'Screening Levels' on pages A-3 through A-5.

<sup>g</sup> Radionuclides use only the ingestion risk values.

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.3. Surface Water Action Levels for Significant COPCs at PGDP**

(Values calculated in November 2014 and are based on best available information.)

CAS	Analyte	Units	Outdoor Worker <sup>a</sup>			Excavation Worker <sup>a</sup>			Industrial Worker <sup>a</sup>		
			Cancer	Hazard	Action	Cancer	Hazard	Action	Cancer	Hazard	Action
7429-90-5	Aluminum	mg/L	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05	-	3.87E+04	3.87E+04
7440-36-0	Antimony (metallic)	mg/L	-	9.48E+00	9.48E+00	-	9.48E+00	9.48E+00	-	2.33E+00	2.33E+00
7440-38-2	Arsenic, Inorganic	mg/L	9.82E+00	4.74E+01	9.82E+00	4.91E+01	4.74E+01	4.74E+01	2.42E+00	1.16E+01	2.42E+00
7440-39-3	Barium	mg/L	-	2.21E+03	2.21E+03	-	2.21E+03	2.21E+03	-	5.43E+02	5.43E+02
7440-41-7	Beryllium and compounds	mg/L	-	2.21E+00	2.21E+00	-	2.21E+00	2.21E+00	-	5.43E-01	5.43E-01
7440-42-8	Boron And Borates Only	mg/L	-	3.15E+04	3.15E+04	-	3.15E+04	3.15E+04	-	7.77E+03	7.77E+03
7440-43-9	Cadmium (Water)	mg/L	-	3.93E+00	3.93E+00	-	3.93E+00	3.93E+00	-	9.72E-01	9.72E-01
16065-83-1	Chromium (Total) <sup>b</sup>	mg/L	-	3.09E+03	3.09E+03	-	3.09E+03	3.09E+03	-	7.56E+02	7.56E+02
18540-29-9	Chromium(III), Insoluble Salts	mg/L	-	3.09E+03	3.09E+03	-	3.09E+03	3.09E+03	-	7.56E+02	7.56E+02
7440-47-3	Chromium(VI)	mg/L	1.96E-01	5.91E+00	1.96E-01	1.84E+00	5.91E+00	1.84E+00	4.82E-02	1.46E+00	4.82E-02
7440-48-4	Cobalt	mg/L	-	1.18E+02	1.18E+02	-	1.18E+02	1.18E+02	-	2.91E+01	2.91E+01
7440-50-8	Copper	mg/L	-	6.30E+03	6.30E+03	-	6.30E+03	6.30E+03	-	1.55E+03	1.55E+03
16984-48-8	Fluoride	mg/L	-	6.30E+03	6.30E+03	-	6.30E+03	6.30E+03	-	1.55E+03	1.55E+03
7439-89-6	Iron	mg/L	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05	-	2.72E+04	2.72E+04
7439-92-1	Lead	mg/L	0.00E+00	-	3.00E-02	0.00E+00	-	3.00E-02	0.00E+00	-	3.00E-02
7439-96-5	Manganese	mg/L	-	1.52E+02	1.52E+02	-	1.52E+02	1.52E+02	-	3.72E+01	3.72E+01
7439-97-6	Mercury, Inorganic Salts	mg/L	-	3.30E+00	3.30E+00	-	3.30E+00	3.30E+00	-	8.16E-01	8.16E-01
7439-98-7	Molybdenum	mg/L	-	7.89E+02	7.89E+02	-	7.89E+02	7.89E+02	-	1.94E+02	1.94E+02
7440-02-0	Nickel Soluble Salts	mg/L	-	6.30E+02	6.30E+02	-	6.30E+02	6.30E+02	-	1.55E+02	1.55E+02
7782-49-2	Selenium	mg/L	-	7.89E+02	7.89E+02	-	7.89E+02	7.89E+02	-	1.94E+02	1.94E+02
7440-22-4	Silver	mg/L	-	5.25E+01	5.25E+01	-	5.25E+01	5.25E+01	-	1.30E+01	1.30E+01
7791-12-0	Thallium (Soluble Salts)	mg/L	-	1.58E+00	1.58E+00	-	1.58E+00	1.58E+00	-	3.87E-01	3.87E-01
-23-8	Uranium (Soluble Salts)	mg/L	-	4.74E+02	4.74E+02	-	4.74E+02	4.74E+02	-	1.16E+02	1.16E+02
7440-62-2	Vanadium and Compounds	mg/L	-	2.07E+01	2.07E+01	-	2.07E+01	2.07E+01	-	5.10E+00	5.10E+00
7440-66-6	Zinc and Compounds	mg/L	-	7.89E+04	7.89E+04	-	7.89E+04	7.89E+04	-	1.94E+04	1.94E+04
83-32-9	Acenaphthene	mg/L	-	1.13E+02	1.13E+02	-	1.13E+02	1.13E+02	-	1.78E+01	1.78E+01
208-96-8	Acenaphthylene <sup>c</sup>	mg/L	-	1.13E+02	1.13E+02	-	-	-	-	-	-
107-13-1	Acrylonitrile	mg/L	2.24E+01	5.19E+03	2.24E+01	1.12E+02	5.19E+03	1.12E+02	5.00E+00	1.16E+03	5.00E+00
120-12-7	Anthracene	mg/L	-	3.33E+02	3.33E+02	-	3.33E+02	3.33E+02	-	4.68E+01	4.68E+01
71-43-2	Benzene	mg/L	1.75E+01	4.11E+01	1.75E+01	8.75E+01	4.11E+01	4.11E+01	3.73E+00	8.79E+00	3.73E+00
117-81-7	Bis(2-ethylhexyl)phthalate <sup>d</sup>	mg/L	-	-	-	-	-	-	-	-	-
75-27-4	Bromodichloromethane	mg/L	4.91E+01	6.54E+02	4.91E+01	2.46E+02	6.54E+02	2.46E+02	8.75E+00	1.16E+02	8.75E+00
86-74-8	Carbazole	mg/L	1.28E+01	-	1.28E+01	6.39E+01	-	6.39E+01	2.03E+00	-	2.03E+00
56-23-5	Carbon Tetrachloride	mg/L	1.14E+01	3.42E+01	1.14E+01	5.69E+01	3.42E+01	3.42E+01	2.03E+00	6.09E+00	2.03E+00
67-66-3	Chloroform	mg/L	6.33E+01	2.10E+02	6.33E+01	3.17E+02	2.10E+02	2.10E+02	1.26E+01	4.17E+01	1.26E+01
75-71-8	Dichlorodifluoromethane (Freon-12) <sup>d</sup>	mg/L	-	3.24E+03	3.24E+03	-	3.24E+03	3.24E+03	-	6.36E+02	6.36E+02

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.3. Surface Water Action Levels for Significant COPCs at PGDP (Continued)**

CAS	Analyte	Units	Outdoor Worker <sup>a</sup>			Excavation Worker <sup>a</sup>			Industrial Worker <sup>a</sup>		
			Cancer	Hazard	Action	Cancer	Hazard	Action	Cancer	Hazard	Action
75-34-3	Dichloroethane, 1,1- <sup>d</sup>	mg/L	3.57E+02	4.35E+03	3.57E+02	1.79E+03	4.35E+03	1.79E+03	7.41E+01	9.06E+02	7.41E+01
107-06-2	Dichloroethane, 1,2-	mg/L	3.57E+01	2.09E+02	3.57E+01	1.78E+02	2.09E+02	1.78E+02	7.42E+00	4.35E+01	7.42E+00
75-35-4	Dichloroethylene, 1,1-	mg/L	-	6.39E+02	6.39E+02	-	6.39E+02	6.39E+02	-	1.33E+02	1.33E+02
540-59-0	Dichloroethylene, 1,2- (Mixed Isomers)	mg/L	-	1.22E+02	1.22E+02	-	1.22E+02	1.22E+02	-	2.54E+01	2.54E+01
156-59-2	Dichloroethylene, 1,2-cis-	mg/L	-	2.72E+01	2.72E+01	-	2.72E+01	2.72E+01	-	5.64E+00	5.64E+00
156-60-5	Dichloroethylene, 1,2-trans-	mg/L	-	2.72E+02	2.72E+02	-	2.72E+02	2.72E+02	-	5.64E+01	5.64E+01
60-57-1	Dieldrin	mg/L	9.55E-03	8.19E-02	9.55E-03	4.78E-02	8.19E-02	4.78E-02	1.34E-03	1.15E-02	1.34E-03
1746-01-6	Dioxins/Furans, Total (as TCDD) <sup>e</sup>	mg/L	-	2.98E+01	2.98E+01	-	2.98E+01	2.98E+01	-	6.51E+00	6.51E+00
37871-00-4	~HpCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
38998-75-3	~HpCDF, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
34465-46-8	~HxCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
55684-94-1	~HxCDF, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
3268-87-9	~OCDD	mg/L	-	-	-	-	-	-	-	-	-
39001-02-0	~OCDF	mg/L	-	-	-	-	-	-	-	-	-
36088-22-9	~PeCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
57117-41-6	~PeCDF, 1,2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
57117-31-4	~PeCDF, 2,3,4,7,8-	mg/L	-	-	-	-	-	-	-	-	-
1746-01-6	~TCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
51207-31-9	~TCDF, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
100-41-4	Ethylbenzene	mg/L	2.83E+01	3.33E+02	2.83E+01	1.41E+02	3.33E+02	1.41E+02	5.50E+00	6.48E+01	5.50E+00
206-44-0	Fluoranthene	mg/L	-	-	-	-	-	-	-	-	-
86-73-7	Fluorene	mg/L	-	5.85E+01	5.85E+01	-	5.85E+01	5.85E+01	-	8.49E+00	8.49E+00
118-74-1	Hexachlorobenzene	mg/L	-	-	-	-	-	-	-	-	-
91-20-3	Naphthalene	mg/L	-	6.81E+01	6.81E+01	-	6.81E+01	6.81E+01	-	1.25E+01	1.25E+01
88-74-4	Nitroaniline, 2-	mg/L	-	3.09E+02	3.09E+02	-	3.09E+02	3.09E+02	-	5.91E+01	5.91E+01
621-64-7	Nitroso-di-N-propylamine, N-	mg/L	7.97E-01	-	7.97E-01	3.99E+00	-	3.99E+00	1.56E-01	-	1.56E-01
87-86-5	Pentachlorophenol	mg/L	1.83E-01	3.90E+00	1.83E-01	9.13E-01	3.90E+00	9.13E-01	2.56E-02	5.49E-01	2.56E-02
85-01-8	Phenanthrene <sup>c</sup>	mg/L	-	1.13E+02	1.13E+02	-	-	-	-	-	-
1336-36-3	Polychlorinated Biphenyls, Total	mg/L	-	-	-	-	-	-	-	-	-
12674-11-2	~Aroclor 1016	mg/L	-	-	-	-	-	-	-	-	-
11104-28-2	~Aroclor 1221	mg/L	4.23E-02	-	4.23E-02	2.11E-01	-	2.11E-01	5.75E-03	-	5.75E-03
11141-16-5	~Aroclor 1232	mg/L	4.23E-02	-	4.23E-02	2.11E-01	-	2.11E-01	5.75E-03	-	5.75E-03
53469-21-9	~Aroclor 1242	mg/L	-	-	-	-	-	-	-	-	-
12672-29-6	~Aroclor 1248	mg/L	-	-	-	-	-	-	-	-	-
11097-69-1	~Aroclor 1254	mg/L	-	-	-	-	-	-	-	-	-
11096-82-5	~Aroclor 1260	mg/L	-	-	-	-	-	-	-	-	-

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.3. Surface Water Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Outdoor Worker <sup>a</sup>			Excavation Worker <sup>a</sup>			Industrial Worker <sup>a</sup>		
			Cancer	Hazard	Action	Cancer	Hazard	Action	Cancer	Hazard	Action
50-32-8	Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>f</sup>	mg/L	-	-	-	-	-	-	-	-	-
56-55-3	~Benzo[a]anthracene	mg/L	-	-	-	-	-	-	-	-	-
50-32-8	~Benzo[a]pyrene	mg/L	-	-	-	-	-	-	-	-	-
205-99-2	~Benzo[b]fluoranthene	mg/L	-	-	-	-	-	-	-	-	-
207-08-9	~Benzo[k]fluoranthene	mg/L	-	-	-	-	-	-	-	-	-
218-01-9	~Chrysene	mg/L	-	-	-	-	-	-	-	-	-
53-70-3	~Dibenz[a,h]anthracene	mg/L	-	-	-	-	-	-	-	-	-
193-39-5	~Indeno[1,2,3-cd]pyrene	mg/L	-	-	-	-	-	-	-	-	-
129-00-0	Pyrene	mg/L	-	2.11E+01	2.11E+01	-	2.11E+01	2.11E+01	-	2.83E+00	2.83E+00
127-18-4	Tetrachloroethylene	mg/L	1.88E+02	2.54E+01	2.54E+01	9.40E+02	2.54E+01	2.54E+01	3.12E+01	4.20E+00	4.20E+00
108-88-3	Toluene <sup>d</sup>	mg/L	-	4.08E+02	4.08E+02	-	4.08E+02	4.08E+02	-	8.37E+01	8.37E+01
71-55-6	Trichloroethane, 1,1,1-	mg/L	-	2.27E+04	2.27E+04	-	2.27E+04	2.27E+04	-	4.32E+03	4.32E+03
79-00-5	Trichloroethane, 1,1,2-	mg/L	4.54E+01	1.11E+02	4.54E+01	2.27E+02	1.11E+02	1.11E+02	8.76E+00	2.14E+01	8.76E+00
79-01-6	Trichloroethylene	mg/L	2.12E+01	6.18E+00	6.18E+00	1.25E+02	6.18E+00	6.18E+00	4.06E+00	1.19E+00	1.19E+00
76-13-1	Trichloro-1,2,2-trifluoroethane, 1,1,2- (Freon-113) <sup>d</sup>	mg/L	-	1.00E+05	1.00E+05	-	1.00E+05	1.00E+05	-	3.57E+04	3.57E+04
75-01-4	Vinyl Chloride	mg/L	4.52E-02	5.46E+01	4.52E-02	-	5.46E+01	5.46E+01	1.02E-01	1.20E+01	1.02E-01
1330-20-7	Xylene, Mixture	mg/L	-	6.60E+02	6.60E+02	-	6.60E+02	6.60E+02	-	1.28E+02	1.28E+02
108-38-3	Xylene, m-	mg/L	-	6.24E+02	6.24E+02	-	6.24E+02	6.24E+02	-	1.21E+02	1.21E+02
95-47-6	Xylene, o-	mg/L	-	6.93E+02	6.93E+02	-	6.93E+02	6.93E+02	-	1.35E+02	1.35E+02
106-42-3	Xylene, p-	mg/L	-	6.66E+02	6.66E+02	-	6.66E+02	6.66E+02	-	1.30E+02	1.30E+02
14596-10-2	Am-241	pCi/L	-	-	-	-	-	-	-	-	-
10045-97-3	Cs-137+D	pCi/L	-	-	-	-	-	-	-	-	-
13994-20-2	Np-237+D	pCi/L	-	-	-	-	-	-	-	-	-
13981-16-3	Pu-238	pCi/L	-	-	-	-	-	-	-	-	-
15117-48-3	Pu-239	pCi/L	-	-	-	-	-	-	-	-	-
14119-33-6	Pu-240	pCi/L	-	-	-	-	-	-	-	-	-
14133-76-7	Tc-99	pCi/L	-	-	-	-	-	-	-	-	-
14269-63-7	Th-230	pCi/L	-	-	-	-	-	-	-	-	-
13966-29-5	U-234	pCi/L	-	-	-	-	-	-	-	-	-
15117-96-1	U-235+D	pCi/L	-	-	-	-	-	-	-	-	-
7440-61-1	U-238+D	pCi/L	-	-	-	-	-	-	-	-	-

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.



**Table A.3. Surface Water Action Levels for Significant COPCs at PGDP (Continued)**

Analyte	Units	Recreational User Swimming	Adult Recreational User Swimming		Child Recreational User Swimming		Teen Recreational User Swimming	
		Cancer <sup>s</sup>	Hazard	Action	Hazard	Action	Hazard	Action
Aluminum	mg/L	-	1.06E+04	1.06E+04	2.49E+03	2.49E+03	6.39E+03	6.39E+03
Antimony (metallic)	mg/L	-	1.58E+00	1.58E+00	6.06E-01	6.06E-01	1.17E+00	1.17E+00
Arsenic, Inorganic	mg/L	3.28E-01	3.18E+00	3.28E-01	7.47E-01	3.28E-01	1.91E+00	3.28E-01
Barium	mg/L	-	4.29E+02	4.29E+02	1.99E+02	1.99E+02	3.39E+02	3.39E+02
Beryllium and compounds	mg/L	-	4.92E-01	4.92E-01	2.92E-01	2.92E-01	4.20E-01	4.20E-01
Boron And Borates Only	mg/L	-	2.11E+03	2.11E+03	4.98E+02	4.98E+02	1.28E+03	1.28E+03
Cadmium (Water)	mg/L	-	8.01E-01	8.01E-01	3.96E-01	3.96E-01	6.45E-01	6.45E-01
Chromium (Total) <sup>b</sup>	mg/L	-	6.78E+02	6.78E+02	3.90E+02	3.90E+02	5.70E+02	5.70E+02
Chromium(III), Insoluble Salts	mg/L	-	6.78E+02	6.78E+02	3.90E+02	3.90E+02	5.70E+02	5.70E+02
Chromium(VI)	mg/L	2.01E-02	1.31E+00	2.01E-02	7.53E-01	2.01E-02	1.10E+00	2.01E-02
Cobalt	mg/L	-	3.84E+00	3.84E+00	8.01E-01	8.01E-01	2.19E+00	2.19E+00
Copper	mg/L	-	4.23E+02	4.23E+02	9.96E+01	9.96E+01	2.55E+02	2.55E+02
Fluoride	mg/L	-	4.23E+02	4.23E+02	9.96E+01	9.96E+01	2.55E+02	2.55E+02
Iron	mg/L	-	7.38E+03	7.38E+03	1.74E+03	1.74E+03	4.47E+03	4.47E+03
Lead	mg/L	0.00E+00	-	3.00E-02	-	3.00E-02	-	3.00E-02
Manganese	mg/L	-	3.15E+01	3.15E+01	1.61E+01	1.61E+01	2.56E+01	2.56E+01
Mercury, Inorganic Salts	mg/L	-	6.45E-01	6.45E-01	2.99E-01	2.99E-01	5.10E-01	5.10E-01
Molybdenum	mg/L	-	5.28E+01	5.28E+01	1.25E+01	1.25E+01	3.18E+01	3.18E+01
Nickel Soluble Salts	mg/L	-	9.69E+01	9.69E+01	3.42E+01	3.42E+01	6.96E+01	6.96E+01
Selenium	mg/L	-	5.28E+01	5.28E+01	1.25E+01	1.25E+01	3.18E+01	3.18E+01
Silver	mg/L	-	1.03E+01	1.03E+01	4.83E+00	4.83E+00	8.16E+00	8.16E+00
Thallium (Soluble Salts)	mg/L	-	1.06E-01	1.06E-01	2.49E-02	2.49E-02	6.39E-02	6.39E-02
Uranium (Soluble Salts)	mg/L	-	3.18E+01	3.18E+01	7.47E+00	7.47E+00	1.91E+01	1.91E+01
Vanadium and Compounds	mg/L	-	4.41E+00	4.41E+00	2.40E+00	2.40E+00	3.66E+00	3.66E+00
Zinc and Compounds	mg/L	-	3.60E+03	3.60E+03	7.83E+02	7.83E+02	2.09E+03	2.09E+03
Acenaphthene	mg/L	-	1.61E+01	1.61E+01	9.51E+00	9.51E+00	1.37E+01	1.37E+01
Acenaphthylene <sup>c</sup>	mg/L	-	-	-	-	-	-	-
Acrylonitrile	mg/L	8.58E-01	3.84E+02	8.58E-01	9.60E+01	8.58E-01	2.38E+02	8.58E-01
Anthracene	mg/L	-	4.26E+01	4.26E+01	2.57E+01	2.57E+01	3.63E+01	3.63E+01
Benzene	mg/L	2.22E+00	7.14E+00	2.22E+00	3.45E+00	2.22E+00	5.73E+00	2.22E+00
Bis(2-ethylhexyl)phthalate <sup>d</sup>	mg/L	4.30E+01	2.99E+02	4.30E+01	5.61E+01	4.30E+01	1.61E+02	4.30E+01
Bromodichloromethane	mg/L	3.90E+00	7.89E+01	3.90E+00	3.03E+01	3.90E+00	5.85E+01	3.90E+00
Carbazole	mg/L	1.44E+00	-	1.44E+00	-	1.44E+00	-	1.44E+00
Carbon Tetrachloride	mg/L	1.29E+00	5.16E+00	1.29E+00	2.65E+00	1.29E+00	4.20E+00	1.29E+00
Chloroform	mg/L	6.33E+00	3.06E+01	6.33E+00	1.28E+01	6.33E+00	2.34E+01	6.33E+00
Dichlorodifluoromethane (Freon-12) <sup>d</sup>	mg/L	-	4.92E+02	4.92E+02	2.20E+02	2.20E+02	3.84E+02	3.84E+02

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.3. Surface Water Action Levels for Significant COPCs at PGDP (Continued)**

Analyte	Units	Recreational User Swimming	Adult Recreational User Swimming		Child Recreational User Swimming		Teen Recreational User Swimming	
		Cancer <sup>g</sup>	Hazard	Action	Hazard	Action	Hazard	Action
Dichloroethane, 1,1- <sup>d</sup>	mg/L	3.63E+01	6.54E+02	3.63E+01	2.68E+02	3.63E+01	4.95E+02	3.63E+01
Dichloroethane, 1,2-	mg/L	3.01E+00	2.77E+01	3.01E+00	9.99E+00	3.01E+00	2.01E+01	3.01E+00
Dichloroethylene, 1,1-	mg/L	-	1.05E+02	1.05E+02	4.89E+01	4.89E+01	8.31E+01	8.31E+01
Dichloroethylene, 1,2- (Mixed Isomers)	mg/L	-	1.99E+01	1.99E+01	9.15E+00	9.15E+00	1.57E+01	1.57E+01
Dichloroethylene, 1,2-cis-	mg/L	-	4.44E+00	4.44E+00	2.03E+00	2.03E+00	3.48E+00	3.48E+00
Dichloroethylene, 1,2-trans-	mg/L	-	4.44E+01	4.44E+01	2.03E+01	2.03E+01	3.48E+01	3.48E+01
Dieldrin	mg/L	9.74E-04	1.04E-02	9.74E-04	6.21E-03	9.74E-04	8.88E-03	9.74E-04
Dioxins/Furans, Total (as TCDD) <sup>c</sup>	mg/L	4.63E-06	1.05E-05	4.63E-06	1.97E-06	1.97E-06	5.64E-06	4.63E-06
~HpCDD, 2,3,7,8-	mg/L	4.63E-04	1.05E-03	4.63E-04	1.97E-04	1.97E-04	5.64E-04	4.63E-04
~HpCDF, 2,3,7,8-	mg/L	4.63E-04	1.05E-03	4.63E-04	1.97E-04	1.97E-04	5.64E-04	4.63E-04
~HxCDD, 2,3,7,8-	mg/L	4.63E-05	1.05E-04	4.63E-05	1.97E-05	1.97E-05	5.64E-05	4.63E-05
~HxCDF, 2,3,7,8-	mg/L	4.63E-05	1.05E-04	4.63E-05	1.97E-05	1.97E-05	5.64E-05	4.63E-05
~OCDD	mg/L	1.54E-02	3.48E-02	1.54E-02	6.54E-03	6.54E-03	1.88E-02	1.54E-02
~OCDF	mg/L	1.54E-02	3.48E-02	1.54E-02	6.54E-03	6.54E-03	1.88E-02	1.54E-02
~PeCDD, 2,3,7,8-	mg/L	4.63E-06	1.05E-05	4.63E-06	1.97E-06	1.97E-06	5.64E-06	4.63E-06
~PeCDF, 1,2,3,7,8-	mg/L	1.54E-04	3.48E-04	1.54E-04	6.54E-05	6.54E-05	1.88E-04	1.54E-04
~PeCDF, 2,3,4,7,8-	mg/L	1.54E-05	3.48E-05	1.54E-05	6.54E-06	6.54E-06	1.88E-05	1.54E-05
~TCDD, 2,3,7,8-	mg/L	4.63E-06	1.05E-05	4.63E-06	1.97E-06	1.97E-06	5.64E-06	4.63E-06
~TCDF, 2,3,7,8-	mg/L	4.63E-05	1.05E-04	4.63E-05	1.97E-05	1.97E-05	5.64E-05	4.63E-05
Ethylbenzene	mg/L	3.82E+00	5.76E+01	3.82E+00	3.24E+01	3.82E+00	4.83E+01	3.82E+00
Fluoranthene	mg/L	-	6.00E+02	6.00E+02	1.12E+02	1.12E+02	3.21E+02	3.21E+02
Fluorene	mg/L	-	7.71E+00	7.71E+00	4.62E+00	4.62E+00	6.57E+00	6.57E+00
Hexachlorobenzene	mg/L	3.76E-01	1.20E+01	3.76E-01	2.25E+00	3.76E-01	6.45E+00	3.76E-01
Naphthalene	mg/L	-	1.11E+01	1.11E+01	6.27E+00	6.27E+00	9.30E+00	9.30E+00
Nitroaniline, 2-	mg/L	-	3.99E+01	3.99E+01	1.53E+01	1.53E+01	2.96E+01	2.96E+01
Nitroso-di-N-propylamine, N-	mg/L	4.94E-02	-	4.94E-02	-	4.94E-02	-	4.94E-02
Pentachlorophenol	mg/L	1.89E-02	5.04E-01	1.89E-02	3.03E-01	1.89E-02	4.29E-01	1.89E-02
Phenanthrene <sup>c</sup>	mg/L	-	-	-	-	-	-	-
Polychlorinated Biphenyls, Total	mg/L	1.51E+00	-	1.51E+00	-	1.51E+00	-	1.51E+00
~Aroclor 1016	mg/L	8.60E+00	1.05E+00	1.05E+00	1.97E-01	1.97E-01	5.64E-01	5.64E-01
~Aroclor 1221	mg/L	4.23E-03	-	4.23E-03	-	4.23E-03	-	4.23E-03
~Aroclor 1232	mg/L	4.23E-03	-	4.23E-03	-	4.23E-03	-	4.23E-03
~Aroclor 1242	mg/L	3.01E-01	-	3.01E-01	-	3.01E-01	-	3.01E-01
~Aroclor 1248	mg/L	3.01E-01	-	3.01E-01	-	3.01E-01	-	3.01E-01
~Aroclor 1254	mg/L	3.01E-01	2.99E-01	2.99E-01	5.61E-02	5.61E-02	1.61E-01	1.61E-01
~Aroclor 1260	mg/L	3.01E-01	-	3.01E-01	-	3.01E-01	-	3.01E-01

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.3. Surface Water Action Levels for Significant COPCs at PGDP (Continued)

Analyte	Units	Recreational User Swimming	Adult Recreational User Swimming		Child Recreational User Swimming		Teen Recreational User Swimming	
		Cancer <sup>g</sup>	Hazard	Action	Hazard	Action	Hazard	Action
Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>f</sup>	mg/L	2.02E-02	-	2.02E-02	-	2.02E-02	-	2.02E-02
~Benz[a]anthracene	mg/L	2.02E-01	-	2.02E-01	-	2.02E-01	-	2.02E-01
~Benzo[a]pyrene	mg/L	2.02E-02	-	2.02E-02	-	2.02E-02	-	2.02E-02
~Benzo[b]fluoranthene	mg/L	2.02E-01	-	2.02E-01	-	2.02E-01	-	2.02E-01
~Benzo[k]fluoranthene	mg/L	2.02E+00	-	2.02E+00	-	2.02E+00	-	2.02E+00
~Chrysene	mg/L	2.02E+01	-	2.02E+01	-	2.02E+01	-	2.02E+01
~Dibenz[a,h]anthracene	mg/L	2.02E-02	-	2.02E-02	-	2.02E-02	-	2.02E-02
~Indeno[1,2,3-cd]pyrene	mg/L	2.02E-01	-	2.02E-01	-	2.02E-01	-	2.02E-01
Pyrene	mg/L	-	2.60E+00	2.60E+00	1.58E+00	1.58E+00	2.22E+00	2.22E+00
Tetrachloroethylene	mg/L	2.15E+01	3.72E+00	3.72E+00	2.09E+00	2.09E+00	3.12E+00	3.12E+00
Toluene <sup>d</sup>	mg/L	-	7.26E+01	7.26E+01	3.93E+01	3.93E+01	6.00E+01	6.00E+01
Trichloroethane, 1,1,1-	mg/L	-	3.51E+03	3.51E+03	1.71E+03	1.71E+03	2.82E+03	2.82E+03
Trichloroethane, 1,1,2-	mg/L	4.04E+00	1.49E+01	4.04E+00	5.82E+00	4.04E+00	1.11E+01	4.04E+00
Trichloroethylene	mg/L	1.90E+00	9.54E-01	9.54E-01	4.53E-01	4.53E-01	7.59E-01	7.59E-01
Trichloro-1,2,2-trifluoroethane, 1,1,2-(Freon-113) <sup>d</sup>	mg/L	-	3.06E+04	3.06E+04	1.64E+04	1.64E+04	2.54E+04	2.54E+04
Vinyl Chloride	mg/L	6.96E-03	8.88E+00	6.96E-03	3.75E+00	6.96E-03	6.81E+00	6.96E-03
Xylene, Mixture	mg/L	-	1.14E+02	1.14E+02	6.42E+01	6.42E+01	9.51E+01	9.51E+01
Xylene, m-	mg/L	-	1.07E+02	1.07E+02	6.09E+01	6.09E+01	9.03E+01	9.03E+01
Xylene, o-	mg/L	-	1.20E+02	1.20E+02	6.75E+01	6.75E+01	1.01E+02	1.01E+02
Xylene, p-	mg/L	-	1.15E+02	1.15E+02	6.51E+01	6.51E+01	9.63E+01	9.63E+01
Am-241	pCi/L	6.35E+03	-	6.35E+03	-	6.35E+03	-	6.35E+03
Cs-137+D	pCi/L	2.16E+04	-	2.16E+04	-	2.16E+04	-	2.16E+04
Np-237+D	pCi/L	9.60E+03	-	9.60E+03	-	9.60E+03	-	9.60E+03
Pu-238	pCi/L	5.01E+03	-	5.01E+03	-	5.01E+03	-	5.01E+03
Pu-239	pCi/L	4.87E+03	-	4.87E+03	-	4.87E+03	-	4.87E+03
Pu-240	pCi/L	4.87E+03	-	4.87E+03	-	4.87E+03	-	4.87E+03
Tc-99	pCi/L	1.00E+05	-	1.00E+05	-	1.00E+05	-	1.00E+05
Th-230	pCi/L	7.19E+03	-	7.19E+03	-	7.19E+03	-	7.19E+03
U-234	pCi/L	9.30E+03	-	9.30E+03	-	9.30E+03	-	9.30E+03
U-235+D	pCi/L	9.16E+03	-	9.16E+03	-	9.16E+03	-	9.16E+03
U-238+D	pCi/L	7.56E+03	-	7.56E+03	-	7.56E+03	-	7.56E+03

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.3. Surface Water Action Levels for Significant COPCs at PGDP (Continued)**

Analyte	Units	Recreational User	Adult Recreational User		Child Recreational User		Teen Recreational User	
		Wading <sup>a</sup> Cancer <sup>g</sup>	Hazard	Action	Hazard	Action	Hazard	Action
Aluminum	mg/L	-	6.12E+04	6.12E+04	1.37E+04	1.37E+04	1.73E+04	1.73E+04
Antimony (metallic)	mg/L	-	3.66E+00	3.66E+00	8.19E-01	8.19E-01	1.04E+00	1.04E+00
Arsenic, Inorganic	mg/L	1.40E+00	1.83E+01	1.40E+00	4.11E+00	1.40E+00	5.16E+00	1.40E+00
Barium	mg/L	-	8.55E+02	8.55E+02	1.91E+02	1.91E+02	2.42E+02	2.42E+02
Beryllium and compounds	mg/L	-	8.55E-01	8.55E-01	1.91E-01	1.91E-01	2.42E-01	2.42E-01
Boron And Borates Only	mg/L	-	1.22E+04	1.22E+04	2.74E+03	2.74E+03	3.45E+03	3.45E+03
Cadmium (Water)	mg/L	-	1.53E+00	1.53E+00	3.42E-01	3.42E-01	4.32E-01	4.32E-01
Chromium (Total) <sup>b</sup>	mg/L	-	1.19E+03	1.19E+03	2.67E+02	2.67E+02	3.36E+02	3.36E+02
Chromium(III), Insoluble Salts	mg/L	-	1.19E+03	1.19E+03	2.67E+02	2.67E+02	3.36E+02	3.36E+02
Chromium(VI)	mg/L	1.37E-02	2.29E+00	1.37E-02	5.13E-01	1.37E-02	6.48E-01	1.37E-02
Cobalt	mg/L	-	4.59E+01	4.59E+01	1.03E+01	1.03E+01	1.29E+01	1.29E+01
Copper	mg/L	-	2.45E+03	2.45E+03	5.46E+02	5.46E+02	6.90E+02	6.90E+02
Fluoride	mg/L	-	2.45E+03	2.45E+03	5.46E+02	5.46E+02	6.90E+02	6.90E+02
Iron	mg/L	-	4.29E+04	4.29E+04	9.57E+03	9.57E+03	1.21E+04	1.21E+04
Lead	mg/L	0.00E+00	-	3.00E-02	-	3.00E-02	-	3.00E-02
Manganese	mg/L	-	5.88E+01	5.88E+01	1.31E+01	1.31E+01	1.66E+01	1.66E+01
Mercury, Inorganic Salts	mg/L	-	1.28E+00	1.28E+00	2.87E-01	2.87E-01	3.63E-01	3.63E-01
Molybdenum	mg/L	-	3.06E+02	3.06E+02	6.84E+01	6.84E+01	8.61E+01	8.61E+01
Nickel Soluble Salts	mg/L	-	2.45E+02	2.45E+02	5.46E+01	5.46E+01	6.90E+01	6.90E+01
Selenium	mg/L	-	3.06E+02	3.06E+02	6.84E+01	6.84E+01	8.61E+01	8.61E+01
Silver	mg/L	-	2.04E+01	2.04E+01	4.56E+00	4.56E+00	5.76E+00	5.76E+00
Thallium (Soluble Salts)	mg/L	-	6.12E-01	6.12E-01	1.37E-01	1.37E-01	1.73E-01	1.73E-01
Uranium (Soluble Salts)	mg/L	-	1.83E+02	1.83E+02	4.11E+01	4.11E+01	5.16E+01	5.16E+01
Vanadium and Compounds	mg/L	-	8.01E+00	8.01E+00	1.79E+00	1.79E+00	2.26E+00	2.26E+00
Zinc and Compounds	mg/L	-	3.06E+04	3.06E+04	6.84E+03	6.84E+03	8.61E+03	8.61E+03
Acenaphthene	mg/L	-	2.80E+01	2.80E+01	6.27E+00	6.27E+00	7.92E+00	7.92E+00
Acenaphthylene <sup>c</sup>	mg/L	-	-	-	-	-	-	-
Acrylonitrile	mg/L	2.90E+00	1.82E+03	2.90E+00	4.08E+02	2.90E+00	5.13E+02	2.90E+00
Anthracene	mg/L	-	7.35E+01	7.35E+01	1.65E+01	1.65E+01	2.08E+01	2.08E+01
Benzene	mg/L	2.17E+00	1.39E+01	2.17E+00	3.09E+00	2.17E+00	3.90E+00	2.17E+00
Bis(2-ethylhexyl)phthalate <sup>d</sup>	mg/L	-	-	-	-	-	-	-
Bromodichloromethane	mg/L	5.07E+00	1.83E+02	5.07E+00	4.08E+01	5.07E+00	5.16E+01	5.07E+00
Carbazole	mg/L	1.18E+00	-	1.18E+00	-	1.18E+00	-	1.18E+00
Carbon Tetrachloride	mg/L	1.18E+00	9.60E+00	1.18E+00	2.15E+00	1.18E+00	2.71E+00	1.18E+00
Chloroform	mg/L	7.30E+00	6.57E+01	7.30E+00	1.47E+01	7.30E+00	1.86E+01	7.30E+00
Dichlorodifluoromethane (Freon-12) <sup>d</sup>	mg/L	-	1.00E+03	1.00E+03	2.24E+02	2.24E+02	2.83E+02	2.83E+02

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.3. Surface Water Action Levels for Significant COPCs at PGDP (Continued)

Analyte	Units	Recreational User	Adult Recreational User		Child Recreational User		Teen Recreational User	
		Wading <sup>a</sup> Cancer <sup>b</sup>	Hazard	Action	Hazard	Action	Hazard	Action
Dichloroethane, 1,1- <sup>d</sup>	mg/L	4.30E+01	1.43E+03	4.30E+01	3.18E+02	4.30E+01	4.02E+02	4.30E+01
Dichloroethane, 1,2-	mg/L	4.30E+00	6.84E+01	4.30E+00	1.53E+01	4.30E+00	1.93E+01	4.30E+00
Dichloroethylene, 1,1-	mg/L	-	2.09E+02	2.09E+02	4.68E+01	4.68E+01	5.88E+01	5.88E+01
Dichloroethylene, 1,2- (Mixed Isomers)	mg/L	-	3.99E+01	3.99E+01	8.91E+00	8.91E+00	1.13E+01	1.13E+01
Dichloroethylene, 1,2-cis-	mg/L	-	8.85E+00	8.85E+00	1.98E+00	1.98E+00	2.50E+00	2.50E+00
Dichloroethylene, 1,2-trans-	mg/L	-	8.85E+01	8.85E+01	1.98E+01	1.98E+01	2.50E+01	2.50E+01
Dieldrin	mg/L	7.78E-04	1.81E-02	7.78E-04	4.05E-03	7.78E-04	5.10E-03	7.78E-04
Dioxins/Furans, Total (as TCDD) <sup>c</sup>	mg/L	-	1.02E+01	1.02E+01	2.29E+00	2.29E+00	2.89E+00	2.89E+00
~HpCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
~HpCDF, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
~HxCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
~HxCDF, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
~OCDD	mg/L	-	-	-	-	-	-	-
~OCDF	mg/L	-	-	-	-	-	-	-
~PeCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
~PeCDF, 1,2,3,7,8-	mg/L	-	-	-	-	-	-	-
~PeCDF, 2,3,4,7,8-	mg/L	-	-	-	-	-	-	-
~TCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
~TCDF, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
Ethylbenzene	mg/L	3.19E+00	1.02E+02	3.19E+00	2.28E+01	3.19E+00	2.88E+01	3.19E+00
Fluoranthene	mg/L	-	-	-	-	-	-	-
Fluorene	mg/L	-	1.34E+01	1.34E+01	2.99E+00	2.99E+00	3.75E+00	3.75E+00
Hexachlorobenzene	mg/L	-	-	-	-	-	-	-
Naphthalene	mg/L	-	1.96E+01	1.96E+01	4.38E+00	4.38E+00	5.55E+00	5.55E+00
Nitroaniline, 2-	mg/L	-	9.33E+01	9.33E+01	2.09E+01	2.09E+01	2.63E+01	2.63E+01
Nitroso-di-N-propylamine, N-	mg/L	9.03E-02	-	9.03E-02	-	9.03E-02	-	9.03E-02
Pentachlorophenol	mg/L	1.49E-02	8.64E-01	1.49E-02	1.93E-01	1.49E-02	2.44E-01	1.49E-02
Phenanthrene <sup>c</sup>	mg/L	-	-	-	-	-	-	-
Polychlorinated Biphenyls, Total	mg/L	-	-	-	-	-	-	-
~Aroclor 1016	mg/L	-	-	-	-	-	-	-
~Aroclor 1221	mg/L	3.34E-03	-	3.34E-03	-	3.34E-03	-	3.34E-03
~Aroclor 1232	mg/L	3.34E-03	-	3.34E-03	-	3.34E-03	-	3.34E-03
~Aroclor 1242	mg/L	-	-	-	-	-	-	-
~Aroclor 1248	mg/L	-	-	-	-	-	-	-
~Aroclor 1254	mg/L	-	-	-	-	-	-	-
~Aroclor 1260	mg/L	-	-	-	-	-	-	-

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.3. Surface Water Action Levels for Significant COPCs at PGDP (Continued)**

Analyte	Units	Recreational User	Adult Recreational User		Child Recreational User		Teen Recreational User	
		Wading <sup>a</sup> Cancer <sup>g</sup>	Hazard	Action	Hazard	Action	Hazard	Action
Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>f</sup>	mg/L	-	-	-	-	-	-	-
~Benz[a]anthracene	mg/L	-	-	-	-	-	-	-
~Benzo[a]pyrene	mg/L	-	-	-	-	-	-	-
~Benzo[b]fluoranthene	mg/L	-	-	-	-	-	-	-
~Benzo[k]fluoranthene	mg/L	-	-	-	-	-	-	-
~Chrysene	mg/L	-	-	-	-	-	-	-
~Dibenz[a,h]anthracene	mg/L	-	-	-	-	-	-	-
~Indeno[1,2,3-cd]pyrene	mg/L	-	-	-	-	-	-	-
Pyrene	mg/L	-	4.47E+00	4.47E+00	9.96E-01	9.96E-01	1.26E+00	1.26E+00
Tetrachloroethylene	mg/L	1.81E+01	6.63E+00	6.63E+00	1.49E+00	1.49E+00	1.87E+00	1.87E+00
Toluene <sup>d</sup>	mg/L	-	1.32E+02	1.32E+02	2.95E+01	2.95E+01	3.72E+01	3.72E+01
Trichloroethane, 1,1,1-	mg/L	-	6.81E+03	6.81E+03	1.52E+03	1.52E+03	1.92E+03	1.92E+03
Trichloroethane, 1,1,2-	mg/L	5.08E+00	3.36E+01	5.08E+00	7.53E+00	5.08E+00	9.51E+00	5.08E+00
Trichloroethylene	mg/L	1.77E+00	1.86E+00	1.77E+00	4.17E-01	4.17E-01	5.25E-01	5.25E-01
Trichloro-1,2,2-trifluoroethane, 1,1,2-(Freon-113) <sup>d</sup>	mg/L	-	5.64E+04	5.64E+04	1.26E+04	1.26E+04	1.59E+04	1.59E+04
Vinyl Chloride	mg/L	2.30E-02	1.88E+01	2.30E-02	4.23E+00	2.30E-02	5.31E+00	2.30E-02
Xylene, Mixture	mg/L	-	2.01E+02	2.01E+02	4.50E+01	4.50E+01	5.67E+01	5.67E+01
Xylene, m-	mg/L	-	1.90E+02	1.90E+02	4.26E+01	4.26E+01	5.37E+01	5.37E+01
Xylene, o-	mg/L	-	2.13E+02	2.13E+02	4.77E+01	4.77E+01	6.00E+01	6.00E+01
Xylene, p-	mg/L	-	2.04E+02	2.04E+02	4.56E+01	4.56E+01	5.76E+01	5.76E+01
Am-241	pCi/L	-	-	-	-	-	-	-
Cs-137+D	pCi/L	-	-	-	-	-	-	-
Np-237+D	pCi/L	-	-	-	-	-	-	-
Pu-238	pCi/L	-	-	-	-	-	-	-
Pu-239	pCi/L	-	-	-	-	-	-	-
Pu-240	pCi/L	-	-	-	-	-	-	-
Tc-99	pCi/L	-	-	-	-	-	-	-
Th-230	pCi/L	-	-	-	-	-	-	-
U-234	pCi/L	-	-	-	-	-	-	-
U-235+D	pCi/L	-	-	-	-	-	-	-
U-238+D	pCi/L	-	-	-	-	-	-	-

NOTES: The action level for HI is 3 because the range of values for HI (based on RGO tables) are 0.1, 1, and 3. Please see Figure 1.1 of the Risk Methods Document.

Values are provided in these tables for significant COPCs for PGDP. Values for other chemicals can be obtained using the RAIS online calculator, as modified using PGDP-specific inputs.

<sup>a</sup> Recreational User Wading and Worker scenarios consider dermal contact only.

<sup>b</sup> Chromium (Total) utilizes Chromium III hazard values and Chromium VI inhalation risk values (to be conservative in terms of protecting human health).

<sup>c</sup> Acenaphthylene and Phenanthrene use values for Acenaphthene.

<sup>d</sup> Analytes are not PGDP significant COPCs (Table 2.1), but are provided for project support.

<sup>e</sup> Total dioxins/furans uses values for 2,3,7,8-TCDD, see screening note 9g in the Appendix A introduction, 'Screening Levels' on pages A-3 through A-5.

<sup>f</sup> Total carcinogenic PAHs uses values for benzo(a)pyrene, see screening note 9e in the Appendix A introduction, 'Screening Levels' on pages A-3 through A-5.

<sup>g</sup> For the recreational user, ELCRs (i.e. cancer ALs) were calculated using the child/teen/adult age-adjusted lifetime scenario.

Hazard-based value calculated using target HI of 3.

Cancer-based value calculated using target ELCR of 1E-04.

Action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.4. Soil/Sediment No Action Levels for Significant COPCs at PGDP**

(Values calculated in December 2014 and are based on best available information.)

CAS	Analyte	Units	Outdoor Worker			Excavation Worker			Industrial Worker		
			Cancer	Hazard	No Action	Cancer	Hazard	No Action	Cancer	Hazard	No Action
7429905	Aluminum	mg/kg	-	3.26E+04	3.26E+04	-	3.26E+04	3.26E+04	-	1.00E+05	1.00E+05
7440360	Antimony (metallic)	mg/kg	-	1.32E+01	1.32E+01	-	1.32E+01	1.32E+01	-	9.34E+01	9.34E+01
7440382	Arsenic, Inorganic	mg/kg	5.04E-01	8.10E+00	5.04E-01	2.52E+00	8.10E+00	2.52E+00	1.41E+00	2.27E+01	1.41E+00
7440393	Barium	mg/kg	-	6.47E+03	6.47E+03	-	6.47E+03	6.47E+03	-	4.04E+04	4.04E+04
7440417	Beryllium and compounds	mg/kg	9.39E+03	6.55E+01	6.55E+01	4.69E+04	6.55E+01	6.55E+01	6.95E+03	4.50E+02	4.50E+02
7440428	Boron And Borates Only	mg/kg	-	6.57E+03	6.57E+03	-	6.57E+03	6.57E+03	-	4.65E+04	4.65E+04
7440439	Cadmium (Diet)	mg/kg	1.25E+04	2.54E+01	2.54E+01	6.26E+04	2.54E+01	2.54E+01	9.26E+03	6.12E+01	6.12E+01
16065831	Chromium (Total) <sup>a</sup>	mg/kg	2.68E+02	4.93E+04	2.68E+02	1.34E+03	4.93E+04	1.34E+03	1.98E+02	1.00E+05	1.98E+02
18540299	Chromium(III), Insoluble Salts	mg/kg	-	4.93E+04	4.93E+04	-	4.93E+04	4.93E+04	-	1.00E+05	1.00E+05
7440473	Chromium(VI)	mg/kg	1.83E+00	9.85E+01	1.83E+00	9.14E+00	9.85E+01	9.14E+00	1.23E+01	6.93E+02	1.23E+01
7440484	Cobalt	mg/kg	2.50E+03	9.84E+00	9.84E+00	1.25E+04	9.84E+00	9.84E+00	1.85E+03	6.87E+01	6.87E+01
7440508	Copper	mg/kg	-	1.32E+03	1.32E+03	-	1.32E+03	1.32E+03	-	9.34E+03	9.34E+03
16984488	Fluoride	mg/kg	-	1.32E+03	1.32E+03	-	1.32E+03	1.32E+03	-	9.33E+03	9.33E+03
7439896	Iron	mg/kg	-	2.30E+04	2.30E+04	-	2.30E+04	2.30E+04	-	1.00E+05	1.00E+05
7439921	Lead	mg/kg	-	-	8.00E+02	-	-	8.00E+02	-	-	8.00E+02
7439965	Manganese	mg/kg	-	7.74E+02	7.74E+02	-	7.74E+02	7.74E+02	-	4.72E+03	4.72E+03
7439976	Mercury, Inorganic Salts	mg/kg	-	9.86E+00	9.86E+00	-	9.86E+00	9.86E+00	-	7.01E+01	7.01E+01
7439987	Molybdenum	mg/kg	-	1.64E+02	1.64E+02	-	1.64E+02	1.64E+02	-	1.17E+03	1.17E+03
7440020	Nickel Soluble Salts	mg/kg	8.66E+04	6.52E+02	6.52E+02	1.00E+05	6.52E+02	6.52E+02	6.41E+04	4.30E+03	4.30E+03
7782492	Selenium	mg/kg	-	1.64E+02	1.64E+02	-	1.64E+02	1.64E+02	-	1.17E+03	1.17E+03
7440224	Silver	mg/kg	-	1.64E+02	1.64E+02	-	1.64E+02	1.64E+02	-	1.17E+03	1.17E+03
7791120	Thallium (Soluble Salts)	mg/kg	-	3.29E-01	3.29E-01	-	3.29E-01	3.29E-01	-	2.34E+00	2.34E+00
238	Uranium (Soluble Salts)	mg/kg	-	9.83E+01	9.83E+01	-	9.83E+01	9.83E+01	-	6.81E+02	6.81E+02
7440622	Vanadium and Compounds	mg/kg	-	1.65E+02	1.65E+02	-	1.65E+02	1.65E+02	-	1.15E+03	1.15E+03
7440666	Zinc and Compounds	mg/kg	-	9.86E+03	9.86E+03	-	9.86E+03	9.86E+03	-	7.01E+04	7.01E+04
83-32-9	Acenaphthene	mg/kg	-	1.02E+03	1.02E+03	-	1.02E+03	1.02E+03	-	1.40E+03	1.40E+03
208-96-8	Acenaphthylene <sup>b</sup>	mg/kg	-	1.02E+03	1.02E+03	-	1.02E+03	1.02E+03	-	1.40E+03	-
107-13-1	Acrylonitrile	mg/kg	8.93E-01	9.04E+00	8.93E-01	4.46E+00	9.04E+00	4.46E+00	1.24E+00	6.73E+00	1.24E+00
120-12-7	Anthracene	mg/kg	-	5.09E+03	5.09E+03	-	5.09E+03	5.09E+03	-	6.99E+03	6.99E+03
71-43-2	Benzene	mg/kg	5.19E+00	4.25E+01	5.19E+00	2.59E+01	4.25E+01	2.59E+01	5.31E+00	4.43E+01	5.31E+00
117-81-7	Bis(2-ethylhexyl)phthalate <sup>c</sup>	mg/kg	3.82E+01	3.82E+02	3.82E+01	1.91E+02	3.82E+02	1.91E+02	5.88E+01	5.88E+02	5.88E+01
75-27-4	Bromodichloromethane	mg/kg	1.59E+00	6.58E+02	1.59E+00	7.93E+00	6.58E+02	7.93E+00	1.30E+00	4.67E+03	1.30E+00
86-74-8	Carbazole	mg/kg	2.67E+01	-	2.67E+01	1.34E+02	-	1.34E+02	4.12E+01	-	4.12E+01
56-23-5	Carbon Tetrachloride	mg/kg	3.14E+00	5.29E+01	3.14E+00	1.57E+01	5.29E+01	1.57E+01	2.96E+00	6.12E+01	2.96E+00
67-66-3	Chloroform	mg/kg	1.78E+00	1.04E+02	1.78E+00	8.90E+00	1.04E+02	8.90E+00	1.39E+00	1.07E+02	1.39E+00
75-71-8	Dichlorodifluoromethane (Freon-12) <sup>c</sup>	mg/kg	-	4.94E+01	4.94E+01	-	4.94E+01	4.94E+01	-	3.68E+01	3.68E+01

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.4. Soil/Sediment No Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Outdoor Worker			Excavation Worker			Industrial Worker		
			Cancer	Hazard	No Action	Cancer	Hazard	No Action	Cancer	Hazard	No Action
75-34-3	Dichloroethane, 1,1- <sup>c</sup>	mg/kg	1.90E+01	5.64E+02	1.90E+01	9.52E+01	5.64E+02	9.52E+01	1.58E+01	4.52E+02	1.58E+01
107-06-2	Dichloroethane, 1,2-	mg/kg	2.26E+00	1.73E+01	2.26E+00	1.13E+01	1.73E+01	1.13E+01	2.09E+00	1.39E+01	2.09E+00
75-35-4	Dichloroethylene, 1,1-	mg/kg	-	1.26E+02	1.26E+02	-	1.26E+02	1.26E+02	-	1.00E+02	1.00E+02
540-59-0	Dichloroethylene, 1,2- (Mixed Isomers)	mg/kg	-	2.96E+02	2.96E+02	-	2.96E+02	2.96E+02	-	2.10E+03	2.10E+03
156-59-2	Dichloroethylene, 1,2-cis-	mg/kg	-	6.58E+01	6.58E+01	-	6.58E+01	6.58E+01	-	4.67E+02	4.67E+02
156-60-5	Dichloroethylene, 1,2-trans-	mg/kg	-	7.85E+01	7.85E+01	-	7.85E+01	7.85E+01	-	6.51E+01	6.51E+01
60-57-1	Dieldrin	mg/kg	3.34E-02	9.54E-01	3.34E-02	1.67E-01	9.54E-01	1.67E-01	5.15E-02	1.47E+00	5.15E-02
1746-01-6	Dioxins/Furans, Total (as TCDD) <sup>d</sup>	mg/kg	5.82E-06	1.89E-05	5.82E-06	2.91E-05	1.89E-05	1.89E-05	1.63E-05	5.31E-05	1.63E-05
37871-00-4	~HpCDD, 2,3,7,8-	mg/kg	5.82E-04	1.89E-03	5.82E-04	2.91E-03	1.89E-03	1.89E-03	1.63E-03	5.31E-03	1.63E-03
38998-75-3	~HpCDF, 2,3,7,8-	mg/kg	5.82E-04	1.89E-03	5.82E-04	2.91E-03	1.89E-03	1.89E-03	1.63E-03	5.31E-03	1.63E-03
34465-46-8	~HxCDD, 2,3,7,8-	mg/kg	5.82E-05	1.89E-04	5.82E-05	2.91E-04	1.89E-04	1.89E-04	1.63E-04	5.31E-04	1.63E-04
55684-94-1	~HxCDF, 2,3,7,8-	mg/kg	5.82E-05	1.89E-04	5.82E-05	2.91E-04	1.89E-04	1.89E-04	1.63E-04	5.31E-04	1.63E-04
3268-87-9	~OCDD	mg/kg	1.94E-02	6.31E-02	1.94E-02	9.70E-02	6.31E-02	6.31E-02	5.44E-02	1.77E-01	5.44E-02
39001-02-0	~OCDF	mg/kg	1.94E-02	6.31E-02	1.94E-02	9.70E-02	6.31E-02	6.31E-02	5.44E-02	1.77E-01	5.44E-02
36088-22-9	~PeCDD, 2,3,7,8-	mg/kg	5.82E-06	1.89E-05	5.82E-06	2.91E-05	1.89E-05	1.89E-05	1.63E-05	5.31E-05	1.63E-05
57117-41-6	~PeCDF, 1,2,3,7,8-	mg/kg	1.94E-04	6.31E-04	1.94E-04	9.70E-04	6.31E-04	6.31E-04	5.44E-04	1.77E-03	5.44E-04
57117-31-4	~PeCDF, 2,3,4,7,8-	mg/kg	1.94E-05	6.31E-05	1.94E-05	9.70E-05	6.31E-05	6.31E-05	5.44E-05	1.77E-04	5.44E-05
1746-01-6	~TCDD, 2,3,7,8-	mg/kg	5.82E-06	1.89E-05	5.82E-06	2.91E-05	1.89E-05	1.89E-05	1.63E-05	5.31E-05	1.63E-05
51207-31-9	~TCDF, 2,3,7,8-	mg/kg	5.82E-05	1.89E-04	5.82E-05	2.91E-04	1.89E-04	1.89E-04	1.63E-04	5.31E-04	1.63E-04
100-41-4	Ethylbenzene	mg/kg	2.59E+01	1.66E+03	2.59E+01	1.30E+02	1.66E+03	1.30E+02	2.66E+01	2.24E+03	2.66E+01
206-44-0	Fluoranthene	mg/kg	-	6.78E+02	6.78E+02	-	6.78E+02	6.78E+02	-	9.32E+02	9.32E+02
86-73-7	Fluorene	mg/kg	-	6.78E+02	6.78E+02	-	6.78E+02	6.78E+02	-	9.32E+02	9.32E+02
118-74-1	Hexachlorobenzene	mg/kg	3.34E-01	1.53E+01	3.34E-01	1.67E+00	1.53E+01	1.67E+00	5.15E-01	2.35E+01	5.15E-01
91-20-3	Naphthalene	mg/kg	2.26E+01	6.62E+01	2.26E+01	1.13E+02	6.62E+01	6.62E+01	1.67E+01	5.38E+01	1.67E+01
88-74-4	Nitroaniline, 2-	mg/kg	-	1.90E+02	1.90E+02	-	1.90E+02	1.90E+02	-	2.91E+02	2.91E+02
621-64-7	Nitroso-di-N-propylamine, N-	mg/kg	7.63E-02	-	7.63E-02	3.82E-01	-	3.82E-01	1.18E-01	-	1.18E-01
87-86-5	Pentachlorophenol	mg/kg	8.20E-01	5.86E+01	8.20E-01	4.10E+00	5.86E+01	4.10E+00	8.91E-01	6.37E+01	8.91E-01
85-01-8	Phenanthrene <sup>b</sup>	mg/kg	-	1.02E+03	1.02E+03	-	1.02E+03	1.02E+03	-	1.40E+03	1.40E+03
1336-36-3	Polychlorinated Biphenyls, Total	mg/kg	2.29E-01	-	2.29E-01	1.14E+00	-	1.14E+00	3.05E-01	-	3.05E-01
12674-11-2	~Aroclor 1016	mg/kg	6.54E+00	1.14E+00	1.14E+00	3.27E+01	1.14E+00	1.14E+00	8.72E+00	1.53E+00	1.53E+00
11104-28-2	~Aroclor 1221	mg/kg	2.09E-01	-	2.09E-01	1.05E+00	-	1.05E+00	2.62E-01	-	2.62E-01
11141-16-5	~Aroclor 1232	mg/kg	2.09E-01	-	2.09E-01	1.05E+00	-	1.05E+00	2.62E-01	-	2.62E-01
53469-21-9	~Aroclor 1242	mg/kg	2.29E-01	-	2.29E-01	1.14E+00	-	1.14E+00	3.05E-01	-	3.05E-01
12672-29-6	~Aroclor 1248	mg/kg	2.29E-01	-	2.29E-01	1.14E+00	-	1.14E+00	3.05E-01	-	3.05E-01
11097-69-1	~Aroclor 1254	mg/kg	2.29E-01	3.27E-01	2.29E-01	1.14E+00	3.27E-01	3.27E-01	3.05E-01	4.36E-01	3.05E-01
11096-82-5	~Aroclor 1260	mg/kg	2.29E-01	-	2.29E-01	1.14E+00	-	1.14E+00	3.05E-01	-	3.05E-01

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.



Table A.4. Soil/Sediment No Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Outdoor Worker			Excavation Worker			Industrial Worker		
			Cancer	Hazard	No Action	Cancer	Hazard	No Action	Cancer	Hazard	No Action
50-32-8	Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>c</sup>	mg/kg	6.50E-02	-	6.50E-02	3.25E-01	-	3.25E-01	8.94E-02	-	8.94E-02
56-55-3	~Benz[a]anthracene	mg/kg	6.50E-01	-	6.50E-01	3.25E+00	-	3.25E+00	8.94E-01	-	8.94E-01
50-32-8	~Benzo[a]pyrene	mg/kg	6.50E-02	-	6.50E-02	3.25E-01	-	3.25E-01	8.94E-02	-	8.94E-02
205-99-2	~Benzo[b]fluoranthene	mg/kg	6.50E-01	-	6.50E-01	3.25E+00	-	3.25E+00	8.94E-01	-	8.94E-01
207-08-9	~Benzo[k]fluoranthene	mg/kg	6.50E+00	-	6.50E+00	3.25E+01	-	3.25E+01	8.94E+00	-	8.94E+00
218-01-9	~Chrysene	mg/kg	6.50E+01	-	6.50E+01	3.25E+02	-	3.25E+02	8.94E+01	-	8.94E+01
53-70-3	~Dibenz[a,h]anthracene	mg/kg	6.50E-02	-	6.50E-02	3.25E-01	-	3.25E-01	8.94E-02	-	8.94E-02
193-39-5	~Indeno[1,2,3-cd]pyrene	mg/kg	6.50E-01	-	6.50E-01	3.25E+00	-	3.25E+00	8.94E-01	-	8.94E-01
129-00-0	Pyrene	mg/kg	-	5.09E+02	5.09E+02	-	5.09E+02	5.09E+02	-	6.99E+02	6.99E+02
127-18-4	Tetrachloroethylene	mg/kg	1.12E+02	4.34E+01	4.34E+01	5.58E+02	4.34E+01	4.34E+01	1.07E+02	4.00E+01	4.00E+01
108-88-3	Toluene <sup>c</sup>	mg/kg	-	2.18E+03	2.18E+03	-	2.18E+03	2.18E+03	-	6.25E+03	6.25E+03
71-55-6	Trichloroethane, 1,1,1-	mg/kg	-	4.54E+03	4.54E+03	-	4.54E+03	4.54E+03	-	3.58E+03	3.58E+03
79-00-5	Trichloroethane, 1,1,2-	mg/kg	5.11E+00	8.49E-01	8.49E-01	2.56E+01	8.49E-01	8.49E-01	5.28E+00	6.32E-01	6.32E-01
79-01-6	Trichloroethylene	mg/kg	6.17E+00	2.26E+00	2.26E+00	3.09E+01	2.26E+00	2.26E+00	6.31E+00	1.90E+00	1.90E+00
76-13-1	Trichloro-1,2,2-trifluoroethane, 1,1,2-(Freon-113) <sup>c</sup>	mg/kg	-	2.23E+04	2.23E+04	-	2.23E+04	2.23E+04	-	1.69E+04	1.69E+04
75-01-4	Vinyl Chloride	mg/kg	9.44E-01	3.60E+01	9.44E-01	4.72E+00	3.60E+01	4.72E+00	2.06E+00	3.95E+01	2.06E+00
1330-20-7	Xylene, Mixture	mg/kg	-	3.27E+02	3.27E+02	-	3.27E+02	3.27E+02	-	2.54E+02	2.54E+02
108-38-3	Xylene, m-	mg/kg	-	3.15E+02	3.15E+02	-	3.15E+02	3.15E+02	-	2.38E+02	2.38E+02
95-47-6	Xylene, o-	mg/kg	-	3.09E+02	3.09E+02	-	3.09E+02	3.09E+02	-	2.81E+02	2.81E+02
106-42-3	Xylene, p-	mg/kg	-	3.61E+02	3.61E+02	-	3.61E+02	3.61E+02	-	2.43E+02	2.43E+02
14596-10-2	Am-241	pCi/g	3.32E+00	-	3.32E+00	1.66E+01	-	1.66E+01	5.99E+00	-	5.99E+00
10045-97-3	Cs-137+D	pCi/g	1.37E-01	-	1.37E-01	6.84E-01	-	6.84E-01	1.02E-01	-	1.02E-01
13994-20-2	Np-237+D	pCi/g	3.01E-01	-	3.01E-01	1.50E+00	-	1.50E+00	2.29E-01	-	2.29E-01
13981-16-3	Pu-238	pCi/g	4.24E+00	-	4.24E+00	2.12E+01	-	2.12E+01	2.87E+01	-	2.87E+01
15117-48-3	Pu-239	pCi/g	3.70E+00	-	3.70E+00	1.85E+01	-	1.85E+01	2.47E+01	-	2.47E+01
14119-33-6	Pu-240	pCi/g	3.71E+00	-	3.71E+00	1.85E+01	-	1.85E+01	2.51E+01	-	2.51E+01
14133-76-7	Tc-99	pCi/g	3.07E+02	-	3.07E+02	1.54E+03	-	1.54E+03	1.20E+03	-	1.20E+03
14269-63-7	Th-230	pCi/g	5.69E+00	-	5.69E+00	2.85E+01	-	2.85E+01	3.39E+01	-	3.39E+01
13966-29-5	U-234	pCi/g	8.70E+00	-	8.70E+00	4.35E+01	-	4.35E+01	5.53E+01	-	5.53E+01
15117-96-1	U-235+D	pCi/g	4.39E-01	-	4.39E-01	2.20E+00	-	2.20E+00	3.40E-01	-	3.40E-01
7440-61-1	U-238+D	pCi/g	1.74E+00	-	1.74E+00	8.72E+00	-	8.72E+00	1.60E+00	-	1.60E+00

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Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.4. Soil/Sediment No Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Recreational User	Adult Recreational User		Child Recreational User		Teen Recreational User	
			Cancer <sup>f</sup>	Hazard	No Action	Hazard	No Action	Hazard	No Action
7429905	Aluminum	mg/kg	-	1.00E+05	1.00E+05	2.16E+04	2.16E+04	1.00E+05	1.00E+05
7440360	Antimony (metallic)	mg/kg	-	1.12E+02	1.12E+02	8.68E+00	8.68E+00	4.48E+01	4.48E+01
7440382	Arsenic, Inorganic	mg/kg	6.14E-01	3.11E+01	6.14E-01	4.58E+00	6.14E-01	1.03E+01	6.14E-01
7440393	Barium	mg/kg	-	5.62E+04	5.62E+04	4.32E+03	4.32E+03	2.24E+04	2.24E+04
7440417	Beryllium and compounds	mg/kg	2.12E+04	5.62E+02	5.62E+02	4.33E+01	4.33E+01	2.24E+02	2.24E+02
7440428	Boron And Borates Only	mg/kg	-	5.62E+04	5.62E+04	4.34E+03	4.34E+03	2.24E+04	2.24E+04
7440439	Cadmium (Diet)	mg/kg	2.82E+04	8.56E+01	8.56E+01	1.39E+01	1.39E+01	2.80E+01	2.80E+01
16065831	Chromium (Total) <sup>a</sup>	mg/kg	2.04E+02	1.00E+05	2.04E+02	3.25E+04	2.04E+02	1.00E+05	2.04E+02
18540299	Chromium(III), Insoluble Salts	mg/kg	-	1.00E+05	1.00E+05	3.25E+04	3.25E+04	1.00E+05	1.00E+05
7440473	Chromium(VI)	mg/kg	7.19E-01	8.42E+02	7.19E-01	6.51E+01	7.19E-01	3.36E+02	7.19E-01
7440484	Cobalt	mg/kg	5.65E+03	8.42E+01	8.42E+01	6.50E+00	6.50E+00	3.36E+01	3.36E+01
7440508	Copper	mg/kg	-	1.12E+04	1.12E+04	8.68E+02	8.68E+02	4.48E+03	4.48E+03
16984488	Fluoride	mg/kg	-	1.12E+04	1.12E+04	8.68E+02	8.68E+02	4.48E+03	4.48E+03
7439896	Iron	mg/kg	-	1.00E+05	1.00E+05	1.52E+04	1.52E+04	7.85E+04	7.85E+04
7439921	Lead	mg/kg	-	-	4.00E+02	-	4.00E+02	-	4.00E+02
7439965	Manganese	mg/kg	-	6.74E+03	6.74E+03	5.18E+02	5.18E+02	2.69E+03	2.69E+03
7439976	Mercury, Inorganic Salts	mg/kg	-	8.42E+01	8.42E+01	6.51E+00	6.51E+00	3.36E+01	3.36E+01
7439987	Molybdenum	mg/kg	-	1.40E+03	1.40E+03	1.08E+02	1.08E+02	5.61E+02	5.61E+02
7440020	Nickel Soluble Salts	mg/kg	1.00E+05	5.62E+03	5.62E+03	4.33E+02	4.33E+02	2.24E+03	2.24E+03
7782492	Selenium	mg/kg	-	1.40E+03	1.40E+03	1.08E+02	1.08E+02	5.61E+02	5.61E+02
7440224	Silver	mg/kg	-	1.40E+03	1.40E+03	1.08E+02	1.08E+02	5.61E+02	5.61E+02
7791120	Thallium (Soluble Salts)	mg/kg	-	2.81E+00	2.81E+00	2.17E-01	2.17E-01	1.12E+00	1.12E+00
238	Uranium (Soluble Salts)	mg/kg	-	8.42E+02	8.42E+02	6.50E+01	6.50E+01	3.36E+02	3.36E+02
7440622	Vanadium and Compounds	mg/kg	-	1.42E+03	1.42E+03	1.09E+02	1.09E+02	5.65E+02	5.65E+02
7440666	Zinc and Compounds	mg/kg	-	8.42E+04	8.42E+04	6.51E+03	6.51E+03	3.36E+04	3.36E+04
83-32-9	Acenaphthene	mg/kg	-	1.91E+03	1.91E+03	5.32E+02	5.32E+02	6.26E+02	6.26E+02
208-96-8	Acenaphthylene <sup>b</sup>	mg/kg	-	1.91E+03	1.91E+03	5.32E+02	5.32E+02	6.26E+02	6.26E+02
107-13-1	Acrylonitrile	mg/kg	1.93E+00	1.12E+04	1.93E+00	2.34E+01	1.93E+00	4.48E+03	1.93E+00
120-12-7	Anthracene	mg/kg	-	9.53E+03	9.53E+03	2.66E+03	2.66E+03	3.13E+03	3.13E+03
71-43-2	Benzene	mg/kg	1.19E+01	1.12E+03	1.19E+01	6.14E+01	1.19E+01	4.48E+02	1.19E+01
117-81-7	Bis(2-ethylhexyl)phthalate <sup>c</sup>	mg/kg	3.47E+01	7.99E+02	3.47E+01	2.08E+02	3.47E+01	2.64E+02	3.47E+01
75-27-4	Bromodichloromethane	mg/kg	3.88E+00	5.62E+03	3.88E+00	4.88E+02	3.88E+00	2.24E+03	3.88E+00
86-74-8	Carbazole	mg/kg	2.43E+01	-	2.43E+01	-	2.43E+01	-	2.43E+01
56-23-5	Carbon Tetrachloride	mg/kg	7.38E+00	1.12E+03	7.38E+00	6.88E+01	7.38E+00	4.48E+02	7.38E+00
67-66-3	Chloroform	mg/kg	4.42E+00	2.81E+03	4.42E+00	1.52E+02	4.42E+00	1.12E+03	4.42E+00
75-71-8	Dichlorodifluoromethane (Freon-12) <sup>c</sup>	mg/kg	-	5.62E+04	5.62E+04	1.28E+02	1.28E+02	2.24E+04	2.24E+04

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.4. Soil/Sediment No Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Recreational User	Adult Recreational User		Child Recreational User		Teen Recreational User	
			Cancer <sup>f</sup>	Hazard	No Action	Hazard	No Action	Hazard	No Action
75-34-3	Dichloroethane, 1,1- <sup>c</sup>	mg/kg	4.64E+01	5.62E+04	4.64E+01	1.22E+03	4.64E+01	2.24E+04	4.64E+01
107-06-2	Dichloroethane, 1,2-	mg/kg	5.34E+00	1.68E+03	5.34E+00	3.72E+01	5.34E+00	6.73E+02	5.34E+00
75-35-4	Dichloroethylene, 1,1-	mg/kg	-	1.40E+04	1.40E+04	2.78E+02	2.78E+02	5.61E+03	5.61E+03
540-59-0	Dichloroethylene, 1,2- (Mixed Isomers)	mg/kg	-	2.53E+03	2.53E+03	2.19E+02	2.19E+02	1.01E+03	1.01E+03
156-59-2	Dichloroethylene, 1,2-cis-	mg/kg	-	5.62E+02	5.62E+02	4.88E+01	4.88E+01	2.24E+02	2.24E+02
156-60-5	Dichloroethylene, 1,2-trans-	mg/kg	-	5.62E+03	5.62E+03	1.59E+02	1.59E+02	2.24E+03	2.24E+03
60-57-1	Dieldrin	mg/kg	3.04E-02	2.00E+00	3.04E-02	5.20E-01	3.04E-02	6.59E-01	3.04E-02
1746-01-6	Dioxins/Furans, Total (as TCDD) <sup>d</sup>	mg/kg	7.57E-06	7.00E-05	7.57E-06	1.22E-05	7.57E-06	2.41E-05	7.57E-06
37871-00-4	~HpCDD, 2,3,7,8-	mg/kg	7.57E-04	7.00E-03	7.57E-04	1.22E-03	7.57E-04	2.41E-03	7.57E-04
38998-75-3	~HpCDF, 2,3,7,8-	mg/kg	7.57E-04	7.00E-03	7.57E-04	1.22E-03	7.57E-04	2.41E-03	7.57E-04
34465-46-8	~HxCDD, 2,3,7,8-	mg/kg	7.57E-05	7.00E-04	7.57E-05	1.22E-04	7.57E-05	2.41E-04	7.57E-05
55684-94-1	~HxCDF, 2,3,7,8-	mg/kg	7.57E-05	7.00E-04	7.57E-05	1.22E-04	7.57E-05	2.41E-04	7.57E-05
3268-87-9	~OCDD	mg/kg	2.52E-02	2.33E-01	2.52E-02	4.05E-02	2.52E-02	8.05E-02	2.52E-02
39001-02-0	~OCDF	mg/kg	2.52E-02	2.33E-01	2.52E-02	4.05E-02	2.52E-02	8.05E-02	2.52E-02
36088-22-9	~PeCDD, 2,3,7,8-	mg/kg	7.57E-06	7.00E-05	7.57E-06	1.22E-05	7.57E-06	2.41E-05	7.57E-06
57117-41-6	~PeCDF, 1,2,3,7,8-	mg/kg	2.52E-04	2.33E-03	2.52E-04	4.05E-04	2.52E-04	8.05E-04	2.52E-04
57117-31-4	~PeCDF, 2,3,4,7,8-	mg/kg	2.52E-05	2.33E-04	2.52E-05	4.05E-05	2.52E-05	8.05E-05	2.52E-05
1746-01-6	~TCDD, 2,3,7,8-	mg/kg	7.57E-06	7.00E-05	7.57E-06	1.22E-05	7.57E-06	2.41E-05	7.57E-06
51207-31-9	~TCDF, 2,3,7,8-	mg/kg	7.57E-05	7.00E-04	7.57E-05	1.22E-04	7.57E-05	2.41E-04	7.57E-05
100-41-4	Ethylbenzene	mg/kg	5.96E+01	2.81E+04	5.96E+01	1.91E+03	5.96E+01	1.12E+04	5.96E+01
206-44-0	Fluoranthene	mg/kg	-	1.27E+03	1.27E+03	3.55E+02	3.55E+02	4.17E+02	4.17E+02
86-73-7	Fluorene	mg/kg	-	1.27E+03	1.27E+03	3.55E+02	3.55E+02	4.17E+02	4.17E+02
118-74-1	Hexachlorobenzene	mg/kg	3.04E-01	3.19E+01	3.04E-01	8.32E+00	3.04E-01	1.06E+01	3.04E-01
91-20-3	Naphthalene	mg/kg	5.72E+01	6.35E+02	5.72E+01	9.76E+01	5.72E+01	2.09E+02	5.72E+01
88-74-4	Nitroaniline, 2-	mg/kg	-	3.99E+02	3.99E+02	1.04E+02	1.04E+02	1.32E+02	1.32E+02
621-64-7	Nitroso-di-N-propylamine, N-	mg/kg	6.95E-02	-	6.95E-02	-	6.95E-02	-	6.95E-02
87-86-5	Pentachlorophenol	mg/kg	5.84E-01	8.73E+01	5.84E-01	2.79E+01	5.84E-01	2.84E+01	5.84E-01
85-01-8	Phenanthrene <sup>b</sup>	mg/kg	-	1.91E+03	1.91E+03	5.32E+02	5.32E+02	6.26E+02	6.26E+02
1336-36-3	Polychlorinated Biphenyls, Total <sup>e</sup>	mg/kg	1.89E-01	-	1.89E-01	-	1.89E-01	-	1.89E-01
12674-11-2	~Aroclor 1016	mg/kg	5.39E+00	2.08E+00	2.08E+00	5.92E-01	5.92E-01	6.82E-01	6.82E-01
11104-28-2	~Aroclor 1221	mg/kg	1.83E-01	-	1.83E-01	-	1.83E-01	-	1.83E-01
11141-16-5	~Aroclor 1232	mg/kg	1.83E-01	-	1.83E-01	-	1.83E-01	-	1.83E-01
53469-21-9	~Aroclor 1242	mg/kg	1.89E-01	-	1.89E-01	-	1.89E-01	-	1.89E-01
12672-29-6	~Aroclor 1248	mg/kg	1.89E-01	-	1.89E-01	-	1.89E-01	-	1.89E-01
11097-69-1	~Aroclor 1254	mg/kg	1.89E-01	5.95E-01	1.89E-01	1.69E-01	1.69E-01	1.95E-01	1.89E-01
11096-82-5	~Aroclor 1260	mg/kg	1.89E-01	-	1.89E-01	-	1.89E-01	-	1.89E-01

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.4. Soil/Sediment No Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Recreational User	Adult Recreational User		Child Recreational User		Teen Recreational User	
			Cancer <sup>f</sup>	Hazard	No Action	Hazard	No Action	Hazard	No Action
50-32-8	Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>e</sup>	mg/kg	1.38E-02	-	1.38E-02	-	1.38E-02	-	1.38E-02
56-55-3	~Benzo[a]anthracene	mg/kg	1.38E-01	-	1.38E-01	-	1.38E-01	-	1.38E-01
50-32-8	~Benzo[a]pyrene	mg/kg	1.38E-02	-	1.38E-02	-	1.38E-02	-	1.38E-02
205-99-2	~Benzo[b]fluoranthene	mg/kg	1.38E-01	-	1.38E-01	-	1.38E-01	-	1.38E-01
207-08-9	~Benzo[k]fluoranthene	mg/kg	1.38E+00	-	1.38E+00	-	1.38E+00	-	1.38E+00
218-01-9	~Chrysene	mg/kg	1.38E+01	-	1.38E+01	-	1.38E+01	-	1.38E+01
53-70-3	~Dibenz[a,h]anthracene	mg/kg	1.38E-02	-	1.38E-02	-	1.38E-02	-	1.38E-02
193-39-5	~Indeno[1,2,3-cd]pyrene	mg/kg	1.38E-01	-	1.38E-01	-	1.38E-01	-	1.38E-01
129-00-0	Pyrene	mg/kg	-	9.53E+02	9.53E+02	2.66E+02	2.66E+02	3.13E+02	3.13E+02
127-18-4	Tetrachloroethylene	mg/kg	2.61E+02	1.68E+03	2.61E+02	7.32E+01	7.32E+01	6.73E+02	2.61E+02
108-88-3	Toluene <sup>c</sup>	mg/kg	-	2.25E+04	2.25E+04	1.84E+03	1.84E+03	8.97E+03	8.97E+03
71-55-6	Trichloroethane, 1,1,1-	mg/kg	-	1.00E+05	1.00E+05	1.02E+04	1.02E+04	1.00E+05	1.00E+05
79-00-5	Trichloroethane, 1,1,2-	mg/kg	1.17E+01	1.12E+03	1.17E+01	2.20E+00	2.20E+00	4.48E+02	1.17E+01
79-01-6	Trichloroethylene	mg/kg	8.99E+00	1.40E+02	8.99E+00	4.40E+00	4.40E+00	5.61E+01	8.99E+00
76-13-1	Trichloro-1,2,2-trifluoroethane, 1,1,2-(Freon-113) <sup>e</sup>	mg/kg	-	1.00E+05	1.00E+05	5.56E+04	5.56E+04	1.00E+05	1.00E+05
75-01-4	Vinyl Chloride	mg/kg	6.79E-02	8.42E+02	6.79E-02	4.91E+01	6.79E-02	3.36E+02	6.79E-02
1330-20-7	Xylene, Mixture	mg/kg	-	5.62E+04	5.62E+04	7.66E+02	7.66E+02	2.24E+04	2.24E+04
108-38-3	Xylene, m-	mg/kg	-	5.62E+04	5.62E+04	7.26E+02	7.26E+02	2.24E+04	2.24E+04
95-47-6	Xylene, o-	mg/kg	-	5.62E+04	5.62E+04	8.35E+02	8.35E+02	2.24E+04	2.24E+04
106-42-3	Xylene, p-	mg/kg	-	5.62E+04	5.62E+04	7.39E+02	7.39E+02	2.24E+04	2.24E+04
14596-10-2	Am-241	pCi/g	8.43E+00	-	8.43E+00	-	8.43E+00	-	8.43E+00
10045-97-3	Cs-137+D	pCi/g	3.23E-01	-	3.23E-01	-	3.23E-01	-	3.23E-01
13994-20-2	Np-237+D	pCi/g	6.68E-01	-	6.68E-01	-	6.68E-01	-	6.68E-01
13981-16-3	Pu-238	pCi/g	1.23E+01	-	1.23E+01	-	1.23E+01	-	1.23E+01
15117-48-3	Pu-239	pCi/g	1.08E+01	-	1.08E+01	-	1.08E+01	-	1.08E+01
14119-33-6	Pu-240	pCi/g	1.08E+01	-	1.08E+01	-	1.08E+01	-	1.08E+01
14133-76-7	Tc-99	pCi/g	3.26E+02	-	3.26E+02	-	3.26E+02	-	3.26E+02
14269-63-7	Th-230	pCi/g	1.45E+01	-	1.45E+01	-	1.45E+01	-	1.45E+01
13966-29-5	U-234	pCi/g	1.65E+01	-	1.65E+01	-	1.65E+01	-	1.65E+01
15117-96-1	U-235+D	pCi/g	9.68E-01	-	9.68E-01	-	9.68E-01	-	9.68E-01
7440-61-1	U-238+D	pCi/g	3.57E+00	-	3.57E+00	-	3.57E+00	-	3.57E+00

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Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.4. Soil/Sediment No Action Levels for Significant COPCs at PGDP (Continued)**

CAS	Analyte	Units	Resident	Adult Resident		Child Resident	
			Cancer <sup>f</sup>	Hazard	No Action	Hazard	No Action
7429905	Aluminum	mg/kg	-	7.46E+04	7.46E+04	7.74E+03	7.74E+03
7440360	Antimony (metallic)	mg/kg	-	3.34E+01	3.34E+01	3.13E+00	3.13E+00
7440382	Arsenic, Inorganic	mg/kg	2.67E-01	8.87E+00	2.67E-01	1.67E+00	2.67E-01
7440393	Barium	mg/kg	-	1.35E+04	1.35E+04	1.53E+03	1.53E+03
7440417	Beryllium and compounds	mg/kg	1.59E+03	1.58E+02	1.58E+02	1.56E+01	1.56E+01
7440428	Boron And Borates Only	mg/kg	-	1.66E+04	1.66E+04	1.56E+03	1.56E+03
7440439	Cadmium (Diet)	mg/kg	2.12E+03	2.40E+01	2.40E+01	5.07E+00	5.07E+00
16065831	Chromium (Total) <sup>a</sup>	mg/kg	1.64E+01	1.00E+05	1.64E+01	1.17E+04	1.64E+01
18540299	Chromium(III), Insoluble Salts	mg/kg	-	1.00E+05	1.00E+05	1.17E+04	1.17E+04
7440473	Chromium(VI)	mg/kg	3.01E-01	2.46E+02	3.01E-01	2.34E+01	3.01E-01
7440484	Cobalt	mg/kg	4.24E+02	2.43E+01	2.43E+01	2.34E+00	2.34E+00
7440508	Copper	mg/kg	-	3.34E+03	3.34E+03	3.13E+02	3.13E+02
16984488	Fluoride	mg/kg	-	3.33E+03	3.33E+03	3.13E+02	3.13E+02
7439896	Iron	mg/kg	-	5.84E+04	5.84E+04	5.48E+03	5.48E+03
7439921	Lead	mg/kg	-	-	4.00E+02	-	4.00E+02
7439965	Manganese	mg/kg	-	1.56E+03	1.56E+03	1.83E+02	1.83E+02
7439976	Mercury, Inorganic Salts	mg/kg	-	2.50E+01	2.50E+01	2.35E+00	2.35E+00
7439987	Molybdenum	mg/kg	-	4.17E+02	4.17E+02	3.91E+01	3.91E+01
7440020	Nickel Soluble Salts	mg/kg	1.47E+04	1.48E+03	1.48E+03	1.55E+02	1.55E+02
7782492	Selenium	mg/kg	-	4.17E+02	4.17E+02	3.91E+01	3.91E+01
7440224	Silver	mg/kg	-	4.17E+02	4.17E+02	3.91E+01	3.91E+01
7791120	Thallium (Soluble Salts)	mg/kg	-	8.34E-01	8.34E-01	7.82E-02	7.82E-02
238	Uranium (Soluble Salts)	mg/kg	-	2.40E+02	2.40E+02	2.34E+01	2.34E+01
7440622	Vanadium and Compounds	mg/kg	-	4.08E+02	4.08E+02	3.93E+01	3.93E+01
7440666	Zinc and Compounds	mg/kg	-	2.50E+04	2.50E+04	2.35E+03	2.35E+03
83-32-9	Acenaphthene	mg/kg	-	5.66E+02	5.66E+02	1.71E+02	1.71E+02
208-96-8	Acenaphthylene <sup>b</sup>	mg/kg	-	5.66E+02	5.66E+02	1.71E+02	1.71E+02
107-13-1	Acrylonitrile	mg/kg	2.55E-01	1.60E+00	2.55E-01	1.59E+00	2.55E-01
120-12-7	Anthracene	mg/kg	-	2.83E+03	2.83E+03	8.54E+02	8.54E+02
71-43-2	Benzene	mg/kg	1.16E+00	1.07E+01	1.16E+00	8.17E+00	1.16E+00
117-81-7	Bis(2-ethylhexyl)phthalate <sup>c</sup>	mg/kg	1.43E+01	2.37E+02	1.43E+01	6.67E+01	1.43E+01
75-27-4	Bromodichloromethane	mg/kg	2.93E-01	1.67E+03	2.93E-01	1.56E+02	2.93E-01
86-74-8	Carbazole	mg/kg	1.00E+01	-	1.00E+01	-	1.00E+01
56-23-5	Carbon Tetrachloride	mg/kg	6.53E-01	1.49E+01	6.53E-01	1.04E+01	6.53E-01
67-66-3	Chloroform	mg/kg	3.16E-01	2.59E+01	3.16E-01	1.99E+01	3.16E-01
75-71-8	Dichlorodifluoromethane (Freon-12) <sup>c</sup>	mg/kg	-	8.76E+00	8.76E+00	8.72E+00	8.72E+00

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.4. Soil/Sediment No Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Resident	Adult Resident		Child Resident	
			Cancer <sup>f</sup>	Hazard	No Action	Hazard	No Action
75-34-3	Dichloroethane, 1,1- <sup>c</sup>	mg/kg	3.55E+00	1.08E+02	3.55E+00	1.02E+02	3.55E+00
107-06-2	Dichloroethane, 1,2-	mg/kg	4.64E-01	3.32E+00	4.64E-01	3.12E+00	4.64E-01
75-35-4	Dichloroethylene, 1,1-	mg/kg	-	2.40E+01	2.40E+01	2.27E+01	2.27E+01
540-59-0	Dichloroethylene, 1,2- (Mixed Isomers)	mg/kg	-	7.51E+02	7.51E+02	7.04E+01	7.04E+01
156-59-2	Dichloroethylene, 1,2-cis-	mg/kg	-	1.67E+02	1.67E+02	1.56E+01	1.56E+01
156-60-5	Dichloroethylene, 1,2-trans-	mg/kg	-	1.56E+01	1.56E+01	1.43E+01	1.43E+01
60-57-1	Dieldrin	mg/kg	1.26E-02	5.93E-01	1.26E-02	1.67E-01	1.26E-02
1746-01-6	Dioxins/Furans, Total (as TCDD) <sup>d</sup>	mg/kg	3.08E-06	2.08E-05	3.08E-06	3.90E-06	3.08E-06
37871-00-4	~HpCDD, 2,3,7,8-	mg/kg	3.08E-04	2.08E-03	3.08E-04	3.90E-04	3.08E-04
38998-75-3	~HpCDF, 2,3,7,8-	mg/kg	3.08E-04	2.08E-03	3.08E-04	3.90E-04	3.08E-04
34465-46-8	~HxCDD, 2,3,7,8-	mg/kg	3.08E-05	2.08E-04	3.08E-05	3.90E-05	3.08E-05
55684-94-1	~HxCDF, 2,3,7,8-	mg/kg	3.08E-05	2.08E-04	3.08E-05	3.90E-05	3.08E-05
3268-87-9	~OCDD	mg/kg	1.03E-02	6.93E-02	1.03E-02	1.30E-02	1.03E-02
39001-02-0	~OCDF	mg/kg	1.03E-02	6.93E-02	1.03E-02	1.30E-02	1.03E-02
36088-22-9	~PeCDD, 2,3,7,8-	mg/kg	3.08E-06	2.08E-05	3.08E-06	3.90E-06	3.08E-06
57117-41-6	~PeCDF, 1,2,3,7,8-	mg/kg	1.03E-04	6.93E-04	1.03E-04	1.30E-04	1.03E-04
57117-31-4	~PeCDF, 2,3,4,7,8-	mg/kg	1.03E-05	6.93E-05	1.03E-05	1.30E-05	1.03E-05
1746-01-6	~TCDD, 2,3,7,8-	mg/kg	3.08E-06	2.08E-05	3.08E-06	3.90E-06	3.08E-06
51207-31-9	~TCDF, 2,3,7,8-	mg/kg	3.08E-05	2.08E-04	3.08E-05	3.90E-05	3.08E-05
100-41-4	Ethylbenzene	mg/kg	5.78E+00	5.52E+02	5.78E+00	3.37E+02	5.78E+00
206-44-0	Fluoranthene	mg/kg	-	3.77E+02	3.77E+02	1.14E+02	1.14E+02
86-73-7	Fluorene	mg/kg	-	3.77E+02	3.77E+02	1.14E+02	1.14E+02
118-74-1	Hexachlorobenzene	mg/kg	1.26E-01	9.49E+00	1.26E-01	2.67E+00	1.26E-01
91-20-3	Naphthalene	mg/kg	3.83E+00	1.35E+01	3.83E+00	1.16E+01	3.83E+00
88-74-4	Nitroaniline, 2-	mg/kg	-	1.17E+02	1.17E+02	3.32E+01	3.32E+01
621-64-7	Nitroso-di-N-propylamine, N-	mg/kg	2.87E-02	-	2.87E-02	-	2.87E-02
87-86-5	Pentachlorophenol	mg/kg	2.43E-01	2.59E+01	2.43E-01	8.96E+00	2.43E-01
85-01-8	Phenanthrene <sup>b</sup>	mg/kg	-	5.66E+02	5.66E+02	1.71E+02	1.71E+02
1336-36-3	Polychlorinated Biphenyls, Total <sup>e</sup>	mg/kg	7.82E-02	-	7.82E-02	-	7.82E-02
12674-11-2	~Aroclor 1016	mg/kg	2.23E+00	6.18E-01	6.18E-01	1.90E-01	1.90E-01
11104-28-2	~Aroclor 1221	mg/kg	6.59E-02	-	6.59E-02	-	6.59E-02
11141-16-5	~Aroclor 1232	mg/kg	6.59E-02	-	6.59E-02	-	6.59E-02
53469-21-9	~Aroclor 1242	mg/kg	7.82E-02	-	7.82E-02	-	7.82E-02
12672-29-6	~Aroclor 1248	mg/kg	7.82E-02	-	7.82E-02	-	7.82E-02
11097-69-1	~Aroclor 1254	mg/kg	7.82E-02	1.77E-01	7.82E-02	5.43E-02	5.43E-02
11096-82-5	~Aroclor 1260	mg/kg	7.82E-02	-	7.82E-02	-	7.82E-02

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.4. Soil/Sediment No Action Levels for Significant COPCs at PGDP (Continued)**

CAS	Analyte	Units	Resident	Adult Resident		Child Resident	
			Cancer <sup>f</sup>	Hazard	No Action	Hazard	No Action
50-32-8	Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>e</sup>	mg/kg	6.19E-03	-	6.19E-03	-	6.19E-03
56-55-3	~Benz[a]anthracene	mg/kg	6.19E-02	-	6.19E-02	-	6.19E-02
50-32-8	~Benzo[a]pyrene	mg/kg	6.19E-03	-	6.19E-03	-	6.19E-03
205-99-2	~Benzo[b]fluoranthene	mg/kg	6.19E-02	-	6.19E-02	-	6.19E-02
207-08-9	~Benzo[k]fluoranthene	mg/kg	6.19E-01	-	6.19E-01	-	6.19E-01
218-01-9	~Chrysene	mg/kg	6.19E+00	-	6.19E+00	-	6.19E+00
53-70-3	~Dibenz[a,h]anthracene	mg/kg	6.19E-03	-	6.19E-03	-	6.19E-03
193-39-5	~Indeno[1,2,3-cd]pyrene	mg/kg	6.19E-02	-	6.19E-02	-	6.19E-02
129-00-0	Pyrene	mg/kg	-	2.83E+02	2.83E+02	8.54E+01	8.54E+01
127-18-4	Tetrachloroethylene	mg/kg	2.36E+01	9.61E+00	9.61E+00	8.10E+00	8.10E+00
108-88-3	Toluene <sup>c</sup>	mg/kg	-	1.67E+03	1.67E+03	4.89E+02	4.89E+02
71-55-6	Trichloroethane, 1,1,1-	mg/kg	-	8.55E+02	8.55E+02	8.15E+02	8.15E+02
79-00-5	Trichloroethane, 1,1,2-	mg/kg	1.15E+00	1.50E-01	1.50E-01	1.50E-01	1.50E-01
79-01-6	Trichloroethylene	mg/kg	9.43E-01	4.56E-01	4.56E-01	4.12E-01	4.12E-01
76-13-1	Trichloro-1,2,2-trifluoroethane, 1,1,2-(Freon-113) <sup>c</sup>	mg/kg	-	4.02E+03	4.02E+03	3.96E+03	3.96E+03
75-01-4	Vinyl Chloride	mg/kg	5.92E-02	9.59E+00	5.92E-02	7.00E+00	5.92E-02
1330-20-7	Xylene, Mixture	mg/kg	-	6.05E+01	6.05E+01	5.84E+01	5.84E+01
108-38-3	Xylene, m-	mg/kg	-	5.69E+01	5.69E+01	5.51E+01	5.51E+01
95-47-6	Xylene, o-	mg/kg	-	6.71E+01	6.71E+01	6.45E+01	6.45E+01
106-42-3	Xylene, p-	mg/kg	-	5.80E+01	5.80E+01	5.61E+01	5.61E+01
14596-10-2	Am-241	pCi/g	3.03E+00	-	3.03E+00	-	3.03E+00
10045-97-3	Cs-137+D	pCi/g	1.16E-01	-	1.16E-01	-	1.16E-01
13994-20-2	Np-237+D	pCi/g	2.39E-01	-	2.39E-01	-	2.39E-01
13981-16-3	Pu-238	pCi/g	4.42E+00	-	4.42E+00	-	4.42E+00
15117-48-3	Pu-239	pCi/g	3.87E+00	-	3.87E+00	-	3.87E+00
14119-33-6	Pu-240	pCi/g	3.87E+00	-	3.87E+00	-	3.87E+00
14133-76-7	Tc-99	pCi/g	1.17E+02	-	1.17E+02	-	1.17E+02
14269-63-7	Th-230	pCi/g	5.22E+00	-	5.22E+00	-	5.22E+00
13966-29-5	U-234	pCi/g	5.93E+00	-	5.93E+00	-	5.93E+00
15117-96-1	U-235+D	pCi/g	3.47E-01	-	3.47E-01	-	3.47E-01
7440-61-1	U-238+D	pCi/g	1.28E+00	-	1.28E+00	-	1.28E+00

NOTES:

Values are provided in these tables for significant COPCs for PGDP. Values for other chemicals can be obtained using the RAIS online calculator, as modified using PGDP-specific inputs.

<sup>a</sup> Chromium (Total) utilizes Chromium III hazard values and Chromium VI inhalation risk values (to be conservative in terms of protecting human health)

<sup>b</sup> Acenaphthylene and Phenanthrene use values for Acenaphthene

<sup>c</sup> Analytes are not PGDP significant COPCs (Table 2.1), but are provided for project support.

<sup>d</sup> Total dioxins/furans uses values for 2,3,7,8-TCDD, see screening note 9g in the Appendix A introduction, 'Screening Levels' on pages A-3 through A-5

<sup>e</sup> Total carcinogenic PAHs uses values for benzo(a)pyrene, see screening note 9e in the Appendix A introduction, 'Screening Levels' on pages A-3 through A-5

<sup>f</sup> For the recreational user and the resident, ELCRs (i.e. cancer NALs) were calculated using the child/teen/adult or child/adult age-adjusted lifetime scenario, respectively

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated

**Table A.5. Groundwater No Action Levels for Significant COPCs at PGDP**

(Values calculated in December 2014 and are based on best available information.)

CAS	Analyte	Units	Resident	Adult Resident		Child Resident	
			Cancer <sup>a</sup>	Hazard	No Action	Hazard	No Action
7429-90-5	Aluminum	mg/L	-	3.32E+00	3.32E+00	1.99E+00	1.99E+00
7440-36-0	Antimony (metallic)	mg/L	-	1.28E-03	1.28E-03	7.72E-04	7.72E-04
7440-38-2	Arsenic, Inorganic	mg/L	5.16E-05	9.95E-04	5.16E-05	5.98E-04	5.16E-05
7440-39-3	Barium	mg/L	-	6.15E-01	6.15E-01	3.70E-01	3.70E-01
7440-41-7	Beryllium and compounds	mg/L	-	3.61E-03	3.61E-03	2.19E-03	2.19E-03
7440-42-8	Boron And Borates Only	mg/L	-	6.63E-01	6.63E-01	3.99E-01	3.99E-01
7440-43-9	Cadmium (Water)	mg/L	-	1.49E-03	1.49E-03	8.98E-04	8.98E-04
16065-83-1	Chromium (Total) <sup>b</sup>	mg/L	-	3.44E+00	3.44E+00	2.08E+00	2.08E+00
18540-29-9	Chromium(III), Insoluble Salts	mg/L	-	3.44E+00	3.44E+00	2.08E+00	2.08E+00
7440-47-3	Chromium(VI)	mg/L	3.41E-05	6.79E-03	3.41E-05	4.11E-03	3.41E-05
7440-48-4	Cobalt	mg/L	-	9.99E-04	9.99E-04	6.00E-04	6.00E-04
7440-50-8	Copper	mg/L	-	1.33E-01	1.33E-01	7.98E-02	7.98E-02
16984-48-8	Fluoride	mg/L	-	1.33E-01	1.33E-01	7.98E-02	7.98E-02
7439-89-6	Iron	mg/L	-	2.32E+00	2.32E+00	1.40E+00	1.40E+00
7439-92-1	Lead	mg/L	-	-	1.50E-02	-	1.50E-02
7439-96-5	Manganese	mg/L	-	6.97E-02	6.97E-02	4.20E-02	4.20E-02
7439-97-6	Mercury, Inorganic Salts	mg/L	-	9.23E-04	9.23E-04	5.56E-04	5.56E-04
7439-98-7	Molybdenum	mg/L	-	1.66E-02	1.66E-02	9.97E-03	9.97E-03
7440-02-0	Nickel Soluble Salts	mg/L	-	6.48E-02	6.48E-02	3.90E-02	3.90E-02
7782-49-2	Selenium	mg/L	-	1.66E-02	1.66E-02	9.97E-03	9.97E-03
7440-22-4	Silver	mg/L	-	1.53E-02	1.53E-02	9.22E-03	9.22E-03
7791-12-0	Thallium (Soluble Salts)	mg/L	-	3.32E-05	3.32E-05	1.99E-05	1.99E-05
-23-8	Uranium (Soluble Salts)	mg/L	-	9.95E-03	9.95E-03	5.98E-03	5.98E-03
7440-62-2	Vanadium and Compounds	mg/L	-	1.37E-02	1.37E-02	8.26E-03	8.26E-03
7440-66-6	Zinc and Compounds	mg/L	-	9.98E-01	9.98E-01	6.00E-01	6.00E-01
83-32-9	Acenaphthene	mg/L	-	8.11E-02	8.11E-02	4.94E-02	4.94E-02
208-96-8	Acenaphthylene <sup>c</sup>	mg/L	-	8.11E-02	8.11E-02	4.94E-02	4.94E-02
107-13-1	Acrylonitrile	mg/L	5.23E-05	4.16E-04	5.23E-05	4.15E-04	5.23E-05
120-12-7	Anthracene	mg/L	-	2.61E-01	2.61E-01	1.60E-01	1.60E-01
71-43-2	Benzene	mg/L	4.53E-04	4.05E-03	4.53E-04	3.29E-03	4.53E-04
117-81-7	Bis(2-ethylhexyl)phthalate <sup>d</sup>	mg/L	5.56E-03	6.67E-02	5.56E-03	4.01E-02	5.56E-03
75-27-4	Bromodichloromethane	mg/L	1.34E-04	6.22E-02	1.34E-04	3.74E-02	1.34E-04
86-74-8	Carbazole	mg/L	1.96E-03	-	1.96E-03	-	1.96E-03
56-23-5	Carbon Tetrachloride	mg/L	4.52E-04	6.96E-03	4.52E-04	4.84E-03	4.52E-04
67-66-3	Chloroform	mg/L	2.21E-04	1.22E-02	2.21E-04	9.66E-03	2.21E-04
75-71-8	Dichlorodifluoromethane (Freon-12) <sup>d</sup>	mg/L	-	2.01E-02	2.01E-02	1.97E-02	1.97E-02

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.



Table A.5. Groundwater No Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Resident	Adult Resident		Child Resident	
			Cancer <sup>a</sup>	Hazard	No Action	Hazard	No Action
75-34-3	Dichloroethane, 1,1- <sup>d</sup>	mg/L	2.75E-03	8.92E-02	2.75E-03	8.14E-02	2.75E-03
107-06-2	Dichloroethylene, 1,1-	mg/L	1.71E-04	1.36E-03	1.71E-04	1.30E-03	1.71E-04
75-35-4	Dichloroethane, 1,2-	mg/L	-	3.25E-02	3.25E-02	2.83E-02	2.83E-02
540-59-0	Dichloroethylene, 1,2- (Mixed Isomers)	mg/L	-	2.66E-02	2.66E-02	1.60E-02	1.60E-02
156-59-2	Dichloroethylene, 1,2-cis-	mg/L	-	5.91E-03	5.91E-03	3.56E-03	3.56E-03
156-60-5	Dichloroethylene, 1,2-trans-	mg/L	-	1.03E-02	1.03E-02	9.26E-03	9.26E-03
60-57-1	Dieldrin	mg/L	1.68E-06	5.72E-05	1.68E-06	3.49E-05	1.68E-06
1746-01-6	Dioxins/Furans, Total (as TCDD) <sup>e</sup>	mg/L	5.99E-10	2.34E-09	5.99E-10	1.40E-09	5.99E-10
37871-00-4	~HpCDD, 2,3,7,8-	mg/L	5.99E-08	2.34E-07	5.99E-08	1.40E-07	5.99E-08
38998-75-3	~HpCDF, 2,3,7,8-	mg/L	5.99E-08	2.34E-07	5.99E-08	1.40E-07	5.99E-08
34465-46-8	~HxCDD, 2,3,7,8-	mg/L	5.99E-09	2.34E-08	5.99E-09	1.40E-08	5.99E-09
55684-94-1	~HxCDF, 2,3,7,8-	mg/L	5.99E-09	2.34E-08	5.99E-09	1.40E-08	5.99E-09
3268-87-9	~OCDD	mg/L	2.00E-06	7.79E-06	2.00E-06	4.68E-06	2.00E-06
39001-02-0	~OCDF	mg/L	2.00E-06	7.79E-06	2.00E-06	4.68E-06	2.00E-06
36088-22-9	~PeCDD, 2,3,7,8-	mg/L	5.99E-10	2.34E-09	5.99E-10	1.40E-09	5.99E-10
57117-41-6	~PeCDF, 1,2,3,7,8-	mg/L	2.00E-08	7.79E-08	2.00E-08	4.68E-08	2.00E-08
57117-31-4	~PeCDF, 2,3,4,7,8-	mg/L	2.00E-09	7.79E-09	2.00E-09	4.68E-09	2.00E-09
1746-01-6	~TCDD, 2,3,7,8-	mg/L	5.99E-10	2.34E-09	5.99E-10	1.40E-09	5.99E-10
51207-31-9	~TCDF, 2,3,7,8-	mg/L	5.99E-09	2.34E-08	5.99E-09	1.40E-08	5.99E-09
100-41-4	Ethylbenzene	mg/L	1.49E-03	1.04E-01	1.49E-03	7.82E-02	1.49E-03
206-44-0	Fluoranthene	mg/L	-	1.33E-01	1.33E-01	8.02E-02	8.02E-02
86-73-7	Fluorene	mg/L	-	4.41E-02	4.41E-02	2.69E-02	2.69E-02
118-74-1	Hexachlorobenzene	mg/L	4.87E-05	2.67E-03	4.87E-05	1.60E-03	4.87E-05
91-20-3	Naphthalene	mg/L	1.65E-04	6.16E-04	1.65E-04	6.10E-04	1.65E-04
88-74-4	Nitroaniline, 2-	mg/L	-	3.12E-02	3.12E-02	1.88E-02	1.88E-02
621-64-7	Nitroso-di-N-propylamine, N-	mg/L	1.08E-05	-	1.08E-05	-	1.08E-05
87-86-5	Pentachlorophenol	mg/L	3.90E-05	3.32E-03	3.90E-05	2.03E-03	3.90E-05
85-01-8	Phenanthrene <sup>c</sup>	mg/L	-	8.11E-02	8.11E-02	4.94E-02	4.94E-02
1336-36-3	Polychlorinated Biphenyls, Total	mg/L	1.95E-04	-	1.95E-04	-	1.95E-04
12674-11-2	~Aroclor 1016	mg/L	1.11E-03	2.34E-04	2.34E-04	1.40E-04	1.40E-04
11104-28-2	~Aroclor 1221	mg/L	4.57E-06	-	4.57E-06	-	4.57E-06
11141-16-5	~Aroclor 1232	mg/L	4.57E-06	-	4.57E-06	-	4.57E-06
53469-21-9	~Aroclor 1242	mg/L	3.90E-05	-	3.90E-05	-	3.90E-05
12672-29-6	~Aroclor 1248	mg/L	3.90E-05	-	3.90E-05	-	3.90E-05
11097-69-1	~Aroclor 1254	mg/L	3.90E-05	6.67E-05	3.90E-05	4.01E-05	3.90E-05
11096-82-5	~Aroclor 1260	mg/L	3.90E-05	-	3.90E-05	-	3.90E-05

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.5. Groundwater No Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Resident	Adult Resident		Child Resident	
			Cancer <sup>a</sup>	Hazard	No Action	Hazard	No Action
50-32-8	Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>f</sup>	mg/L	3.43E-06	-	3.43E-06	-	3.43E-06
56-55-3	~Benz[a]anthracene	mg/L	3.43E-05	-	3.43E-05	-	3.43E-05
50-32-8	~Benzo[a]pyrene	mg/L	3.43E-06	-	3.43E-06	-	3.43E-06
205-99-2	~Benzo[b]fluoranthene	mg/L	3.43E-05	-	3.43E-05	-	3.43E-05
207-08-9	~Benzo[k]fluoranthene	mg/L	3.43E-04	-	3.43E-04	-	3.43E-04
218-01-9	~Chrysene	mg/L	3.43E-03	-	3.43E-03	-	3.43E-03
53-70-3	~Dibenz[a,h]anthracene	mg/L	3.43E-06	-	3.43E-06	-	3.43E-06
193-39-5	~Indeno[1,2,3-cd]pyrene	mg/L	3.43E-05	-	3.43E-05	-	3.43E-05
129-00-0	Pyrene	mg/L	-	1.76E-02	1.76E-02	1.08E-02	1.08E-02
127-18-4	Tetrachloroethylene	mg/L	1.11E-02	4.99E-03	4.99E-03	3.95E-03	3.95E-03
108-88-3	Toluene <sup>d</sup>	mg/L	-	1.66E-01	1.66E-01	1.07E-01	1.07E-01
71-55-6	Trichloroethane, 1,1,1-	mg/L	-	8.80E-01	8.80E-01	7.97E-01	7.97E-01
79-00-5	Trichloroethane, 1,1,2-	mg/L	2.75E-04	4.16E-05	4.16E-05	4.15E-05	4.15E-05
79-01-6	Trichloroethylene	mg/L	4.92E-04	3.23E-04	3.23E-04	2.81E-04	2.81E-04
76-13-1	Trichloro-1,2,2-trifluoroethane, 1,1,2- (Freon-113) <sup>d</sup>	mg/L	-	5.76E+00	5.76E+00	5.48E+00	5.48E+00
75-01-4	Vinyl Chloride	mg/L	1.87E-05	6.41E-03	1.87E-05	4.39E-03	1.87E-05
1330-20-7	Xylene, Mixture	mg/L	-	1.98E-02	1.98E-02	1.92E-02	1.92E-02
108-38-3	Xylene, m-	mg/L	-	1.99E-02	1.99E-02	1.93E-02	1.93E-02
95-47-6	Xylene, o-	mg/L	-	1.98E-02	1.98E-02	1.92E-02	1.92E-02
106-42-3	Xylene, p-	mg/L	-	1.99E-02	1.99E-02	1.93E-02	1.93E-02
14596-10-2	Am-241 <sup>g</sup>	pCi/L	5.04E-01	-	5.04E-01	-	5.04E-01
10045-97-3	Cs-137+D <sup>g</sup>	pCi/L	1.71E+00	-	1.71E+00	-	1.71E+00
13994-20-2	Np-237+D <sup>g</sup>	pCi/L	7.63E-01	-	7.63E-01	-	7.63E-01
13981-16-3	Pu-238 <sup>g</sup>	pCi/L	3.98E-01	-	3.98E-01	-	3.98E-01
15117-48-3	Pu-239 <sup>g</sup>	pCi/L	3.87E-01	-	3.87E-01	-	3.87E-01
14119-33-6	Pu-240 <sup>g</sup>	pCi/L	3.87E-01	-	3.87E-01	-	3.87E-01
14133-76-7	Tc-99 <sup>g</sup>	pCi/L	1.90E+01	-	1.90E+01	-	1.90E+01
14269-63-7	Th-230 <sup>g</sup>	pCi/L	5.72E-01	-	5.72E-01	-	5.72E-01
13966-29-5	U-234 <sup>g</sup>	pCi/L	7.39E-01	-	7.39E-01	-	7.39E-01
15117-96-1	U-235+D <sup>g</sup>	pCi/L	7.28E-01	-	7.28E-01	-	7.28E-01
7440-61-1	U-238+D <sup>g</sup>	pCi/L	6.01E-01	-	6.01E-01	-	6.01E-01

NOTES:

Values are provided in these tables for significant COPCs for PGDP. Values for other chemicals can be obtained using the RAIS online calculator, as modified using PGDP-specific inputs.

<sup>a</sup> For the resident, ELCRs (i.e. cancer ALs) were calculated using the child/adult age-adjusted lifetime scenario (i.e., lifetime exposure).

<sup>b</sup> Chromium (Total) utilizes Chromium III hazard values and Chromium VI inhalation risk values (to be conservative in terms of protecting human health).

<sup>c</sup> Acenaphthylene and Phenanthrene use values for Acenaphthene.

<sup>d</sup> Analytes are not PGDP significant COPCs (Table 2.1), but are provided for project support.

<sup>e</sup> Total dioxins/furans uses values for 2,3,7,8-TCDD, see screening note 9g in the Appendix A introduction, 'Screening Levels' on pages A-3 through A-5.

<sup>f</sup> Total carcinogenic PAHs uses values for benzo(a)pyrene, see screening note 9e in the Appendix A introduction, 'Screening Levels' on pages A-3 through A-5.

<sup>g</sup> Radionuclides use only the ingestion risk values.

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.6. Surface Water No Action Levels for Significant COPCs at PGDP**

(Values calculated in November 2014 and are based on best available information.)

CAS	Analyte	Units	Outdoor Worker <sup>a</sup>			Excavation Worker <sup>a</sup>			Industrial Worker <sup>a</sup>		
			Cancer	Hazard	No Action	Cancer	Hazard	No Action	Cancer	Hazard	No Action
7429-90-5	Aluminum	mg/L	-	5.26E+03	5.26E+03	-	5.26E+03	5.26E+03	-	1.29E+03	1.29E+03
7440-36-0	Antimony (metallic)	mg/L	-	3.16E-01	3.16E-01	-	3.16E-01	3.16E-01	-	7.77E-02	7.77E-02
7440-38-2	Arsenic, Inorganic	mg/L	9.82E-02	1.58E+00	9.82E-02	4.91E-01	1.58E+00	4.91E-01	2.42E-02	3.88E-01	2.42E-02
7440-39-3	Barium	mg/L	-	7.36E+01	7.36E+01	-	7.36E+01	7.36E+01	-	1.81E+01	1.81E+01
7440-41-7	Beryllium and compounds	mg/L	-	7.36E-02	7.36E-02	-	7.36E-02	7.36E-02	-	1.81E-02	1.81E-02
7440-42-8	Boron And Borates Only	mg/L	-	1.05E+03	1.05E+03	-	1.05E+03	1.05E+03	-	2.59E+02	2.59E+02
7440-43-9	Cadmium (Water)	mg/L	-	1.31E-01	1.31E-01	-	1.31E-01	1.31E-01	-	3.24E-02	3.24E-02
16065-83-1	Chromium (Total) <sup>b</sup>	mg/L	-	1.03E+02	1.03E+02	-	1.03E+02	1.03E+02	-	2.52E+01	2.52E+01
18540-29-9	Chromium(III), Insoluble Salts	mg/L	-	1.03E+02	1.03E+02	-	1.03E+02	1.03E+02	-	2.52E+01	2.52E+01
7440-47-3	Chromium(VI)	mg/L	1.96E-03	1.97E-01	1.96E-03	1.84E-02	1.97E-01	1.84E-02	4.82E-04	4.85E-02	4.82E-04
7440-48-4	Cobalt	mg/L	-	3.94E+00	3.94E+00	-	3.94E+00	3.94E+00	-	9.71E-01	9.71E-01
7440-50-8	Copper	mg/L	-	2.10E+02	2.10E+02	-	2.10E+02	2.10E+02	-	5.18E+01	5.18E+01
16984-48-8	Fluoride	mg/L	-	2.10E+02	2.10E+02	-	2.10E+02	2.10E+02	-	5.18E+01	5.18E+01
7439-89-6	Iron	mg/L	-	3.68E+03	3.68E+03	-	3.68E+03	3.68E+03	-	9.06E+02	9.06E+02
7439-92-1	Lead	mg/L	-	-	1.50E-02	-	-	1.50E-02	-	-	1.50E-02
7439-96-5	Manganese	mg/L	-	5.05E+00	5.05E+00	-	5.05E+00	5.05E+00	-	1.24E+00	1.24E+00
7439-97-6	Mercury, Inorganic Salts	mg/L	-	1.10E-01	1.10E-01	-	1.10E-01	1.10E-01	-	2.72E-02	2.72E-02
7439-98-7	Molybdenum	mg/L	-	2.63E+01	2.63E+01	-	2.63E+01	2.63E+01	-	6.47E+00	6.47E+00
7440-02-0	Nickel Soluble Salts	mg/L	-	2.10E+01	2.10E+01	-	2.10E+01	2.10E+01	-	5.18E+00	5.18E+00
7782-49-2	Selenium	mg/L	-	2.63E+01	2.63E+01	-	2.63E+01	2.63E+01	-	6.47E+00	6.47E+00
7440-22-4	Silver	mg/L	-	1.75E+00	1.75E+00	-	1.75E+00	1.75E+00	-	4.32E-01	4.32E-01
7791-12-0	Thallium (Soluble Salts)	mg/L	-	5.26E-02	5.26E-02	-	5.26E-02	5.26E-02	-	1.29E-02	1.29E-02
-23-8	Uranium (Soluble Salts)	mg/L	-	1.58E+01	1.58E+01	-	1.58E+01	1.58E+01	-	3.88E+00	3.88E+00
7440-62-2	Vanadium and Compounds	mg/L	-	6.89E-01	6.89E-01	-	6.89E-01	6.89E-01	-	1.70E-01	1.70E-01
7440-66-6	Zinc and Compounds	mg/L	-	2.63E+03	2.63E+03	-	2.63E+03	2.63E+03	-	6.47E+02	6.47E+02
83-32-9	Acenaphthene	mg/L	-	3.77E+00	3.77E+00	-	3.77E+00	3.77E+00	-	5.94E-01	5.94E-01
208-96-8	Acenaphthylene <sup>c</sup>	mg/L	-	3.77E+00	3.77E+00	-	-	-	-	-	-
107-13-1	Acrylonitrile	mg/L	2.24E-01	1.73E+02	2.24E-01	1.12E+00	1.73E+02	1.12E+00	5.00E-02	3.86E+01	5.00E-02
120-12-7	Anthracene	mg/L	-	1.11E+01	1.11E+01	-	1.11E+01	1.11E+01	-	1.56E+00	1.56E+00
71-43-2	Benzene	mg/L	1.75E-01	1.37E+00	1.75E-01	8.75E-01	1.37E+00	8.75E-01	3.73E-02	2.93E-01	3.73E-02
117-81-7	Bis(2-ethylhexyl)phthalate <sup>d</sup>	mg/L	-	-	-	-	-	-	-	-	-
75-27-4	Bromodichloromethane	mg/L	4.91E-01	2.18E+01	4.91E-01	2.46E+00	2.18E+01	2.46E+00	8.75E-02	3.87E+00	8.75E-02
86-74-8	Carbazole	mg/L	1.28E-01	-	1.28E-01	6.39E-01	-	6.39E-01	2.03E-02	-	2.03E-02
56-23-5	Carbon Tetrachloride	mg/L	1.14E-01	1.14E+00	1.14E-01	5.69E-01	1.14E+00	5.69E-01	2.03E-02	2.03E-01	2.03E-02
67-66-3	Chloroform	mg/L	6.33E-01	7.01E+00	6.33E-01	3.17E+00	7.01E+00	3.17E+00	1.26E-01	1.39E+00	1.26E-01
75-71-8	Dichlorodifluoromethane (Freon-12) <sup>d</sup>	mg/L	-	1.08E+02	1.08E+02	-	1.08E+02	1.08E+02	-	2.12E+01	2.12E+01

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.6. Surface Water No Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Outdoor Worker <sup>a</sup>			Excavation Worker <sup>a</sup>			Industrial Worker <sup>a</sup>		
			Cancer	Hazard	No Action	Cancer	Hazard	No Action	Cancer	Hazard	No Action
75-34-3	Dichloroethane, 1,1- <sup>d</sup>	mg/L	3.57E+00	1.45E+02	3.57E+00	1.79E+01	1.45E+02	1.79E+01	7.41E-01	3.02E+01	7.41E-01
107-06-2	Dichloroethane, 1,2-	mg/L	3.57E-01	6.96E+00	3.57E-01	1.78E+00	6.96E+00	1.78E+00	7.42E-02	1.45E+00	7.42E-02
75-35-4	Dichloroethylene, 1,1-	mg/L	-	2.13E+01	2.13E+01	-	2.13E+01	2.13E+01	-	4.42E+00	4.42E+00
540-59-0	Dichloroethylene, 1,2- (Mixed Isomers)	mg/L	-	4.08E+00	4.08E+00	-	4.08E+00	4.08E+00	-	8.45E-01	8.45E-01
156-59-2	Dichloroethylene, 1,2-cis-	mg/L	-	9.06E-01	9.06E-01	-	9.06E-01	9.06E-01	-	1.88E-01	1.88E-01
156-60-5	Dichloroethylene, 1,2-trans-	mg/L	-	9.06E+00	9.06E+00	-	9.06E+00	9.06E+00	-	1.88E+00	1.88E+00
60-57-1	Dieldrin	mg/L	9.55E-05	2.73E-03	9.55E-05	4.78E-04	2.73E-03	4.78E-04	1.34E-05	3.83E-04	1.34E-05
1746-01-6	Dioxins/Furans, Total (as TCDD) <sup>e</sup>	mg/L	-	9.93E-01	9.93E-01	-	9.93E-01	9.93E-01	-	2.17E-01	2.17E-01
37871-00-4	~HpCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
38998-75-3	~HpCDF, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
34465-46-8	~HxCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
55684-94-1	~HxCDF, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
3268-87-9	~OCDD	mg/L	-	-	-	-	-	-	-	-	-
39001-02-0	~OCDF	mg/L	-	-	-	-	-	-	-	-	-
36088-22-9	~PeCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
57117-41-6	~PeCDF, 1,2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
57117-31-4	~PeCDF, 2,3,4,7,8-	mg/L	-	-	-	-	-	-	-	-	-
1746-01-6	~TCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
51207-31-9	~TCDF, 2,3,7,8-	mg/L	-	-	-	-	-	-	-	-	-
100-41-4	Ethylbenzene	mg/L	2.83E-01	1.11E+01	2.83E-01	1.41E+00	1.11E+01	1.41E+00	5.50E-02	2.16E+00	5.50E-02
206-44-0	Fluoranthene	mg/L	-	-	-	-	-	-	-	-	-
86-73-7	Fluorene	mg/L	-	1.95E+00	1.95E+00	-	1.95E+00	1.95E+00	-	2.83E-01	2.83E-01
118-74-1	Hexachlorobenzene	mg/L	-	-	-	-	-	-	-	-	-
91-20-3	Naphthalene	mg/L	-	2.27E+00	2.27E+00	-	2.27E+00	2.27E+00	-	4.16E-01	4.16E-01
88-74-4	Nitroaniline, 2-	mg/L	-	1.03E+01	1.03E+01	-	1.03E+01	1.03E+01	-	1.97E+00	1.97E+00
621-64-7	Nitroso-di-N-propylamine, N-	mg/L	7.97E-03	-	7.97E-03	3.99E-02	-	3.99E-02	1.56E-03	-	1.56E-03
87-86-5	Pentachlorophenol	mg/L	1.83E-03	1.30E-01	1.83E-03	9.13E-03	1.30E-01	9.13E-03	2.56E-04	1.83E-02	2.56E-04
85-01-8	Phenanthrene <sup>c</sup>	mg/L	-	3.77E+00	3.77E+00	-	-	-	-	-	-
1336-36-3	Polychlorinated Biphenyls, Total	mg/L	-	-	-	-	-	-	-	-	-
12674-11-2	~Aroclor 1016	mg/L	-	-	-	-	-	-	-	-	-
11104-28-2	~Aroclor 1221	mg/L	4.23E-04	-	4.23E-04	2.11E-03	-	2.11E-03	5.75E-05	-	5.75E-05
11141-16-5	~Aroclor 1232	mg/L	4.23E-04	-	4.23E-04	2.11E-03	-	2.11E-03	5.75E-05	-	5.75E-05
53469-21-9	~Aroclor 1242	mg/L	-	-	-	-	-	-	-	-	-
12672-29-6	~Aroclor 1248	mg/L	-	-	-	-	-	-	-	-	-
11097-69-1	~Aroclor 1254	mg/L	-	-	-	-	-	-	-	-	-
11096-82-5	~Aroclor 1260	mg/L	-	-	-	-	-	-	-	-	-

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.6. Surface Water No Action Levels for Significant COPCs at PGDP (Continued)

CAS	Analyte	Units	Outdoor Worker <sup>a</sup>			Excavation Worker <sup>a</sup>			Industrial Worker <sup>a</sup>		
			Cancer	Hazard	No Action	Cancer	Hazard	No Action	Cancer	Hazard	No Action
50-32-8	Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>f</sup>	mg/L	-	-	-	-	-	-	-	-	-
56-55-3	~Benzo[a]anthracene	mg/L	-	-	-	-	-	-	-	-	-
50-32-8	~Benzo[a]pyrene	mg/L	-	-	-	-	-	-	-	-	-
205-99-2	~Benzo[b]fluoranthene	mg/L	-	-	-	-	-	-	-	-	-
207-08-9	~Benzo[k]fluoranthene	mg/L	-	-	-	-	-	-	-	-	-
218-01-9	~Chrysene	mg/L	-	-	-	-	-	-	-	-	-
53-70-3	~Dibenz[a,h]anthracene	mg/L	-	-	-	-	-	-	-	-	-
193-39-5	~Indeno[1,2,3-cd]pyrene	mg/L	-	-	-	-	-	-	-	-	-
129-00-0	Pyrene	mg/L	-	7.02E-01	7.02E-01	-	7.02E-01	7.02E-01	-	9.44E-02	9.44E-02
127-18-4	Tetrachloroethylene	mg/L	1.88E+00	8.46E-01	8.46E-01	9.40E+00	8.46E-01	8.46E-01	3.12E-01	1.40E-01	1.40E-01
108-88-3	Toluene <sup>d</sup>	mg/L	-	1.36E+01	1.36E+01	-	1.36E+01	1.36E+01	-	2.79E+00	2.79E+00
71-55-6	Trichloroethane, 1,1,1-	mg/L	-	7.58E+02	7.58E+02	-	7.58E+02	7.58E+02	-	1.44E+02	1.44E+02
79-00-5	Trichloroethane, 1,1,2-	mg/L	4.54E-01	3.70E+00	4.54E-01	2.27E+00	3.70E+00	2.27E+00	8.76E-02	7.13E-01	8.76E-02
79-01-6	Trichloroethylene	mg/L	2.12E-01	2.06E-01	2.06E-01	1.25E+00	2.06E-01	2.06E-01	4.06E-02	3.95E-02	3.95E-02
76-13-1	Trichloro-1,2,2-trifluoroethane, 1,1,2- (Freon-113) <sup>d</sup>	mg/L	-	7.29E+03	7.29E+03	-	7.29E+03	7.29E+03	-	1.19E+03	1.19E+03
75-01-4	Vinyl Chloride	mg/L	4.52E-04	1.82E+00	4.52E-04	-	1.82E+00	1.82E+00	1.02E-03	3.99E-01	1.02E-03
1330-20-7	Xylene, Mixture	mg/L	-	2.20E+01	2.20E+01	-	2.20E+01	2.20E+01	-	4.27E+00	4.27E+00
108-38-3	Xylene, m-	mg/L	-	2.08E+01	2.08E+01	-	2.08E+01	2.08E+01	-	4.03E+00	4.03E+00
95-47-6	Xylene, o-	mg/L	-	2.31E+01	2.31E+01	-	2.31E+01	2.31E+01	-	4.51E+00	4.51E+00
106-42-3	Xylene, p-	mg/L	-	2.22E+01	2.22E+01	-	2.22E+01	2.22E+01	-	4.32E+00	4.32E+00
14596-10-2	Am-241	pCi/L	-	-	-	-	-	-	-	-	-
10045-97-3	Cs-137+D	pCi/L	-	-	-	-	-	-	-	-	-
13994-20-2	Np-237+D	pCi/L	-	-	-	-	-	-	-	-	-
13981-16-3	Pu-238	pCi/L	-	-	-	-	-	-	-	-	-
15117-48-3	Pu-239	pCi/L	-	-	-	-	-	-	-	-	-
14119-33-6	Pu-240	pCi/L	-	-	-	-	-	-	-	-	-
14133-76-7	Tc-99	pCi/L	-	-	-	-	-	-	-	-	-
14269-63-7	Th-230	pCi/L	-	-	-	-	-	-	-	-	-
13966-29-5	U-234	pCi/L	-	-	-	-	-	-	-	-	-
15117-96-1	U-235+D	pCi/L	-	-	-	-	-	-	-	-	-
7440-61-1	U-238+D	pCi/L	-	-	-	-	-	-	-	-	-

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.6. Surface Water No Action Levels for Significant COPCs at PGDP (Continued)

Analyte	Units	Recreational User Swimming	Adult Recreational User Swimming		Child Recreational User Swimming		Teen Recreational User Swimming	
		Cancer <sup>g</sup>	Hazard	No Action	Hazard	No Action	Hazard	No Action
Aluminum	mg/L	-	3.52E+02	3.52E+02	8.30E+01	8.30E+01	2.13E+02	2.13E+02
Antimony (metallic)	mg/L	-	5.27E-02	5.27E-02	2.02E-02	2.02E-02	3.91E-02	3.91E-02
Arsenic, Inorganic	mg/L	3.28E-03	1.06E-01	3.28E-03	2.49E-02	3.28E-03	6.38E-02	3.28E-03
Barium	mg/L	-	1.43E+01	1.43E+01	6.63E+00	6.63E+00	1.13E+01	1.13E+01
Beryllium and compounds	mg/L	-	1.64E-02	1.64E-02	9.74E-03	9.74E-03	1.40E-02	1.40E-02
Boron And Borates Only	mg/L	-	7.04E+01	7.04E+01	1.66E+01	1.66E+01	4.25E+01	4.25E+01
Cadmium (Water)	mg/L	-	2.67E-02	2.67E-02	1.32E-02	1.32E-02	2.15E-02	2.15E-02
Chromium (Total) <sup>b</sup>	mg/L	-	2.26E+01	2.26E+01	1.30E+01	1.30E+01	1.90E+01	1.90E+01
Chromium(III), Insoluble Salts	mg/L	-	2.26E+01	2.26E+01	1.30E+01	1.30E+01	1.90E+01	1.90E+01
Chromium(VI)	mg/L	2.01E-04	4.35E-02	2.01E-04	2.51E-02	2.01E-04	3.67E-02	2.01E-04
Cobalt	mg/L	-	1.28E-01	1.28E-01	2.67E-02	2.67E-02	7.29E-02	7.29E-02
Copper	mg/L	-	1.41E+01	1.41E+01	3.32E+00	3.32E+00	8.50E+00	8.50E+00
Fluoride	mg/L	-	1.41E+01	1.41E+01	3.32E+00	3.32E+00	8.50E+00	8.50E+00
Iron	mg/L	-	2.46E+02	2.46E+02	5.81E+01	5.81E+01	1.49E+02	1.49E+02
Lead	mg/L	-	-	1.50E-02	-	1.50E-02	-	1.50E-02
Manganese	mg/L	-	1.05E+00	1.05E+00	5.36E-01	5.36E-01	8.53E-01	8.53E-01
Mercury, Inorganic Salts	mg/L	-	2.15E-02	2.15E-02	9.95E-03	9.95E-03	1.70E-02	1.70E-02
Molybdenum	mg/L	-	1.76E+00	1.76E+00	4.15E-01	4.15E-01	1.06E+00	1.06E+00
Nickel Soluble Salts	mg/L	-	3.23E+00	3.23E+00	1.14E+00	1.14E+00	2.32E+00	2.32E+00
Selenium	mg/L	-	1.76E+00	1.76E+00	4.15E-01	4.15E-01	1.06E+00	1.06E+00
Silver	mg/L	-	3.43E-01	3.43E-01	1.61E-01	1.61E-01	2.72E-01	2.72E-01
Thallium (Soluble Salts)	mg/L	-	3.52E-03	3.52E-03	8.30E-04	8.30E-04	2.13E-03	2.13E-03
Uranium (Soluble Salts)	mg/L	-	1.06E+00	1.06E+00	2.49E-01	2.49E-01	6.38E-01	6.38E-01
Vanadium and Compounds	mg/L	-	1.47E-01	1.47E-01	7.99E-02	7.99E-02	1.22E-01	1.22E-01
Zinc and Compounds	mg/L	-	1.20E+02	1.20E+02	2.61E+01	2.61E+01	6.96E+01	6.96E+01
Acenaphthene	mg/L	-	5.38E-01	5.38E-01	3.17E-01	3.17E-01	4.56E-01	4.56E-01
Acenaphthylene <sup>c</sup>	mg/L	-	-	-	-	-	-	-
Acrylonitrile	mg/L	8.58E-03	1.28E+01	8.58E-03	3.20E+00	8.58E-03	7.94E+00	8.58E-03
Anthracene	mg/L	-	1.42E+00	1.42E+00	8.57E-01	8.57E-01	1.21E+00	1.21E+00
Benzene	mg/L	2.22E-02	2.38E-01	2.22E-02	1.15E-01	2.22E-02	1.91E-01	2.22E-02
Bis(2-ethylhexyl)phthalate <sup>d</sup>	mg/L	4.30E-01	9.98E+00	4.30E-01	1.87E+00	4.30E-01	5.37E+00	4.30E-01
Bromodichloromethane	mg/L	3.90E-02	2.63E+00	3.90E-02	1.01E+00	3.90E-02	1.95E+00	3.90E-02
Carbazole	mg/L	1.44E-02	-	1.44E-02	-	1.44E-02	-	1.44E-02
Carbon Tetrachloride	mg/L	1.29E-02	1.72E-01	1.29E-02	8.82E-02	1.29E-02	1.40E-01	1.29E-02
Chloroform	mg/L	6.33E-02	1.02E+00	6.33E-02	4.28E-01	6.33E-02	7.81E-01	6.33E-02
Dichlorodifluoromethane (Freon-12) <sup>d</sup>	mg/L	-	1.64E+01	1.64E+01	7.32E+00	7.32E+00	1.28E+01	1.28E+01

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.6. Surface Water No Action Levels for Significant COPCs at PGDP (Continued)

Analyte	Units	Recreational User Swimming	Adult Recreational User Swimming		Child Recreational User Swimming		Teen Recreational User Swimming	
		Cancer <sup>e</sup>	Hazard	No Action	Hazard	No Action	Hazard	No Action
Dichloroethane, 1,1- <sup>d</sup>	mg/L	3.63E-01	2.18E+01	3.63E-01	8.93E+00	3.63E-01	1.65E+01	3.63E-01
Dichloroethane, 1,2-	mg/L	3.01E-02	9.23E-01	3.01E-02	3.33E-01	3.01E-02	6.69E-01	3.01E-02
Dichloroethylene, 1,1-	mg/L	-	3.50E+00	3.50E+00	1.63E+00	1.63E+00	2.77E+00	2.77E+00
Dichloroethylene, 1,2- (Mixed Isomers)	mg/L	-	6.64E-01	6.64E-01	3.05E-01	3.05E-01	5.23E-01	5.23E-01
Dichloroethylene, 1,2-cis-	mg/L	-	1.48E-01	1.48E-01	6.78E-02	6.78E-02	1.16E-01	1.16E-01
Dichloroethylene, 1,2-trans-	mg/L	-	1.48E+00	1.48E+00	6.78E-01	6.78E-01	1.16E+00	1.16E+00
Dieldrin	mg/L	9.74E-06	3.48E-04	9.74E-06	2.07E-04	9.74E-06	2.96E-04	9.74E-06
Dioxins/Furans, Total (as TCDD) <sup>c</sup>	mg/L	4.63E-08	3.49E-07	4.63E-08	6.55E-08	4.63E-08	1.88E-07	4.63E-08
~HpCDD, 2,3,7,8-	mg/L	4.63E-06	3.49E-05	4.63E-06	6.55E-06	4.63E-06	1.88E-05	4.63E-06
~HpCDF, 2,3,7,8-	mg/L	4.63E-06	3.49E-05	4.63E-06	6.55E-06	4.63E-06	1.88E-05	4.63E-06
~HxCDD, 2,3,7,8-	mg/L	4.63E-07	3.49E-06	4.63E-07	6.55E-07	4.63E-07	1.88E-06	4.63E-07
~HxCDF, 2,3,7,8-	mg/L	4.63E-07	3.49E-06	4.63E-07	6.55E-07	4.63E-07	1.88E-06	4.63E-07
~OCDD	mg/L	1.54E-04	1.16E-03	1.54E-04	2.18E-04	1.54E-04	6.26E-04	1.54E-04
~OCDF	mg/L	1.54E-04	1.16E-03	1.54E-04	2.18E-04	1.54E-04	6.26E-04	1.54E-04
~PeCDD, 2,3,7,8-	mg/L	4.63E-08	3.49E-07	4.63E-08	6.55E-08	4.63E-08	1.88E-07	4.63E-08
~PeCDF, 1,2,3,7,8-	mg/L	1.54E-06	1.16E-05	1.54E-06	2.18E-06	1.54E-06	6.26E-06	1.54E-06
~PeCDF, 2,3,4,7,8-	mg/L	1.54E-07	1.16E-06	1.54E-07	2.18E-07	1.54E-07	6.26E-07	1.54E-07
~TCDD, 2,3,7,8-	mg/L	4.63E-08	3.49E-07	4.63E-08	6.55E-08	4.63E-08	1.88E-07	4.63E-08
~TCDF, 2,3,7,8-	mg/L	4.63E-07	3.49E-06	4.63E-07	6.55E-07	4.63E-07	1.88E-06	4.63E-07
Ethylbenzene	mg/L	3.82E-02	1.92E+00	3.82E-02	1.08E+00	3.82E-02	1.61E+00	3.82E-02
Fluoranthene	mg/L	-	2.00E+01	2.00E+01	3.74E+00	3.74E+00	1.07E+01	1.07E+01
Fluorene	mg/L	-	2.57E-01	2.57E-01	1.54E-01	1.54E-01	2.19E-01	2.19E-01
Hexachlorobenzene	mg/L	3.76E-03	3.99E-01	3.76E-03	7.49E-02	3.76E-03	2.15E-01	3.76E-03
Naphthalene	mg/L	-	3.69E-01	3.69E-01	2.09E-01	2.09E-01	3.10E-01	3.10E-01
Nitroaniline, 2-	mg/L	-	1.33E+00	1.33E+00	5.10E-01	5.10E-01	9.87E-01	9.87E-01
Nitroso-di-N-propylamine, N-	mg/L	4.94E-04	-	4.94E-04	-	4.94E-04	-	4.94E-04
Pentachlorophenol	mg/L	1.89E-04	1.68E-02	1.89E-04	1.01E-02	1.89E-04	1.43E-02	1.89E-04
Phenanthrene <sup>c</sup>	mg/L	-	-	-	-	-	-	-
Polychlorinated Biphenyls, Total	mg/L	1.51E-02	-	1.51E-02	-	1.51E-02	-	1.51E-02
~Aroclor 1016	mg/L	8.60E-02	3.49E-02	3.49E-02	6.55E-03	6.55E-03	1.88E-02	1.88E-02
~Aroclor 1221	mg/L	4.23E-05	-	4.23E-05	-	4.23E-05	-	4.23E-05
~Aroclor 1232	mg/L	4.23E-05	-	4.23E-05	-	4.23E-05	-	4.23E-05
~Aroclor 1242	mg/L	3.01E-03	-	3.01E-03	-	3.01E-03	-	3.01E-03
~Aroclor 1248	mg/L	3.01E-03	-	3.01E-03	-	3.01E-03	-	3.01E-03
~Aroclor 1254	mg/L	3.01E-03	9.98E-03	3.01E-03	1.87E-03	1.87E-03	5.37E-03	3.01E-03
~Aroclor 1260	mg/L	3.01E-03	-	3.01E-03	-	3.01E-03	-	3.01E-03

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.6. Surface Water No Action Levels for Significant COPCs at PGDP (Continued)

Analyte	Units	Recreational User Swimming	Adult Recreational User Swimming		Child Recreational User Swimming		Teen Recreational User Swimming	
		Cancer <sup>g</sup>	Hazard	No Action	Hazard	No Action	Hazard	No Action
Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>f</sup>	mg/L	2.02E-04	-	2.02E-04	-	2.02E-04	-	2.02E-04
~Benz[a]anthracene	mg/L	2.02E-03	-	2.02E-03	-	2.02E-03	-	2.02E-03
~Benzo[a]pyrene	mg/L	2.02E-04	-	2.02E-04	-	2.02E-04	-	2.02E-04
~Benzo[b]fluoranthene	mg/L	2.02E-03	-	2.02E-03	-	2.02E-03	-	2.02E-03
~Benzo[k]fluoranthene	mg/L	2.02E-02	-	2.02E-02	-	2.02E-02	-	2.02E-02
~Chrysene	mg/L	2.02E-01	-	2.02E-01	-	2.02E-01	-	2.02E-01
~Dibenz[a,h]anthracene	mg/L	2.02E-04	-	2.02E-04	-	2.02E-04	-	2.02E-04
~Indeno[1,2,3-cd]pyrene	mg/L	2.02E-03	-	2.02E-03	-	2.02E-03	-	2.02E-03
Pyrene	mg/L	-	8.65E-02	8.65E-02	5.25E-02	5.25E-02	7.39E-02	7.39E-02
Tetrachloroethylene	mg/L	2.15E-01	1.24E-01	1.24E-01	6.97E-02	6.97E-02	1.04E-01	1.04E-01
Toluene <sup>d</sup>	mg/L	-	2.42E+00	2.42E+00	1.31E+00	1.31E+00	2.00E+00	2.00E+00
Trichloroethane, 1,1,1-	mg/L	-	1.17E+02	1.17E+02	5.69E+01	5.69E+01	9.41E+01	9.41E+01
Trichloroethane, 1,1,2-	mg/L	4.04E-02	4.95E-01	4.04E-02	1.94E-01	4.04E-02	3.70E-01	4.04E-02
Trichloroethylene	mg/L	1.90E-02	3.18E-02	1.90E-02	1.51E-02	1.51E-02	2.53E-02	1.90E-02
Trichloro-1,2,2-trifluoroethane, 1,1,2-(Freon-113) <sup>d</sup>	mg/L	-	1.02E+03	1.02E+03	5.45E+02	5.45E+02	8.45E+02	8.45E+02
Vinyl Chloride	mg/L	6.96E-05	2.96E-01	6.96E-05	1.25E-01	6.96E-05	2.27E-01	6.96E-05
Xylene, Mixture	mg/L	-	3.79E+00	3.79E+00	2.14E+00	2.14E+00	3.17E+00	3.17E+00
Xylene, m-	mg/L	-	3.58E+00	3.58E+00	2.03E+00	2.03E+00	3.01E+00	3.01E+00
Xylene, o-	mg/L	-	3.99E+00	3.99E+00	2.25E+00	2.25E+00	3.35E+00	3.35E+00
Xylene, p-	mg/L	-	3.83E+00	3.83E+00	2.17E+00	2.17E+00	3.21E+00	3.21E+00
Am-241	pCi/L	6.35E+01	-	6.35E+01	-	6.35E+01	-	6.35E+01
Cs-137+D	pCi/L	2.16E+02	-	2.16E+02	-	2.16E+02	-	2.16E+02
Np-237+D	pCi/L	9.60E+01	-	9.60E+01	-	9.60E+01	-	9.60E+01
Pu-238	pCi/L	5.01E+01	-	5.01E+01	-	5.01E+01	-	5.01E+01
Pu-239	pCi/L	4.87E+01	-	4.87E+01	-	4.87E+01	-	4.87E+01
Pu-240	pCi/L	4.87E+01	-	4.87E+01	-	4.87E+01	-	4.87E+01
Tc-99	pCi/L	2.39E+03	-	2.39E+03	-	2.39E+03	-	2.39E+03
Th-230	pCi/L	7.19E+01	-	7.19E+01	-	7.19E+01	-	7.19E+01
U-234	pCi/L	9.30E+01	-	9.30E+01	-	9.30E+01	-	9.30E+01
U-235+D	pCi/L	9.16E+01	-	9.16E+01	-	9.16E+01	-	9.16E+01
U-238+D	pCi/L	7.56E+01	-	7.56E+01	-	7.56E+01	-	7.56E+01

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Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.



Table A.6. Surface Water No Action Levels for Significant COPCs at PGDP (Continued)

Analyte	Units	Recreational User	Adult Recreational User		Child Recreational User		Teen Recreational User	
		Wading <sup>a</sup> Cancer <sup>g</sup>	Hazard	No Action	Hazard	No Action	Hazard	No Action
Aluminum	mg/L	-	2.04E+03	2.04E+03	4.56E+02	4.56E+02	5.75E+02	5.75E+02
Antimony (metallic)	mg/L	-	1.22E-01	1.22E-01	2.73E-02	2.73E-02	3.45E-02	3.45E-02
Arsenic, Inorganic	mg/L	1.40E-02	6.11E-01	1.40E-02	1.37E-01	1.40E-02	1.72E-01	1.40E-02
Barium	mg/L	-	2.85E+01	2.85E+01	6.38E+00	6.38E+00	8.05E+00	8.05E+00
Beryllium and compounds	mg/L	-	2.85E-02	2.85E-02	6.38E-03	6.38E-03	8.05E-03	8.05E-03
Boron And Borates Only	mg/L	-	4.08E+02	4.08E+02	9.12E+01	9.12E+01	1.15E+02	1.15E+02
Cadmium (Water)	mg/L	-	5.09E-02	5.09E-02	1.14E-02	1.14E-02	1.44E-02	1.44E-02
Chromium (Total) <sup>b</sup>	mg/L	-	3.97E+01	3.97E+01	8.89E+00	8.89E+00	1.12E+01	1.12E+01
Chromium(III), Insoluble Salts	mg/L	-	3.97E+01	3.97E+01	8.89E+00	8.89E+00	1.12E+01	1.12E+01
Chromium(VI)	mg/L	1.37E-04	7.64E-02	1.37E-04	1.71E-02	1.37E-04	2.16E-02	1.37E-04
Cobalt	mg/L	-	1.53E+00	1.53E+00	3.42E-01	3.42E-01	4.31E-01	4.31E-01
Copper	mg/L	-	8.15E+01	8.15E+01	1.82E+01	1.82E+01	2.30E+01	2.30E+01
Fluoride	mg/L	-	8.15E+01	8.15E+01	1.82E+01	1.82E+01	2.30E+01	2.30E+01
Iron	mg/L	-	1.43E+03	1.43E+03	3.19E+02	3.19E+02	4.02E+02	4.02E+02
Lead	mg/L	-	-	1.50E-02	-	1.50E-02	-	1.50E-02
Manganese	mg/L	-	1.96E+00	1.96E+00	4.38E-01	4.38E-01	5.52E-01	5.52E-01
Mercury, Inorganic Salts	mg/L	-	4.28E-02	4.28E-02	9.57E-03	9.57E-03	1.21E-02	1.21E-02
Molybdenum	mg/L	-	1.02E+01	1.02E+01	2.28E+00	2.28E+00	2.87E+00	2.87E+00
Nickel Soluble Salts	mg/L	-	8.15E+00	8.15E+00	1.82E+00	1.82E+00	2.30E+00	2.30E+00
Selenium	mg/L	-	1.02E+01	1.02E+01	2.28E+00	2.28E+00	2.87E+00	2.87E+00
Silver	mg/L	-	6.79E-01	6.79E-01	1.52E-01	1.52E-01	1.92E-01	1.92E-01
Thallium (Soluble Salts)	mg/L	-	2.04E-02	2.04E-02	4.56E-03	4.56E-03	5.75E-03	5.75E-03
Uranium (Soluble Salts)	mg/L	-	6.11E+00	6.11E+00	1.37E+00	1.37E+00	1.72E+00	1.72E+00
Vanadium and Compounds	mg/L	-	2.67E-01	2.67E-01	5.97E-02	5.97E-02	7.53E-02	7.53E-02
Zinc and Compounds	mg/L	-	1.02E+03	1.02E+03	2.28E+02	2.28E+02	2.87E+02	2.87E+02
Acenaphthene	mg/L	-	9.34E-01	9.34E-01	2.09E-01	2.09E-01	2.64E-01	2.64E-01
Acenaphthylene <sup>c</sup>	mg/L	-	-	-	-	-	-	-
Acrylonitrile	mg/L	2.90E-02	6.07E+01	2.90E-02	1.36E+01	2.90E-02	1.71E+01	2.90E-02
Anthracene	mg/L	-	2.45E+00	2.45E+00	5.49E-01	5.49E-01	6.92E-01	6.92E-01
Benzene	mg/L	2.17E-02	4.62E-01	2.17E-02	1.03E-01	2.17E-02	1.30E-01	2.17E-02
Bis(2-ethylhexyl)phthalate <sup>d</sup>	mg/L	-	-	-	-	-	-	-
Bromodichloromethane	mg/L	5.07E-02	6.10E+00	5.07E-02	1.36E+00	5.07E-02	1.72E+00	5.07E-02
Carbazole	mg/L	1.18E-02	-	1.18E-02	-	1.18E-02	-	1.18E-02
Carbon Tetrachloride	mg/L	1.18E-02	3.20E-01	1.18E-02	7.16E-02	1.18E-02	9.04E-02	1.18E-02
Chloroform	mg/L	7.30E-02	2.19E+00	7.30E-02	4.91E-01	7.30E-02	6.19E-01	7.30E-02
Dichlorodifluoromethane (Freon-12) <sup>d</sup>	mg/L	-	3.34E+01	3.34E+01	7.47E+00	7.47E+00	9.43E+00	9.43E+00

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.6. Surface Water No Action Levels for Significant COPCs at PGDP (Continued)

Analyte	Units	Recreational User	Adult Recreational User		Child Recreational User		Teen Recreational User	
		Wading <sup>a</sup> Cancer <sup>b</sup>	Hazard	No Action	Hazard	No Action	Hazard	No Action
Dichloroethane, 1,1- <sup>d</sup>	mg/L	4.30E-01	4.75E+01	4.30E-01	1.06E+01	4.30E-01	1.34E+01	4.30E-01
Dichloroethane, 1,2-	mg/L	4.30E-02	2.28E+00	4.30E-02	5.09E-01	4.30E-02	6.42E-01	4.30E-02
Dichloroethylene, 1,1-	mg/L	-	6.95E+00	6.95E+00	1.56E+00	1.56E+00	1.96E+00	1.96E+00
Dichloroethylene, 1,2- (Mixed Isomers)	mg/L	-	1.33E+00	1.33E+00	2.97E-01	2.97E-01	3.75E-01	3.75E-01
Dichloroethylene, 1,2-cis-	mg/L	-	2.95E-01	2.95E-01	6.61E-02	6.61E-02	8.34E-02	8.34E-02
Dichloroethylene, 1,2-trans-	mg/L	-	2.95E+00	2.95E+00	6.61E-01	6.61E-01	8.34E-01	8.34E-01
Dieldrin	mg/L	7.78E-06	6.03E-04	7.78E-06	1.35E-04	7.78E-06	1.70E-04	7.78E-06
Dioxins/Furans, Total (as TCDD) <sup>c</sup>	mg/L	-	3.41E-01	3.41E-01	7.64E-02	7.64E-02	9.63E-02	9.63E-02
~HpCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
~HpCDF, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
~HxCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
~HxCDF, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
~OCDD	mg/L	-	-	-	-	-	-	-
~OCDF	mg/L	-	-	-	-	-	-	-
~PeCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
~PeCDF, 1,2,3,7,8-	mg/L	-	-	-	-	-	-	-
~PeCDF, 2,3,4,7,8-	mg/L	-	-	-	-	-	-	-
~TCDD, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
~TCDF, 2,3,7,8-	mg/L	-	-	-	-	-	-	-
Ethylbenzene	mg/L	3.19E-02	3.40E+00	3.19E-02	7.61E-01	3.19E-02	9.60E-01	3.19E-02
Fluoranthene	mg/L	-	-	-	-	-	-	-
Fluorene	mg/L	-	4.45E-01	4.45E-01	9.95E-02	9.95E-02	1.25E-01	1.25E-01
Hexachlorobenzene	mg/L	-	-	-	-	-	-	-
Naphthalene	mg/L	-	6.54E-01	6.54E-01	1.46E-01	1.46E-01	1.85E-01	1.85E-01
Nitroaniline, 2-	mg/L	-	3.11E+00	3.11E+00	6.95E-01	6.95E-01	8.77E-01	8.77E-01
Nitroso-di-N-propylamine, N-	mg/L	9.03E-04	-	9.03E-04	-	9.03E-04	-	9.03E-04
Pentachlorophenol	mg/L	1.49E-04	2.88E-02	1.49E-04	6.44E-03	1.49E-04	8.12E-03	1.49E-04
Phenanthrene <sup>c</sup>	mg/L	-	-	-	-	-	-	-
Polychlorinated Biphenyls, Total	mg/L	-	-	-	-	-	-	-
~Aroclor 1016	mg/L	-	-	-	-	-	-	-
~Aroclor 1221	mg/L	3.34E-05	-	3.34E-05	-	3.34E-05	-	3.34E-05
~Aroclor 1232	mg/L	3.34E-05	-	3.34E-05	-	3.34E-05	-	3.34E-05
~Aroclor 1242	mg/L	-	-	-	-	-	-	-
~Aroclor 1248	mg/L	-	-	-	-	-	-	-
~Aroclor 1254	mg/L	-	-	-	-	-	-	-
~Aroclor 1260	mg/L	-	-	-	-	-	-	-

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

Table A.6. Surface Water No Action Levels for Significant COPCs at PGDP (Continued)

Analyte	Units	Recreational User	Adult Recreational User		Child Recreational User		Teen Recreational User	
		Wading <sup>a</sup> Cancer <sup>g</sup>	Hazard	No Action	Hazard	No Action	Hazard	No Action
Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>f</sup>	mg/L	-	-	-	-	-	-	-
~Benz[a]anthracene	mg/L	-	-	-	-	-	-	-
~Benzo[a]pyrene	mg/L	-	-	-	-	-	-	-
~Benzo[b]fluoranthene	mg/L	-	-	-	-	-	-	-
~Benzo[k]fluoranthene	mg/L	-	-	-	-	-	-	-
~Chrysene	mg/L	-	-	-	-	-	-	-
~Dibenz[a,h]anthracene	mg/L	-	-	-	-	-	-	-
~Indeno[1,2,3-cd]pyrene	mg/L	-	-	-	-	-	-	-
Pyrene	mg/L	-	1.49E-01	1.49E-01	3.32E-02	3.32E-02	4.19E-02	4.19E-02
Tetrachloroethylene	mg/L	1.81E-01	2.21E-01	1.81E-01	4.95E-02	4.95E-02	6.24E-02	6.24E-02
Toluene <sup>d</sup>	mg/L	-	4.39E+00	4.39E+00	9.83E-01	9.83E-01	1.24E+00	1.24E+00
Trichloroethane, 1,1,1-	mg/L	-	2.27E+02	2.27E+02	5.08E+01	5.08E+01	6.41E+01	6.41E+01
Trichloroethane, 1,1,2-	mg/L	5.08E-02	1.12E+00	5.08E-02	2.51E-01	5.08E-02	3.17E-01	5.08E-02
Trichloroethylene	mg/L	1.77E-02	6.21E-02	1.77E-02	1.39E-02	1.39E-02	1.75E-02	1.75E-02
Trichloro-1,2,2-trifluoroethane, 1,1,2-(Freon-113) <sup>d</sup>	mg/L	-	1.88E+03	1.88E+03	4.20E+02	4.20E+02	5.30E+02	5.30E+02
Vinyl Chloride	mg/L	2.30E-04	6.28E-01	2.30E-04	1.41E-01	2.30E-04	1.77E-01	2.30E-04
Xylene, Mixture	mg/L	-	6.71E+00	6.71E+00	1.50E+00	1.50E+00	1.89E+00	1.89E+00
Xylene, m-	mg/L	-	6.34E+00	6.34E+00	1.42E+00	1.42E+00	1.79E+00	1.79E+00
Xylene, o-	mg/L	-	7.10E+00	7.10E+00	1.59E+00	1.59E+00	2.00E+00	2.00E+00
Xylene, p-	mg/L	-	6.80E+00	6.80E+00	1.52E+00	1.52E+00	1.92E+00	1.92E+00
Am-241	pCi/L	-	-	-	-	-	-	-
Cs-137+D	pCi/L	-	-	-	-	-	-	-
Np-237+D	pCi/L	-	-	-	-	-	-	-
Pu-238	pCi/L	-	-	-	-	-	-	-
Pu-239	pCi/L	-	-	-	-	-	-	-
Pu-240	pCi/L	-	-	-	-	-	-	-
Tc-99	pCi/L	-	-	-	-	-	-	-
Th-230	pCi/L	-	-	-	-	-	-	-
U-234	pCi/L	-	-	-	-	-	-	-
U-235+D	pCi/L	-	-	-	-	-	-	-
U-238+D	pCi/L	-	-	-	-	-	-	-

NOTES: Values are provided in these tables for significant COPCs for PGDP. Values for other chemicals can be obtained using the RAIS online calculator, as modified using PGDP-specific inputs.

<sup>a</sup> Recreational User Wading and Worker scenarios consider dermal contact only.

<sup>b</sup> Chromium (Total) utilizes Chromium III hazard values and Chromium VI inhalation risk values (to be conservative in terms of protecting human health).

<sup>c</sup> Acenaphthylene and Phenanthrene use values for Acenaphthene.

<sup>d</sup> Analytes are not PGDP significant COPCs (Table 2.1), but are provided for project support.

<sup>e</sup> Total dioxins/furans uses values for 2,3,7,8-TCDD, see screening note 9g in the Appendix A introduction, 'Screening Levels' on pages A-3 through A-5.

<sup>f</sup> Total carcinogenic PAHs uses values for benzo(a)pyrene, see screening note 9e in the Appendix A introduction, 'Screening Levels' on pages A-3 through A-5.

<sup>g</sup> For the recreational user, ELCRs (i.e. cancer NALs) were calculated using the child/teen/adult age-adjusted lifetime scenario.

Hazard-based value calculated using target HI of 0.1.

Cancer-based value calculated using target ELCR of 1E-06.

No action level value is the lesser of the hazard- and cancer- based values when both are calculated.

**Table A.7a. Risk-Based SSLs for Protection of RGA Groundwater for Significant COPCs at PGDP**  
(Values calculated in November 2014 and are based on best available information.)

CAS Number	Chemical	SSLs for EPA MCL <sup>a</sup>				SSLs PGDP NALs for the Resident (See Table A.5) <sup>a</sup>			
		SSL 1 (mg/kg)	SSL 20 (mg/kg)	SSL 58 (mg/kg)	GW Conc. (µg/L)	SSL 1 (mg/kg)	SSL 20 (mg/kg)	SSL 58 (mg/kg)	GW Conc. (µg/L)
7429-90-5	Aluminum	-	-	-	-	2.99E+03	5.98E+04	1.73E+05	1.99E+03
7440-36-0	Antimony (metallic)	2.71E-01	5.42E+00	1.57E+01	6.00E+00	3.49E-02	6.98E-01	2.02E+00	7.72E-01
7440-38-2	Arsenic, Inorganic	2.92E-01	5.84E+00	1.69E+01	1.00E+01	1.51E-03	3.02E-02	8.74E-02	5.16E-02
7440-39-3	Barium	8.24E+01	1.65E+03	4.78E+03	2.00E+03	1.53E+01	3.05E+02	8.85E+02	3.70E+02
7440-41-7	Beryllium and compounds	3.16E+00	6.32E+01	1.83E+02	4.00E+00	1.73E+00	3.47E+01	1.00E+02	2.19E+00
7440-42-8	Boron And Borates Only	-	-	-	-	1.28E+00	2.55E+01	7.40E+01	3.99E+02
7440-43-9	Cadmium	3.76E-01	7.52E+00	2.18E+01	5.00E+00	6.76E-02	1.35E+00	3.92E+00	8.98E-01
16065-83-1	Chromium (Total) <sup>b</sup>	1.80E+05	3.60E+06	1.04E+07	1.00E+02	3.74E+06	7.49E+07	2.17E+08	2.08E+03
18540-29-9	Chromium (III), Insoluble Salts	-	-	-	-	3.74E+06	7.49E+07	2.17E+08	2.08E+03
7440-47-3	Chromium (VI)	-	-	-	-	6.55E-04	1.31E-02	3.80E-02	3.41E-02
7440-48-4	Cobalt	-	-	-	-	2.71E-02	5.43E-01	1.57E+00	6.00E-01
7440-50-8	Copper	4.58E+01	9.15E+02	2.65E+03	1.30E+03	2.81E+00	5.61E+01	1.63E+02	7.98E+01
16984-48-8	Fluoride	-	-	-	-	1.20E+01	2.40E+02	6.95E+02	7.98E+01
7439-89-6	Iron	-	-	-	-	3.52E+01	7.03E+02	2.04E+03	1.40E+03
7439-92-1	Lead	1.35E+01	2.70E+02	7.83E+02	1.50E+01	8.25E+00	1.65E+02	4.78E+02	9.16E+00
7439-96-5	Manganese	-	-	-	-	2.74E+00	5.48E+01	1.59E+02	4.20E+01
7439-97-6	Mercury, Inorganic Salts	-	-	-	-	2.90E-02	5.80E-01	1.68E+00	5.56E-01
7439-98-7	Molybdenum	-	-	-	-	2.01E-01	4.03E+00	1.17E+01	9.97E+00
7440-02-0	Nickel Soluble Salts	-	-	-	-	2.54E+00	5.08E+01	1.47E+02	3.90E+01
7782-49-2	Selenium	2.60E-01	5.20E+00	1.51E+01	5.00E+01	5.18E-02	1.04E+00	3.01E+00	9.97E+00
7440-22-4	Silver	-	-	-	-	7.84E-02	1.57E+00	4.55E+00	9.22E+00
7440-28-0	Thallium (Soluble Salts)	1.42E-01	2.85E+00	8.26E+00	2.00E+00	1.42E-03	2.84E-02	8.23E-02	1.99E-02
NA	Uranium (Soluble Salts)	1.35E+01	2.70E+02	7.83E+02	3.00E+01	2.69E+00	5.39E+01	1.56E+02	5.98E+00
NA	Vanadium and Compounds	-	-	-	-	8.26E+00	1.65E+02	4.79E+02	8.26E+00
7440-66-6	Zinc and Compounds	-	-	-	-	3.73E+01	7.46E+02	2.16E+03	6.00E+02
83-32-9	Acenaphthene	-	-	-	-	5.07E-01	1.01E+01	2.94E+01	4.94E+01
208-96-8	Acenaphthylene <sup>c</sup>	-	-	-	-	-	-	-	-
107-13-1	Acrylonitrile	-	-	-	-	1.14E-05	2.28E-04	6.60E-04	5.23E-02
120-12-7	Anthracene	-	-	-	-	5.26E+00	1.05E+02	3.05E+02	1.60E+02
71-43-2	Benzene	2.56E-03	5.12E-02	1.48E-01	5.00E+00	2.32E-04	4.64E-03	1.35E-02	4.53E-01
117-81-7	Bis(2-ethylhexyl)phthalate <sup>d</sup>	1.44E+00	2.87E+01	8.33E+01	6.00E+00	1.33E+00	2.66E+01	7.73E+01	5.56E+00
75-27-4	Bromodichloromethane	2.17E-02	4.34E-01	1.26E+00	8.00E+01	3.65E-05	7.29E-04	2.11E-03	1.34E-01
86-74-8	Carbazole	-	-	-	-	3.63E-02	7.26E-01	2.11E+00	1.96E+00
56-23-5	Carbon Tetrachloride	1.94E-03	3.89E-02	1.13E-01	5.00E+00	1.75E-04	3.51E-03	1.02E-02	4.52E-01
67-66-3	Chloroform	2.22E-02	4.43E-01	1.29E+00	8.00E+01	6.11E-05	1.22E-03	3.55E-03	2.21E-01
75-71-8	Dichlorodifluoromethane (Freon-12) <sup>d</sup>	-	-	-	-	3.04E-02	6.07E-01	1.76E+00	1.97E+01

Table A.7a. Risk-Based SSLs for Protection of RGA Groundwater for Significant COPCs at PGDP (Continued)

CAS Number	Chemical	SSLs for EPA MCL <sup>1</sup>				SSLs PGDP NALs for the Resident (See Table A.5) <sup>1</sup>			
		SSL 1 (mg/kg)	SSL 20 (mg/kg)	SSL 58 (mg/kg)	GW Conc. (µg/L)	SSL 1 (mg/kg)	SSL 20 (mg/kg)	SSL 58 (mg/kg)	GW Conc. (µg/L)
75-34-3	Dichloroethane, 1,1- <sup>d</sup>	-	-	-	-	7.81E-04	1.56E-02	4.53E-02	2.75E+00
107-06-2	Dichloroethane, 1,2-	1.42E-03	2.84E-02	8.22E-02	5.00E+00	4.84E-05	9.68E-04	2.81E-03	1.71E-01
75-35-4	Dichloroethylene, 1,1-	2.51E-03	5.03E-02	1.46E-01	7.00E+00	1.02E-02	2.03E-01	5.90E-01	2.83E+01
540-59-0	Dichloroethylene, 1,2- (Mixed Isomers)	-	-	-	-	4.71E-03	9.42E-02	2.73E-01	1.60E+01
156-59-2	Dichloroethylene, 1,2- <i>cis</i> -	2.06E-02	4.12E-01	1.19E+00	7.00E+01	1.05E-03	2.09E-02	6.07E-02	3.56E+00
156-60-5	Dichloroethylene, 1,2- <i>trans</i> -	2.94E-02	5.88E-01	1.71E+00	1.00E+02	2.72E-03	5.45E-02	1.58E-01	9.26E+00
60-57-1	Dieldrin	-	-	-	-	6.77E-05	1.35E-03	3.93E-03	1.68E-03
1746-01-6	Dioxins/Furans, Total (as TCDD) <sup>e</sup>	-	-	-	-	7.25E-04	1.45E-02	4.21E-02	1.91E+00
37871-00-4	~HpCDD, 2,3,7,8-	-	-	-	-	1.39E-04	2.78E-03	8.07E-03	5.99E-05
38998-75-3	~HpCDF, 2,3,7,8-	-	-	-	-	7.80E-05	1.56E-03	4.52E-03	5.99E-05
34465-46-8	~HxCDD, 2,3,7,8-	-	-	-	-	8.33E-06	1.67E-04	4.83E-04	5.99E-06
55684-94-1	~HxCDF, 2,3,7,8-	-	-	-	-	4.76E-06	9.52E-05	2.76E-04	5.99E-06
3268-87-9	~OCDD	-	-	-	-	7.75E-03	1.55E-01	4.50E-01	2.00E-03
39001-02-0	~OCDF	-	-	-	-	4.34E-03	8.68E-02	2.52E-01	2.00E-03
36088-22-9	~PeCDD, 2,3,7,8-	-	-	-	-	5.19E-07	1.04E-05	3.01E-05	5.99E-07
57117-41-6	~PeCDF, 1,2,3,7,8-	-	-	-	-	9.31E-06	1.86E-04	5.40E-04	2.00E-05
57117-31-4	~PeCDF, 2,3,4,7,8-	-	-	-	-	9.31E-07	1.86E-05	5.40E-05	2.00E-06
1746-01-6	~TCDD, 2,3,7,8-	1.50E-05	2.99E-04	8.67E-04	3.00E-05	2.99E-07	5.97E-06	1.73E-05	5.99E-07
51207-31-9	~TCDF, 2,3,7,8-	-	-	-	-	1.67E-06	3.35E-05	9.70E-05	5.99E-06
100-41-4	Ethylbenzene	7.85E-01	1.57E+01	4.55E+01	7.00E+02	1.67E-03	3.33E-02	9.66E-02	1.49E+00
206-44-0	Fluoranthene	-	-	-	-	8.91E+00	1.78E+02	5.17E+02	8.02E+01
86-73-7	Fluorene	-	-	-	-	4.98E-01	9.96E+00	2.89E+01	2.69E+01
118-74-1	Hexachlorobenzene	1.26E-02	2.52E-01	7.31E-01	1.00E+00	6.13E-04	1.23E-02	3.56E-02	4.87E-02
91-20-3	Naphthalene	-	-	-	-	5.43E-04	1.09E-02	3.15E-02	1.65E-01
88-74-4	Nitroaniline, 2-	-	-	-	-	7.94E-03	1.59E-01	4.61E-01	1.88E+01
621-64-7	Nitroso-di-N-propylamine, N-	-	-	-	-	8.08E-06	1.62E-04	4.69E-04	1.08E-02
85-01-8	Phenanthrene <sup>e</sup>	-	-	-	-	-	-	-	-
87-86-5	Pentachlorophenol	1.01E-02	2.02E-01	5.87E-01	1.00E+00	3.95E-04	7.90E-03	2.29E-02	3.90E-02
1336-36-3	Polychlorinated Biphenyls, Total	7.82E-02	1.56E+00	4.54E+00	5.00E-01	3.05E-02	6.09E-01	1.77E+00	1.95E-01
12674-11-2	~Aroclor 1016	-	-	-	-	1.34E-02	2.68E-01	7.78E-01	1.40E-01
11104-28-2	~Aroclor 1221	-	-	-	-	7.77E-05	1.55E-03	4.51E-03	4.57E-03
11141-16-5	~Aroclor 1232	-	-	-	-	7.77E-05	1.55E-03	4.51E-03	4.57E-03
53469-21-9	~Aroclor 1242	-	-	-	-	6.09E-03	1.22E-01	3.53E-01	3.90E-02
12672-29-6	~Aroclor 1248	-	-	-	-	5.97E-03	1.19E-01	3.46E-01	3.90E-02
11097-69-1	~Aroclor 1254	-	-	-	-	1.02E-02	2.03E-01	5.90E-01	3.90E-02
11096-82-5	~Aroclor 1260	-	-	-	-	2.73E-02	5.45E-01	1.58E+00	3.90E-02

**Table A.7a. Risk-Based SSLs for Protection of RGA Groundwater for Significant COPCs at PGDP (Continued)**

CAS Number	Chemical	SSLs for EPA MCL <sup>a</sup>				SSLs PGDP NALs for the Resident (See Table A.5) <sup>a</sup>			
		SSL 1 (mg/kg)	SSL 20 (mg/kg)	SSL 58 (mg/kg)	GW Conc. (µg/L)	SSL 1 (mg/kg)	SSL 20 (mg/kg)	SSL 58 (mg/kg)	GW Conc. (µg/L)
50-32-8	Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>f</sup>	-	-	-	-	-	-	-	-
56-55-3	~Benz[a]anthracene	-	-	-	-	1.21E-02	2.43E-01	7.05E-01	3.43E-02
50-32-8	~Benzo[a]pyrene	2.35E-01	4.70E+00	1.36E+01	2.00E-01	4.03E-03	8.06E-02	2.34E-01	3.43E-03
205-99-2	~Benzo[b]fluoranthene	-	-	-	-	4.11E-02	8.23E-01	2.39E+00	3.43E-02
207-08-9	~Benzo[k]fluoranthene	-	-	-	-	4.03E-01	8.06E+00	2.34E+01	3.43E-01
218-01-9	~Chrysene	-	-	-	-	1.24E+00	2.48E+01	7.19E+01	3.43E+00
53-70-3	~Dibenz[a,h]anthracene	-	-	-	-	1.31E-02	2.62E-01	7.61E-01	3.43E-03
193-39-5	~Indeno[1,2,3-cd]pyrene	-	-	-	-	2.38E-01	4.76E+00	1.38E+01	3.43E-02
129-00-0	Pyrene	-	-	-	-	1.18E+00	2.35E+01	6.82E+01	1.08E+01
127-18-4	Tetrachloroethylene	2.27E-03	4.55E-02	1.31E-01	5.00E+00	1.80E-03	3.59E-02	1.04E-01	3.95E+00
108-88-3	Toluene <sup>d</sup>	6.92E-01	1.38E+01	4.01E+01	1.00E+03	7.39E-02	1.48E+00	4.29E+00	1.07E+02
71-55-6	Trichloroethane, 1,1,1-	7.01E-02	1.40E+00	4.07E+00	2.00E+02	2.80E-01	5.59E+00	1.62E+01	7.97E+02
79-00-5	Trichloroethane, 1,1,2-	1.62E-03	3.24E-02	9.41E-02	5.00E+00	1.35E-05	2.69E-04	7.81E-04	4.15E-02
79-01-6	Trichloroethylene	1.79E-03	3.57E-02	1.04E-01	5.00E+00	8.57E-05	1.71E-03	4.97E-03	2.40E-01
76-13-1	Trichloro-1,2,2-trifluoroethane, 1,1,2- (Freon-113) <sup>d</sup>	-	-	-	-	1.38E+01	2.76E+02	7.99E+02	5.48E+03
75-01-4	Vinyl Chloride	6.90E-04	1.38E-02	4.00E-02	2.00E+00	6.46E-06	1.29E-04	3.74E-04	1.87E-02
1330-20-7	Xylene, Mixture	9.85E+00	1.97E+02	5.71E+02	1.00E+04	1.89E-02	3.79E-01	1.10E+00	1.92E+01
108-38-3	Xylene, m-	-	-	-	-	1.88E-02	3.75E-01	1.09E+00	1.92E+01
95-47-6	Xylene, o-	-	-	-	-	1.90E-02	3.80E-01	1.10E+00	1.93E+01
106-42-3	Xylene, p-	-	-	-	-	1.88E-02	3.76E-01	1.09E+00	1.93E+01

<sup>a</sup> Values in this table for SSLs of 1, 20, and 58 were calculated using the Risk Assessment Information System (RAIS) in November 2014 located at the Web site [http://rais.ornl.gov/cgi-bin/prg/PRG\\_search?select=chem](http://rais.ornl.gov/cgi-bin/prg/PRG_search?select=chem). Prior to using the values in this table in a quantitative risk assessment, a risk assessor must be consulted to determine if any values need to be updated and to verify that the values are being used appropriately. SSL 1 indicates the soil screening level calculated for a DAF of 1. SSL 20 indicates the soil screening level calculated for a DAF of 20. SSL 58 indicates the soil screening level calculated for a DAF of 58. Additional information regarding the DAF of 58 is provided in the Soils OU RI Report (DOE 2013) and also reproduced in Appendix E of this document.

<sup>b</sup> Chromium (Total) utilizes chromium III hazard values and chromium VI inhalation risk values. See list of screening levels note 9b (on page A-4).

<sup>c</sup> Values for acenaphthylene and phenanthrene use values for acenaphthene, as a surrogate.

<sup>d</sup> Analytes are not PGDP significant COPCs (Table 2.1), but are provided for project support. SSLs for other chemicals can be derived using similar methods as needed.

<sup>e</sup> Total dioxins/furans uses values for 2,3,7,8-TCDD, see list of screening levels note 9f (on page A-5).

<sup>f</sup> Total carcinogenic polycyclic aromatic hydrocarbons use values for benzo(a)pyrene, see screening note 9d (page A-4).

Note: Default parameters from RAIS used are as follows:

Fraction organic carbon in soil (unitless)	0.002
Water-filled soil porosity (Lwater/Lsoil)	0.3
Dry soil bulk density (kg/L)	1.5
Soil particle density (kg/L)	2.65

**Table A.7b. Risk-Based SSLs for Protection of RGA Groundwater for Radionuclide COPCs at PGDP**  
(Values calculated in November 2014 and are based on best available information.)

Parameter	Radionuclide	Units	Resident SSL 1		Resident SSL 20		Resident SSL 58	
			10 <sup>-6</sup>	10 <sup>-4</sup>	10 <sup>-6</sup>	10 <sup>-4</sup>	10 <sup>-6</sup>	10 <sup>-4</sup>
14596102	Americium-241	pCi/g	9.58E-01	9.58E+01	1.92E+01	1.92E+03	5.55E+01	5.55E+03
10045973	Cesium-137+D	pCi/g	4.79E-01	4.79E+01	9.58E+00	9.58E+02	2.78E+01	2.78E+03
13994202	Neptunium-237+D	pCi/g	5.36E-02	5.36E+00	1.07E+00	1.07E+02	3.11E+00	3.11E+02
13981163	Plutonium-238	pCi/g	2.19E-01	2.19E+01	4.38E+00	4.38E+02	1.27E+01	1.27E+03
15117483	Plutonium-239	pCi/g	2.13E-01	2.13E+01	4.26E+00	4.26E+02	1.23E+01	1.23E+03
14119336	Plutonium-240	pCi/g	2.13E-01	2.13E+01	4.26E+00	4.26E+02	1.23E+01	1.23E+03
14133767	Technetium-99	pCi/g	7.60E-03	7.60E-01	1.52E-01	1.52E+01	4.41E-01	4.41E+01
14269637	Thorium-230	pCi/g	1.83E+00	1.83E+02	3.66E+01	3.66E+03	1.06E+02	1.06E+04
13966295	Uranium-234	pCi/g	4.95E-02	4.95E+00	9.90E-01	9.90E+01	2.87E+00	2.87E+02
15117961	Uranium-235+D	pCi/g	4.88E-02	4.88E+00	9.76E-01	9.76E+01	2.83E+00	2.83E+02
7440611	Uranium-238+D	pCi/g	4.03E-02	4.03E+00	8.05E-01	8.05E+01	2.34E+00	2.34E+02

Values in this table for SSLs of 1, 20, and 58 were calculated using the best available information in November 2014. Prior to using the values in this table (in a quantitative risk assessment), a risk assessor must be consulted to determine if any values need to be updated, and to verify that the values are being used appropriately.

SSLs calculated using the formula  $PRG * DAF * (K_d + (\theta / \rho)) / 1,000$ .

Where

PRG is the no action limit (for the 10<sup>-6</sup> column) or action level (for the 10<sup>-4</sup> column) for the resident (see Tables A.5 and A.2, respectively)

DAF is the dilution attenuation factor set at 1, 20, and 58

K<sub>d</sub> is the chemical-specific distribution coefficient (see below).

θ is the porosity set at 0.3

ρ is the density set at 1.5

K<sub>d</sub> values and their references are the following:

Radionuclide	K <sub>d</sub>	Reference
Americium-241	1.90E+03	DOE 2012
Cesium-137+D	2.80E+02	DOE 2012
Neptunium-237+D	7.00E+01	DOE 2003
Plutonium-238	5.50E+02	DOE 2003
Plutonium-239	5.50E+02	DOE 2003
Plutonium-240	5.50E+02	DOE 2003
Technetium-99	2.00E-01	DOE 2003
Thorium-230	3.20E+03	DOE 2003
Uranium-234	6.68E+01	DOE 2003
Uranium-235+D	6.68E+01	DOE 2003
Uranium-238+D	6.68E+01	DOE 2003

**Table A.8. Dose-Based Soil/Sediment Screening Levels for Site-Related Radionuclides at PGDP**  
(Values calculated in November 2014 and are based on best available information.)

Parameter	Radionuclide	Units	Outdoor Worker			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	1.37E+01	1.65E+02	3.43E+02	1.37E+03
10045973	Cesium-137+D	pCi/g	2.17E+00	2.60E+01	5.42E+01	2.17E+02
13994202	Neptunium-237+D	pCi/g	5.75E+00	6.90E+01	1.44E+02	5.75E+02
13981163	Plutonium-238	pCi/g	1.28E+01	1.54E+02	3.20E+02	1.28E+03
15117483	Plutonium-239	pCi/g	1.18E+01	1.41E+02	2.95E+02	1.18E+03
14119336	Plutonium-240	pCi/g	1.18E+01	1.42E+02	2.95E+02	1.18E+03
14133767	Technetium-99	pCi/g	4.44E+03	5.32E+04	1.11E+05	4.44E+05
14269637	Thorium-230	pCi/g	1.40E+01	1.68E+02	3.50E+02	1.40E+03
13966295	Uranium-234	pCi/g	6.12E+01	7.35E+02	1.53E+03	6.12E+03
15117961	Uranium-235+D	pCi/g	9.15E+00	1.10E+02	2.29E+02	9.15E+02
7440611	Uranium-238+D	pCi/g	3.08E+01	3.70E+02	7.70E+02	3.08E+03
Parameter	Radionuclide	Units	Excavation Worker			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	1.37E+01	1.65E+02	3.43E+02	1.37E+03
10045973	Cesium-137+D	pCi/g	2.17E+00	2.60E+01	5.42E+01	2.17E+02
13994202	Neptunium-237+D	pCi/g	5.75E+00	6.90E+01	1.44E+02	5.75E+02
13981163	Plutonium-238	pCi/g	1.28E+01	1.54E+02	3.20E+02	1.28E+03
15117483	Plutonium-239	pCi/g	1.18E+01	1.41E+02	2.95E+02	1.18E+03
14119336	Plutonium-240	pCi/g	1.18E+01	1.42E+02	2.95E+02	1.18E+03
14133767	Technetium-99	pCi/g	4.44E+03	5.32E+04	1.11E+05	4.44E+05
14269637	Thorium-230	pCi/g	1.40E+01	1.68E+02	3.50E+02	1.40E+03
13966295	Uranium-234	pCi/g	6.12E+01	7.35E+02	1.53E+03	6.12E+03
15117961	Uranium-235+D	pCi/g	9.15E+00	1.10E+02	2.29E+02	9.15E+02
7440611	Uranium-238+D	pCi/g	3.08E+01	3.70E+02	7.70E+02	3.08E+03
Parameter	Radionuclide	Units	Industrial Worker			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	5.29E+01	6.35E+02	1.32E+03	5.29E+03
10045973	Cesium-137+D	pCi/g	1.62E+00	1.94E+01	4.05E+01	1.62E+02
13994202	Neptunium-237+D	pCi/g	5.23E+00	6.28E+01	1.31E+02	5.23E+02
13981163	Plutonium-238	pCi/g	7.17E+01	8.61E+02	1.79E+03	7.17E+03
15117483	Plutonium-239	pCi/g	6.58E+01	7.90E+02	1.65E+03	6.58E+03
14119336	Plutonium-240	pCi/g	6.59E+01	7.91E+02	1.65E+03	6.59E+03
14133767	Technetium-99	pCi/g	2.00E+04	2.40E+05	5.01E+05	2.00E+06
14269637	Thorium-230	pCi/g	7.76E+01	9.31E+02	1.94E+03	7.76E+03
13966295	Uranium-234	pCi/g	3.84E+02	4.60E+03	9.59E+03	3.84E+04
15117961	Uranium-235+D	pCi/g	7.76E+00	9.32E+01	1.94E+02	7.76E+02
7440611	Uranium-238+D	pCi/g	4.10E+01	4.91E+02	1.02E+03	4.10E+03



**Table A.8. Dose-Based Soil/Sediment Screening Levels for Site-Related Radionuclides at PGDP  
(Continued)**

Parameter	Radionuclide	Units	Adult Recreator			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	2.32E+02	2.79E+03	5.80E+03	2.32E+04
10045973	Cesium-137+D	pCi/g	4.98E+00	5.98E+01	1.25E+02	4.98E+02
13994202	Neptunium-237+D	pCi/g	1.64E+01	1.96E+02	4.09E+02	1.64E+03
13981163	Plutonium-238	pCi/g	4.13E+02	4.96E+03	1.03E+04	4.13E+04
15117483	Plutonium-239	pCi/g	3.79E+02	4.54E+03	9.47E+03	3.79E+04
14119336	Plutonium-240	pCi/g	3.80E+02	4.56E+03	9.50E+03	3.80E+04
14133767	Technetium-99	pCi/g	8.57E+04	1.03E+06	2.14E+06	8.57E+06
14269637	Thorium-230	pCi/g	4.42E+02	5.30E+03	1.10E+04	4.42E+04
13966295	Uranium-234	pCi/g	2.17E+03	2.60E+04	5.42E+04	2.17E+05
15117961	Uranium-235+D	pCi/g	2.41E+01	2.89E+02	6.03E+02	2.41E+03
7440611	Uranium-238+D	pCi/g	1.32E+02	1.59E+03	3.31E+03	1.32E+04
Parameter	Radionuclide	Units	Child Recreator			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	1.04E+02	1.25E+03	2.59E+03	1.04E+04
10045973	Cesium-137+D	pCi/g	3.70E+00	4.44E+01	9.25E+01	3.70E+02
13994202	Neptunium-237+D	pCi/g	1.19E+01	1.42E+02	2.97E+02	1.19E+03
13981163	Plutonium-238	pCi/g	1.30E+02	1.56E+03	3.25E+03	1.30E+04
15117483	Plutonium-239	pCi/g	1.22E+02	1.47E+03	3.06E+03	1.22E+04
14119336	Plutonium-240	pCi/g	1.22E+02	1.47E+03	3.06E+03	1.22E+04
14133767	Technetium-99	pCi/g	1.71E+04	2.05E+05	4.27E+05	1.71E+06
14269637	Thorium-230	pCi/g	1.29E+02	1.54E+03	3.22E+03	1.29E+04
13966295	Uranium-234	pCi/g	4.85E+02	5.82E+03	1.21E+04	4.85E+04
15117961	Uranium-235+D	pCi/g	1.75E+01	2.10E+02	4.37E+02	1.75E+03
7440611	Uranium-238+D	pCi/g	8.52E+01	1.02E+03	2.13E+03	8.52E+03
Parameter	Radionuclide	Units	Teen Recreator			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	1.73E+02	2.08E+03	4.33E+03	1.73E+04
10045973	Cesium-137+D	pCi/g	3.70E+00	4.44E+01	9.25E+01	3.70E+02
13994202	Neptunium-237+D	pCi/g	1.22E+01	1.46E+02	3.04E+02	1.22E+03
13981163	Plutonium-238	pCi/g	3.25E+02	3.90E+03	8.12E+03	3.25E+04
15117483	Plutonium-239	pCi/g	2.96E+02	3.55E+03	7.40E+03	2.96E+04
14119336	Plutonium-240	pCi/g	2.97E+02	3.57E+03	7.43E+03	2.97E+04
14133767	Technetium-99	pCi/g	5.67E+04	6.80E+05	1.42E+06	5.67E+06
14269637	Thorium-230	pCi/g	3.18E+02	3.81E+03	7.94E+03	3.18E+04
13966295	Uranium-234	pCi/g	1.12E+03	1.34E+04	2.79E+04	1.12E+05
15117961	Uranium-235+D	pCi/g	1.78E+01	2.14E+02	4.46E+02	1.78E+03
7440611	Uranium-238+D	pCi/g	9.59E+01	1.15E+03	2.40E+03	9.59E+03

**Table A.8. Dose-Based Soil/Sediment Screening Levels for Site-Related Radionuclides at PGDP  
(Continued)**

Parameter	Radionuclide	Units	Adult Resident			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	2.03E+01	2.43E+02	5.07E+02	2.03E+03
10045973	Cesium-137+D	pCi/g	5.14E-01	6.17E+00	1.28E+01	5.14E+01
13994202	Neptunium-237+D	pCi/g	1.68E+00	2.01E+01	4.19E+01	1.68E+02
13981163	Plutonium-238	pCi/g	3.11E+01	3.73E+02	7.78E+02	3.11E+03
15117483	Plutonium-239	pCi/g	2.85E+01	3.43E+02	7.14E+02	2.85E+03
14119336	Plutonium-240	pCi/g	2.86E+01	3.43E+02	7.15E+02	2.86E+03
14133767	Technetium-99	pCi/g	6.85E+03	8.22E+04	1.71E+05	6.85E+05
14269637	Thorium-230	pCi/g	3.34E+01	4.01E+02	8.36E+02	3.34E+03
13966295	Uranium-234	pCi/g	1.49E+02	1.78E+03	3.72E+03	1.49E+04
15117961	Uranium-235+D	pCi/g	2.47E+00	2.97E+01	6.18E+01	2.47E+02
7440611	Uranium-238+D	pCi/g	1.32E+01	1.59E+02	3.31E+02	1.32E+03

Parameter	Radionuclide	Units	Child Resident			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	1.07E+01	1.28E+02	2.66E+02	1.07E+03
10045973	Cesium-137+D	pCi/g	5.14E-01	6.16E+00	1.28E+01	5.14E+01
13994202	Neptunium-237+D	pCi/g	1.61E+00	1.94E+01	4.04E+01	1.61E+02
13981163	Plutonium-238	pCi/g	1.20E+01	1.44E+02	2.99E+02	1.20E+03
15117483	Plutonium-239	pCi/g	1.13E+01	1.35E+02	2.82E+02	1.13E+03
14119336	Plutonium-240	pCi/g	1.13E+01	1.35E+02	2.82E+02	1.13E+03
14133767	Technetium-99	pCi/g	1.52E+03	1.82E+04	3.79E+04	1.52E+05
14269637	Thorium-230	pCi/g	1.19E+01	1.43E+02	2.97E+02	1.19E+03
13966295	Uranium-234	pCi/g	4.27E+01	5.13E+02	1.07E+03	4.27E+03
15117961	Uranium-235+D	pCi/g	2.38E+00	2.85E+01	5.94E+01	2.38E+02
7440611	Uranium-238+D	pCi/g	1.07E+01	1.28E+02	2.66E+02	1.07E+03

Values in this table were calculated using the best available information in November 2014. Prior to using the values in this table (in a quantitative risk assessment), a risk assessor must be consulted to determine if any values need to be updated, and to verify that the values are being used appropriately. Screening levels are based on dose conversion factors from ICRP 72 and ICRP 60 (See Table B.3).

Screening Value =  $[\sum 1/(\text{Pathway-Specific Action Levels})]^{-1}$

Pathways include ingestion, inhalation, and external gamma. (See Table B.4 for exposure parameters.)

**Table A.9. Dose-Based Groundwater Screening Levels for Site-Related Radionuclides at PGDP**  
(Values calculated in November 2014 and are based on best available information.)

Parameter	Radionuclide	Units	Adult Resident				
			1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/L	1.54E+00	6.18E+00	1.85E+01	3.86E+01	1.54E+02
10045973	Cesium-137+D	pCi/L	2.38E+01	9.50E+01	2.85E+02	5.94E+02	2.38E+03
13994202	Neptunium-237+D	pCi/L	2.79E+00	1.11E+01	3.34E+01	6.97E+01	2.79E+02
13981163	Plutonium-238	pCi/L	1.34E+00	5.37E+00	1.61E+01	3.36E+01	1.34E+02
15117483	Plutonium-239	pCi/L	1.24E+00	4.94E+00	1.48E+01	3.09E+01	1.24E+02
14119336	Plutonium-240	pCi/L	1.24E+00	4.94E+00	1.48E+01	3.09E+01	1.24E+02
14133767	Technetium-99	pCi/L	4.82E+02	1.93E+03	5.79E+03	1.21E+04	4.82E+04
14269637	Thorium-230	pCi/L	1.47E+00	5.88E+00	1.77E+01	3.68E+01	1.47E+02
13966295	Uranium-234	pCi/L	6.31E+00	2.53E+01	7.58E+01	1.58E+02	6.31E+02
15117961	Uranium-235+D	pCi/L	6.53E+00	2.61E+01	7.84E+01	1.63E+02	6.53E+02
7440611	Uranium-238+D	pCi/L	6.31E+00	2.53E+01	7.58E+01	1.58E+02	6.31E+02

Parameter	Radionuclide	Units	Child Resident				
			1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/L	3.67E+00	1.47E+01	4.40E+01	9.17E+01	3.67E+02
10045973	Cesium-137+D	pCi/L	1.03E+02	4.13E+02	1.24E+03	2.58E+03	1.03E+04
13994202	Neptunium-237+D	pCi/L	6.91E+00	2.76E+01	8.29E+01	1.73E+02	6.91E+02
13981163	Plutonium-238	pCi/L	3.19E+00	1.27E+01	3.82E+01	7.96E+01	3.19E+02
15117483	Plutonium-239	pCi/L	3.00E+00	1.20E+01	3.60E+01	7.51E+01	3.00E+02
14119336	Plutonium-240	pCi/L	3.00E+00	1.20E+01	3.60E+01	7.51E+01	3.00E+02
14133767	Technetium-99	pCi/L	4.30E+02	1.72E+03	5.17E+03	1.08E+04	4.30E+04
14269637	Thorium-230	pCi/L	3.19E+00	1.27E+01	3.82E+01	7.96E+01	3.19E+02
13966295	Uranium-234	pCi/L	1.12E+01	4.49E+01	1.35E+02	2.81E+02	1.12E+03
15117961	Uranium-235+D	pCi/L	1.15E+01	4.59E+01	1.38E+02	2.87E+02	1.15E+03
7440611	Uranium-238+D	pCi/L	1.05E+01	4.19E+01	1.26E+02	2.62E+02	1.05E+03

Values in this table were calculated using the best available information in November 2014. Prior to using the values in this table (in a quantitative risk assessment), a risk assessor must be consulted to determine if any values need to be updated and to verify that the values are being used appropriately.

Screening levels are based on dose conversion factors from ICRP 72 and ICRP 60 (See Table B.3).

Screening Value =  $[\sum 1/(\text{Pathway-Specific Action Levels})]^{-1}$

Pathways include ingestion. (See Table B.4 for exposure parameters.)

**Table A.10. Dose-Based Surface Water Screening Levels for Site-Related Radionuclides at PGDP**  
(Values calculated in November 2014 and are based on best available information.)

			Adult Recreator (swimming)				
Parameter	Radionuclide	Units	1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/L	2.31E+02	9.24E+02	2.77E+03	5.78E+03	2.31E+04
10045973	Cesium-137+D	pCi/L	3.55E+03	1.42E+04	4.26E+04	8.88E+04	3.55E+05
13994202	Neptunium-237+D	pCi/L	4.17E+02	1.67E+03	5.00E+03	1.04E+04	4.17E+04
13981163	Plutonium-238	pCi/L	2.01E+02	8.03E+02	2.41E+03	5.02E+03	2.01E+04
15117483	Plutonium-239	pCi/L	1.85E+02	7.39E+02	2.22E+03	4.62E+03	1.85E+04
14119336	Plutonium-240	pCi/L	1.85E+02	7.39E+02	2.22E+03	4.62E+03	1.85E+04
14133767	Technetium-99	pCi/L	7.21E+04	2.89E+05	8.66E+05	1.80E+06	7.21E+06
14269637	Thorium-230	pCi/L	2.20E+02	8.80E+02	2.64E+03	5.50E+03	2.20E+04
13966295	Uranium-234	pCi/L	9.44E+02	3.78E+03	1.13E+04	2.36E+04	9.44E+04
15117961	Uranium-235+D	pCi/L	9.77E+02	3.91E+03	1.17E+04	2.44E+04	9.77E+04
7440611	Uranium-238+D	pCi/L	9.44E+02	3.78E+03	1.13E+04	2.36E+04	9.44E+04
			Child Recreator (swimming)				
Parameter	Radionuclide	Units	1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/L	1.71E+02	6.84E+02	2.05E+03	4.28E+03	1.71E+04
10045973	Cesium-137+D	pCi/L	4.82E+03	1.93E+04	5.78E+04	1.20E+05	4.82E+05
13994202	Neptunium-237+D	pCi/L	3.23E+02	1.29E+03	3.87E+03	8.06E+03	3.23E+04
13981163	Plutonium-238	pCi/L	1.49E+02	5.95E+02	1.78E+03	3.72E+03	1.49E+04
15117483	Plutonium-239	pCi/L	1.40E+02	5.60E+02	1.68E+03	3.50E+03	1.40E+04
14119336	Plutonium-240	pCi/L	1.40E+02	5.60E+02	1.68E+03	3.50E+03	1.40E+04
14133767	Technetium-99	pCi/L	2.01E+04	8.03E+04	2.41E+05	5.02E+05	2.01E+06
14269637	Thorium-230	pCi/L	1.49E+02	5.95E+02	1.78E+03	3.72E+03	1.49E+04
13966295	Uranium-234	pCi/L	5.24E+02	2.10E+03	6.29E+03	1.31E+04	5.24E+04
15117961	Uranium-235+D	pCi/L	5.36E+02	2.14E+03	6.43E+03	1.34E+04	5.36E+04
7440611	Uranium-238+D	pCi/L	4.88E+02	1.95E+03	5.86E+03	1.22E+04	4.88E+04
			Teen Recreator (swimming)				
Parameter	Radionuclide	Units	1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/L	2.31E+02	9.24E+02	2.77E+03	5.78E+03	2.31E+04
10045973	Cesium-137+D	pCi/L	3.55E+03	1.42E+04	4.26E+04	8.88E+04	3.55E+05
13994202	Neptunium-237+D	pCi/L	4.16E+02	1.66E+03	4.99E+03	1.04E+04	4.16E+04
13981163	Plutonium-238	pCi/L	2.10E+02	8.40E+02	2.52E+03	5.25E+03	2.10E+04
15117483	Plutonium-239	pCi/L	1.93E+02	7.70E+02	2.31E+03	4.81E+03	1.93E+04
14119336	Plutonium-240	pCi/L	1.93E+02	7.70E+02	2.31E+03	4.81E+03	1.93E+04
14133767	Technetium-99	pCi/L	5.64E+04	2.26E+05	6.77E+05	1.41E+06	5.64E+06
14269637	Thorium-230	pCi/L	2.10E+02	8.40E+02	2.52E+03	5.25E+03	2.10E+04
13966295	Uranium-234	pCi/L	6.24E+02	2.50E+03	7.49E+03	1.56E+04	6.24E+04
15117961	Uranium-235+D	pCi/L	6.55E+02	2.62E+03	7.86E+03	1.64E+04	6.55E+04
7440611	Uranium-238+D	pCi/L	6.43E+02	2.57E+03	7.71E+03	1.61E+04	6.43E+04

Values in this table were calculated using the best available information in November 2014. Prior to using the values in this table (in a quantitative risk assessment), a risk assessor must be consulted to determine if any values need to be updated and to verify that the values are being used appropriately. Screening levels are based on dose conversion factors from ICRP 72 and ICRP 60 (See Table B.3).  
Screening Value = [Σ1/(Pathway-Specific Action Levels)]<sup>-1</sup>  
Pathways include ingestion. (See Table B.4 for exposure parameters.)

**Table A.11. Dose-Based SSLs for Protection of RGA Groundwater for Site-Related Radionuclides at PGDP**  
(Values calculated in November 2014 and are based on best available information.)

			SSL 1				
Parameter	Radionuclide	Units	1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/g	2.93E+00	1.17E+01	3.52E+01	7.34E+01	2.93E+02
10045973	Cesium-137+D	pCi/g	6.66E+00	2.66E+01	7.99E+01	1.66E+02	6.66E+02
13994202	Neptunium-237+D	pCi/g	1.96E-01	7.83E-01	2.35E+00	4.89E+00	1.96E+01
13981163	Plutonium-238	pCi/g	7.39E-01	2.96E+00	8.87E+00	1.85E+01	7.39E+01
15117483	Plutonium-239	pCi/g	6.80E-01	2.72E+00	8.16E+00	1.70E+01	6.80E+01
14119336	Plutonium-240	pCi/g	6.80E-01	2.72E+00	8.16E+00	1.70E+01	6.80E+01
14133767	Technetium-99	pCi/g	1.93E-01	7.72E-01	2.31E+00	4.82E+00	1.93E+01
14269637	Thorium-230	pCi/g	4.71E+00	1.88E+01	5.65E+01	1.18E+02	4.71E+02
13966295	Uranium-234	pCi/g	4.23E-01	1.69E+00	5.08E+00	1.06E+01	4.23E+01
15117961	Uranium-235+D	pCi/g	4.38E-01	1.75E+00	5.25E+00	1.09E+01	4.38E+01
7440611	Uranium-238+D	pCi/g	4.23E-01	1.69E+00	5.08E+00	1.06E+01	4.23E+01

			SSL 20				
Parameter	Radionuclide	Units	1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/g	5.87E+01	2.35E+02	7.04E+02	1.47E+03	5.87E+03
10045973	Cesium-137+D	pCi/g	1.33E+02	5.33E+02	1.60E+03	3.33E+03	1.33E+04
13994202	Neptunium-237+D	pCi/g	3.91E+00	1.57E+01	4.70E+01	9.78E+01	3.91E+02
13981163	Plutonium-238	pCi/g	1.48E+01	5.91E+01	1.77E+02	3.69E+02	1.48E+03
15117483	Plutonium-239	pCi/g	1.36E+01	5.44E+01	1.63E+02	3.40E+02	1.36E+03
14119336	Plutonium-240	pCi/g	1.36E+01	5.44E+01	1.63E+02	3.40E+02	1.36E+03
14133767	Technetium-99	pCi/g	3.86E+00	1.54E+01	4.63E+01	9.64E+01	3.86E+02
14269637	Thorium-230	pCi/g	9.41E+01	3.77E+02	1.13E+03	2.35E+03	9.41E+03
13966295	Uranium-234	pCi/g	8.46E+00	3.38E+01	1.02E+02	2.12E+02	8.46E+02
15117961	Uranium-235+D	pCi/g	8.75E+00	3.50E+01	1.05E+02	2.19E+02	8.75E+02
7440611	Uranium-238+D	pCi/g	8.46E+00	3.38E+01	1.02E+02	2.12E+02	8.46E+02

			SSL 58				
Parameter	Radionuclide	Units	1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/g	1.70E+02	6.81E+02	2.04E+03	4.26E+03	1.70E+04
10045973	Cesium-137+D	pCi/g	3.86E+02	1.54E+03	4.63E+03	9.65E+03	3.86E+04
13994202	Neptunium-237+D	pCi/g	1.13E+01	4.54E+01	1.36E+02	2.84E+02	1.13E+03
13981163	Plutonium-238	pCi/g	4.29E+01	1.71E+02	5.14E+02	1.07E+03	4.29E+03
15117483	Plutonium-239	pCi/g	3.94E+01	1.58E+02	4.73E+02	9.86E+02	3.94E+03
14119336	Plutonium-240	pCi/g	3.94E+01	1.58E+02	4.73E+02	9.86E+02	3.94E+03
14133767	Technetium-99	pCi/g	1.12E+01	4.47E+01	1.34E+02	2.80E+02	1.12E+03
14269637	Thorium-230	pCi/g	2.73E+02	1.09E+03	3.28E+03	6.83E+03	2.73E+04
13966295	Uranium-234	pCi/g	2.45E+01	9.81E+01	2.94E+02	6.13E+02	2.45E+03
15117961	Uranium-235+D	pCi/g	2.54E+01	1.02E+02	3.05E+02	6.34E+02	2.54E+03
7440611	Uranium-238+D	pCi/g	2.45E+01	9.81E+01	2.94E+02	6.13E+02	2.45E+03

Values in this table were calculated using the best available information in November 2014 following the methods shown in Table A.7b and the values presented in Table A.9 for the Adult Resident. SSL 1 indicates the soil screening level calculated for a DAF of 1. SSL 20 indicates the soil screening level calculated for a DAF of 20. SSL 58 indicates the soil screening level calculated for a DAF of 58.

**Table A.12. Background Concentrations for Surface and Subsurface Soil at PGDP**  
*Background Levels of Selected Radionuclides and Metals in Soil and Geologic Media  
at the Paducah Gaseous Diffusion Plant (DOE 1997)*

Analyte	Background Value <sup>b</sup>	
	Surface	Subsurface
<b>Inorganic Chemicals (mg/kg)<sup>a</sup></b>		
Aluminum	13,000	12,000
Antimony	0.21	0.21
Arsenic	12	7.9
Barium	200	170
Beryllium	0.67	0.69
Cadmium	0.21	0.21
Calcium	200,000	6,100
Chromium (III)	16	43
Chromium (VI) <sup>d</sup>	---	---
Cobalt	14	13
Copper	19	25
Cyanide (CN)- <sup>c</sup>	---	---
Iron	28,000	28,000
Lead	36	23
Magnesium	7,700	2,100
Manganese	1,500	820
Mercury	0.2	0.13
Nickel	21	22
Potassium	1,300	950
Selenium	0.8	0.7
Silver	2.3	2.7
Sodium	320	340
Sulfide <sup>d</sup>	---	---
Thallium	0.21	0.34
Tin <sup>d</sup>	---	---
Uranium	4.9	4.6
Vanadium	38	37
Zinc	65	60
<b>Radionuclide (pCi/g)</b>		
Cesium-137	0.49	0.28
Neptunium-237 <sup>e</sup>	0.1	---
Plutonium-238 <sup>e</sup>	0.073	---
Plutonium-239 <sup>e</sup>	0.025	---
Potassium-40	16	16
Radium-226	1.5	1.5
Strontium-90 <sup>e</sup>	4.7	---
Technetium-99	2.5	2.8
Thorium-228	1.6	1.6
Thorium-230	1.5	1.4
Thorium-232	1.5	1.5
Uranium-234	1.2 <sup>f</sup>	1.2 <sup>f</sup>
Uranium-235	0.06 <sup>f</sup>	0.06 <sup>f</sup>
Uranium-238	1.2	1.2

Notes: Cells with "----" indicate data are not available or not applicable.

Values contained in this table have not been approved for all uses by the PGDP Risk Assessment Working Group; therefore, the values presented here are provisional values and subject to change.

<sup>a</sup> Includes inorganic chemicals found on Target Analyte List as defined by EPA in 1988 CLP Statement of Work and RCRA Appendix IX list of constituents.

<sup>b</sup> Value for use in screening to determine if inorganic chemical or radionuclide detected at naturally occurring concentration in surface or subsurface soil. Details on the derivation of the background concentrations for antimony, beryllium, cadmium, thallium, uranium, and all radionuclides are in DOE 1997. Details on the derivation of the background concentration for all other inorganic chemicals are in DOE 1996.

<sup>c</sup> Cyanide is not expected to be naturally occurring in soil at PGDP; background values were not derived.

<sup>d</sup> Data are not adequate to calculate a background concentration in soil for this analyte.

<sup>e</sup> Concentrations for these radionuclides in subsurface soil were not derived.

<sup>f</sup> The values listed for uranium-234 and uranium-235 are not from the 1996 background study, but are derived from the natural isotopic abundance ratio and the uranium-238 values. The values for these radionuclides that appeared in the 2001 version of the Risk Methods Document (DOE 2001) were the UTLs of measured values for the individual isotopes as reported in the PGDP background study (DOE 1997).

**Table A.13. Background Concentrations for Groundwater Drawn from the RGA and McNairy Formation at PGDP**

*Background Concentrations of Naturally Occurring Inorganic Chemicals and Selected Radionuclides in the Regional Gravel Aquifer and McNairy Formation at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky in Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant Volume 5(DOE 2000)*

Analyte	Over All Observations*		Over Wells*		Comparison Value	
	RGA	McNairy	RGA	McNairy		
<b>Inorganic Chemicals (mg/L)</b>						
Aluminum	2.189	0.687	1.64	0.75	1.99	NAL <sup>b</sup>
Aluminum, Dissolved	0.311	0.579	0.201	0.587	1.99	NAL <sup>b</sup>
Antimony	0.060 <sup>a</sup>	0.060 <sup>a</sup>	0.060 <sup>a</sup>	0.060 <sup>a</sup>	0.006	MCL <sup>c</sup>
Antimony, Dissolved	0.060 <sup>a</sup>	0.060 <sup>a</sup>	0.060 <sup>a</sup>	0.060 <sup>a</sup>	0.006	MCL <sup>c</sup>
Arsenic	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.010	MCL <sup>c</sup>
Arsenic, Dissolved	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.010	MCL <sup>c</sup>
Barium	0.235	0.296	0.202	0.265	2	MCL <sup>c</sup>
Barium, Dissolved	0.2	0.268	0.179	0.266	2	MCL <sup>c</sup>
Beryllium	0.004 <sup>a</sup>	0.017 <sup>a</sup>	0.004 <sup>a</sup>	0.017 <sup>a</sup>	0.004	MCL <sup>c</sup>
Beryllium, Dissolved	0.004 <sup>a</sup>	0.004 <sup>a</sup>	0.004 <sup>a</sup>	0.004 <sup>a</sup>	0.004	MCL <sup>c</sup>
Cadmium	0.010 <sup>a</sup>	0.010 <sup>a</sup>	0.010 <sup>a</sup>	0.010 <sup>a</sup>	0.005	MCL <sup>c</sup>
Cadmium, Dissolved	0.010 <sup>a</sup>	0.010 <sup>a</sup>	0.010 <sup>a</sup>	0.010 <sup>a</sup>	0.005	MCL <sup>c</sup>
Calcium	41.238	38.858	40	39.47		N/A
Calcium, Dissolved	38.166	38.829	35.8	40.27		N/A
Chloride	91.021	19.708	89.2	20.23		N/A
Chromium	0.144	0.060 <sup>a</sup>	0.134	0.060 <sup>a</sup>	0.1	MCL <sup>c</sup>
Chromium, Dissolved	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.1	MCL <sup>c</sup>
Cobalt	0.045 <sup>a</sup>	0.096	0.045 <sup>a</sup>	0.072	0.0006	NAL <sup>b</sup>
Cobalt, Dissolved	0.045 <sup>a</sup>	0.045 <sup>a</sup>	0.045 <sup>a</sup>	0.045 <sup>a</sup>	0.0006	NAL <sup>b</sup>
Copper	0.036	0.057	0.034	0.033	1.3	MCL <sup>c</sup>
Copper, Dissolved	0.02	0.013 <sup>a</sup>	0.018	0.013 <sup>a</sup>	1.3	MCL <sup>c</sup>
Fluoride	0.27	0.33	0.245	0.298	4.0	MCL <sup>c</sup>
Iron	5.03	18.36	3.72	15.83	1.4	NAL <sup>b</sup>
Iron, Dissolved	0.267	12.372	0.164	9.446	1.4	NAL <sup>b</sup>
Lead	0.129	0.050 <sup>a</sup>	0.25	0.050 <sup>a</sup>	0.015	MCL <sup>c</sup>
Lead, Dissolved	0.098	0.050 <sup>a</sup>	0.25	0.050 <sup>a</sup>	0.015	MCL <sup>c</sup>
Magnesium	16.262	13.418	15.7	16.457		N/A
Magnesium, Dissolved	16.215	14.171	15.4	16.533		N/A
Manganese	0.119	0.941	0.082	0.729	0.042	NAL <sup>b</sup>
Manganese, Dissolved	0.068	0.894	0.048	0.682	0.042	NAL <sup>b</sup>
Mercury	0.0002 <sup>a</sup>	0.0002 <sup>a</sup>	0.0002 <sup>a</sup>	0.0002 <sup>a</sup>	0.002	MCL <sup>c</sup>
Mercury, Dissolved	0.0002 <sup>a</sup>	0.0002 <sup>a</sup>	0.0002 <sup>a</sup>	0.0002 <sup>a</sup>	0.002	MCL <sup>c</sup>
Molybdenum	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.00997	NAL <sup>b</sup>
Molybdenum, Dissolved	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.00997	NAL <sup>b</sup>
Nickel	0.682	0.109 <sup>a</sup>	0.530 <sup>g</sup>	0.109 <sup>a</sup>	0.039	NAL <sup>b</sup>
Nickel, Dissolved	0.305	0.050 <sup>a</sup>	0.305	0.050 <sup>a</sup>	0.039	NAL <sup>b</sup>
Nitrate as Nitrogen	15.561	1.474	13.5	1.43	10	MCL <sup>c</sup>
Potassium	5.195	55.752	4.47	64.08		N/A
Potassium, Dissolved	4.096	51.205	3.7	58.75		N/A
Selenium	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.05	MCL <sup>c</sup>
Selenium, Dissolved	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.05	MCL <sup>c</sup>
Silica	26.401	36	21.1	29.4		N/A

**Table A.13. Background Concentrations for Groundwater Drawn from the RGA and McNairy Formation at PGDP (Continued)**

*Background Concentrations of Naturally Occurring Inorganic Chemicals and Selected Radionuclides in the Regional Gravel Aquifer and McNairy Formation at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky in Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant Volume 5 (DOE 2000)*

Analyte	Over All Observations*		Over Wells*		Comparison	
	RGA	McNairy	RGA	McNairy	Value	
Silver	0.011 <sup>a</sup>	0.050 <sup>a</sup>	0.011 <sup>a</sup>	0.050 <sup>a</sup>	0.00922	NAL <sup>b</sup>
Silver, Dissolved	0.060 <sup>a</sup>	0.050 <sup>a</sup>	0.060 <sup>a</sup>	0.050 <sup>a</sup>	0.00922	NAL <sup>b</sup>
Sodium	59.45	29.2	63.5	24.92		N/A
Sodium, Dissolved	60.433	27.98	65.7	25.9		N/A
Sulfate	19.947	28.9	19.1	27.27		N/A
Thallium	0.056 <sup>a</sup>	0.644	0.056 <sup>a</sup>	0.255	0.002	MCL <sup>c</sup>
Thallium, Dissolved	0.056 <sup>a</sup>	0.056 <sup>a</sup>	0.056 <sup>a</sup>	0.056 <sup>a</sup>	0.002	MCL <sup>c</sup>
Uranium	0.002 <sup>a</sup>	0.001 <sup>a</sup>	0.002 <sup>a</sup>	0.001 <sup>a</sup>	0.03	MCL <sup>c</sup>
Uranium, Dissolved	0.002 <sup>a</sup>	0.001	0.002 <sup>a</sup>	0.001	0.03	MCL <sup>c</sup>
Vanadium	0.134	0.126	0.139	0.119	0.00826	NAL <sup>b</sup>
Vanadium, Dissolved	0.134	0.126	0.131	0.107	0.00826	NAL <sup>b</sup>
Zinc	0.054	0.142	0.025	0.104	0.6	NAL <sup>b</sup>
Zinc, Dissolved	0.049	0.116	0.026	0.08	0.6	NAL <sup>b</sup>
<b>Radionuclides (pCi/L)</b>						
Gross Alpha	5.8	11.9	2.36	5.3		N/A
Gross Beta	13.8	144.5	7.3	125.4		N/A
Neptunium-237	0.8	0.5	0.21	0.13	15	MCL <sup>d</sup>
Plutonium-239	0.1	0.2	0.03	0.04	15	MCL <sup>d</sup>
Radium-226	0.6	1.2	0.1	0.29	5	MCL <sup>e</sup>
Radon-222	626	295	555.3	228.3		N/A
Technetium-99	22.3	20.6	10.8	7.8	19	NAL <sup>b</sup>
Thorium-230	1.1	1.5	0.54	0.4	15	MCL <sup>d</sup>
Total Radium	1.3	0.7	0.46	0.36	5	MCL <sup>e</sup>
Uranium-234 <sup>f</sup>	0.7	0.3	0.7	0.3	0.739	NAL <sup>b</sup>
Uranium-235 <sup>f</sup>	0.3	0.2	0.3	0.2	0.728	NAL <sup>b</sup>
Uranium-238 <sup>f</sup>	0.7	0.3	0.7	0.3	0.601	NAL <sup>b</sup>

Values contained in this table have not been approved for all uses by the PGDP Risk Assessment Working Group; therefore, the values presented here are provisional values and subject to change. The issues to be resolved are the data set from which these values were derived and the statistical methods used to analyze the data set.

\*For inorganic chemicals, background concentrations were derived for both total and filtered samples over all observations within a group (i.e., both groundwater wells and soil boring data) and over only groundwater wells within a group (i.e., only groundwater wells data). For radionuclides, background concentrations were derived using total sample results only because there were too few results from filtered samples.

For all projects where averages within groundwater wells over time are considered, the values derived for these groundwater wells under the column heading "over wells" should be used. For all other projects, the values shown under the column heading "over all observations" should be used.

<sup>a</sup> Background value was derived qualitatively over all observations because analyte was never detected or was detected infrequently at a concentration near the analyte's detection limit.

<sup>b</sup> NAL is the no action level for the resident (i.e., the lesser of the child resident HI=0.1 and adult/child ELCR=1E-06, see Table A.5).

<sup>c</sup> MCL is the primary maximum contaminant level from "http://water.epa.gov/drink/contaminants/index.cfm"; last updated October 29, 2014, (see also Table A.14).

<sup>d</sup> See Table A.14 for additional information.

<sup>e</sup> MCL is for radium-226 and radium-228 combined.

<sup>f</sup> Uranium isotopic concentrations were derived from the mass concentration of uranium.

<sup>g</sup> Nickel background value varies from previous Risk Methods Documents due to an error in calculation in the earlier version.

N/A = an NAL or MCL comparison value is not available, as defined in footnotes b and c.

Gray shading. For those background values that were derived qualitatively over all observations, because the analyte never was detected or was detected infrequently at a concentration near the analyte's detection limit (see footnote a), the gray shading indicates that the background value is greater than the comparison value.



**Table A.14. Regulatory Action Levels for PGDP**  
(Values are based on best available information in November 2014.)

Parameter	Chemical	Units	Primary MCLs <sup>a</sup>	Primary MCLGs <sup>a</sup>	Secondary MCLs <sup>a</sup>	State Water Supply WQC <sup>b</sup>	State Fish Consump. WQC <sup>b</sup>	Fed. Combined WQC <sup>c</sup>
7429905	Aluminum	mg/L			0.05 – 0.2			
7440360	Antimony	mg/L	0.006	0.006		5.60E-03	6.40E-01	5.60E-03
7440382	Arsenic	mg/L	0.010	0		1.00E-02		1.80E-05
7440393	Barium	mg/L	2	2		1.00E+00		1.00E+00
7440417	Beryllium	mg/L	0.004	0.004		4.00E-03		<sup>e</sup>
7440428	Boron and Borates Only	mg/L						<sup>e</sup>
7440439	Cadmium	mg/L	0.005	0.005		5.00E-03		<sup>e</sup>
7440473	Chromium (Total)	mg/L	0.1	0.1		1.00E-01		<sup>e</sup>
16065831	Chromium (III)	mg/L						<sup>e</sup>
18540299	Chromium (VI)	mg/L						<sup>e</sup>
7440484	Cobalt	mg/L						
7440508	Copper	mg/L	1.3	1.3	1	1.30E+00		1.30E+00
16984488	Fluoride	mg/L	4	4	2	4.00E+00		
7439896	Iron	mg/L			0.3	3.00E-01		3.00E-01 <sup>m</sup>
7439921	Lead	mg/L	0.015	0		1.50E-02		
7439965	Manganese	mg/L			0.05			5.00E-02
7439976	Mercury (Inorganic)	mg/L	0.002	0.002		2.00E-03	5.10E-05	
7439987	Molybdenum	mg/L						
7440020	Nickel	mg/L				6.10E-01	4.60E+00	6.10E-01
7782492	Selenium	mg/L	0.05	0.05		1.70E-01	4.20E+00	1.70E-01 <sup>e</sup>
7440224	Silver	mg/L			0.1			
7440280	Thallium	mg/L	0.002	0.0005		2.40E-04	4.70E-04	2.40E-04
7440611	Uranium	mg/L	0.03	0				
N/A	Vanadium and Compounds	mg/L						
7440666	Zinc	mg/L			5	7.40E+00	2.60E+01	7.40E+00
83329	Acenaphthene	mg/L				6.70E-01	9.90E-01	6.70E-01
208968	Acenaphthylene	mg/L						
107131	Acrylonitrile	mg/L				5.10E-05	2.50E-04	5.10E-05
120127	Anthracene	mg/L				8.30E+00	4.00E+01	8.30E+00
71432	Benzene	mg/L	0.005	0		2.20E-03	5.10E-02	2.20E-03
75274	Bromodichloromethane	mg/L	0.08 <sup>d</sup>	0		5.50E-04	1.70E-02	5.50E-04
86748	Carbazole	mg/L						
56235	Carbon tetrachloride	mg/L	0.005	0		2.30E-04	1.60E-03	2.30E-04
67663	Chloroform	mg/L	0.08 <sup>d</sup>	0.07		5.70E-03	4.70E-01	5.70E-03
107062	Dichloroethane, 1,2-	mg/L	0.005	0		3.80E-04	3.70E-02	3.80E-04
75354	Dichloroethylene, 1,1-	mg/L	0.007	0.007		3.30E-01	7.10E+00	3.30E-01
540590	Dichloroethylene, 1,2- (mixed isomers)	mg/L						
156592	Dichloroethylene, <i>cis</i> -1,2-	mg/L	0.07	0.07				
156605	Dichloroethylene, <i>trans</i> -1,2-	mg/L	0.1	0.1		1.40E-01	1.00E+01	1.40E-01 <sup>e</sup>
60571	Dieldrin	mg/L				5.20E-08	5.40E-08	5.20E-08

**Table A.14. Regulatory Action Levels for PGDP (Continued)**  
 (Values are based on best available information in November 2014.)

Parameter	Chemical	Units	Primary MCLs <sup>a</sup>	Primary MCLGs <sup>a</sup>	Secondary MCLs <sup>a</sup>	State Water Supply WQC <sup>b</sup>	State Fish Consump. WQC <sup>b</sup>	Fed. Combined WQC <sup>c</sup>
1746016	Dioxins/Furans, Total (as TCDD)	mg/L	0.00000003	0		5.00E-12	5.10E-12	5.00E-12
37871004	~HpCDD, 2,3,7,8-	mg/L						
38998753	~HpCDF, 2,3,7,8-	mg/L						
34465468	~HxCDD, 2,3,7,8-	mg/L						
55684941	~HxCDF, 2,3,7,8-	mg/L						
3268879	~OCDD	mg/L						
39001020	~OCDF	mg/L						
36088229	~PeCDD, 2,3,7,8-	mg/L						
57117416	~PeCDF, 1,2,3,7,8-	mg/L						
57117314	~PeCDF, 2,3,4,7,8-	mg/L						
1746016	~TCDD, 2,3,7,8-	mg/L	0.00000003	0		5.00E-12	5.10E-12	5.00E-12
51207319	~TCDF, 2,3,7,8-	mg/L						
100414	Ethylbenzene	mg/L	0.7	0.7		5.30E-01	2.10E+00	5.30E-01
206440	Fluoranthene	mg/L				1.30E-01	1.40E-01	1.30E-01
86737	Fluorene	mg/L				1.10E+00	5.30E+00	1.10E+00
118741	Hexachlorobenzene	mg/L	0.001	0		2.80E-07	2.90E-07	2.80E-07
91203	Naphthalene	mg/L						
88744	Nitroaniline, 2-	mg/L						
621647	N-Nitrosodi-n-propylamine	mg/L				5.00E-06	5.10E-04	5.00E-06
87865	Pentachlorophenol	mg/L	0.001	0		2.70E-04	3.00E-03	2.70E-04
85018	Phenanthrene	mg/L						
1336363	Polychlorinated biphenyls (PCBs)	mg/L	0.0005	0		6.40E-08	6.40E-08	6.40E-08
12674112	~Aroclor 1016	mg/L						
11104282	~Aroclor 1221	mg/L						
11141165	~Aroclor 1232	mg/L						
53469219	~Aroclor 1242	mg/L						
12672296	~Aroclor 1248	mg/L						
11097691	~Aroclor 1254	mg/L						
11096825	~Aroclor 1260	mg/L						
	Polycyclic aromatic hydrocarbons (cPAH),							
50328	Total Carcinogenic (as BaP)	mg/L	0.0002	0		3.80E-06	1.80E-05	3.80E-06
56553	~Benzo(a)anthracene	mg/L				3.80E-06	1.80E-05	3.80E-06
50328	~Benzo(a)pyrene	mg/L	0.0002	0		3.80E-06	1.80E-05	3.80E-06
205992	~Benzo(b)fluoranthene	mg/L				3.80E-06	1.80E-05	3.80E-06
207089	~Benzo(k)fluoranthene	mg/L				3.80E-06	1.80E-05	3.80E-06
218019	~Chrysene	mg/L				3.80E-06	1.80E-05	3.80E-06
53703	~Dibenz(a,h)anthracene	mg/L				3.80E-06	1.80E-05	3.80E-06
193395	~Indeno(1,2,3-cd)pyrene	mg/L				3.80E-06	1.80E-05	3.80E-06

**Table A.14. Regulatory Action Levels for PGDP (Continued)**  
(Values are based on best available information in November 2014.)

Parameter	Chemical	Units	Primary MCLs <sup>a</sup>	Primary MCLGs <sup>a</sup>	Secondary MCLs <sup>a</sup>	State Water Supply WQC <sup>b</sup>	State Fish Consump. WQC <sup>b</sup>	Fed. Combined WQC <sup>c</sup>
129000	Pyrene	mg/L				8.30E-01	4.00E+00	8.30E-01
127184	Tetrachloroethene	mg/L	0.005	0		6.90E-04	3.30E-03	6.90E-04
71556	Trichloroethane, 1,1,1-	mg/L	0.2	0.2		2.00E-01		e
79005	Trichloroethane, 1,1,2-	mg/L	0.005	0.003		5.90E-04	1.60E-02	5.90E-04
79016	Trichloroethene	mg/L	0.005	0		2.50E-03	3.00E-02	2.50E-03
75014	Vinyl chloride	mg/L	0.002	0		2.50E-05	2.40E-03	2.50E-05
1330207	Xylenes, total	mg/L	10	10				
108383	Xylene, m-	mg/L						
95476	Xylene, o-	mg/L						
106423	Xylene, p-	mg/L						
14596102	Am-241	pCi/L	15 <sup>f</sup>					
10045973	Cs-137+D	mrem/yr	4 <sup>g</sup>					
13994202	Np-237+D	pCi/L	15 <sup>h</sup>					
13981163	Pu-238	pCi/L	15 <sup>h, i</sup>					
15117483	Pu-239	pCi/L	15 <sup>h, i</sup>					
14119336	Pu-240	pCi/L	15 <sup>h, i</sup>					
14133767	Tc-99	mrem/yr	4 <sup>j</sup>					
14269637	Th-230	pCi/L	15 <sup>h, k</sup>					
13966295	U-234	pCi/L	1					
15117961	U-235	pCi/L	1					
744061	U-238	pCi/L	1					

Notes:

Values in this table were based on the best available information in November 2014. Prior to using the values in this table (in a quantitative risk assessment), a risk assessor must be consulted to determine if any values need to be updated and to verify that the values are being used appropriately. Please see source materials for complete discussions of these values. Only values for water are provided. Values are for planning purposes only.

<sup>a</sup> Accessed at “<http://water.epa.gov/drink/contaminants/index.cfm>”; last updated October 29, 2014; accessed November 4, 2014.

<sup>b</sup> From 401 KAR § 10:031 recodified from 401 KAR § 5:031

<sup>c</sup> Accessed at “<http://water.epa.gov/scitech/swguidance/standards/criteria/current/index.cfm#hhtable>”; last updated August 1, 2014; accessed November 4, 2014.

<sup>d</sup> MCL is for the sum of the concentrations for trihalomethanes.

<sup>e</sup> <http://water.epa.gov/scitech/swguidance/standards/criteria/current/index.cfm#hhtable> indicates more stringent MCL has been issued.

<sup>f</sup> “The MCL for alpha particle activity applies to Am-241. The limit is 15 pCi/L alpha particle activity in drinking water,” from “<http://www.epa.gov/radiation/radionuclides/amerium.html>” last updated September 2, 2014; accessed November 4, 2014.

<sup>g</sup> The value derived by the EPA from the 4 mrem/yr MCL for Cs-137 is 200 pCi/L (see “[http://www.epa.gov/ogwdw/radionuclides/pdfs/guide\\_radionuclides\\_smallsystems\\_compliance.pdf](http://www.epa.gov/ogwdw/radionuclides/pdfs/guide_radionuclides_smallsystems_compliance.pdf)” dated February 2002; accessed November 4, 2014).

<sup>h</sup> Accessed at “[http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/9283\\_1\\_14.pdf](http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/9283_1_14.pdf)” dated November 6, 2001; accessed November 4, 2014.

<sup>i</sup> “EPA has established a maximum contaminant level (MCL) of 15 pCi/L for alpha particle activity, excluding radon and uranium, in drinking water. Plutonium would be covered under this MCL,” from “<http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/plutonium.pdf>” dated July 2002; accessed November 4, 2014.

<sup>j</sup> The value derived by the EPA from the 4 mrem/yr MCL for Tc-99 is 900 pCi/L, (see [http://www.epa.gov/ogwdw/radionuclides/pdfs/guide\\_radionuclides\\_smallsystems\\_compliance.pdf](http://www.epa.gov/ogwdw/radionuclides/pdfs/guide_radionuclides_smallsystems_compliance.pdf)). An alternate value derived by the EPA from the 4 mrem/yr MCL is 3,790 pCi/L and was proposed in the July 18, 1991 *Federal Register*. See Table A.9 for Tc-99 dose-based groundwater screening levels resulting in a 4 mrem/yr dose based upon more recent dosimetry.

<sup>k</sup> “...Thorium would be covered under this MCL,” from “<http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/thorium.pdf>” dated July 2002; accessed November 4, 2014.

<sup>l</sup> The uranium MCL is calculated by converting the public drinking water standard of 0.03 mg/L for uranium (chemical toxicity) to 20 pCi/L for total uranium. Isotopic uranium values derived from this standard are 10.24 pCi/L for U-234, 0.466 pCi/L for U-235, and 9.99 pCi/L for U-238, assuming natural occurring uranium at 0.725% uranium-235 and the following ratios:

- Uranium-234/uranium-235 = 21-22 obtained from conversion approximately 21.9
- Uranium-235/uranium-238 = 0.04-0.05 obtained from conversion approximately 0.045

<sup>m</sup> Accessed at “[http://water.epa.gov/scitech/swguidance/standards/criteria/aqlife/upload/2009\\_01\\_13\\_criteria\\_goldbook.pdf](http://water.epa.gov/scitech/swguidance/standards/criteria/aqlife/upload/2009_01_13_criteria_goldbook.pdf)” dated May 1, 1986; accessed November 4, 2014.

## REFERENCES

- DOE (U.S. Department of Energy) 1996. *Background Concentrations and Human Health Risk-based Screening Criteria for Metals in Soil at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1417&D1, U.S. Department of Energy, Paducah, KY.
- DOE 1997. *Background Levels of Selected Radionuclides and Metals in Soil and Geologic Media at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1586&D2, U.S. Department of Energy, Paducah, KY, June.
- DOE 2000. *Background Concentrations of Naturally Occurring Inorganic Chemicals and Selected Radionuclides in the Regional Gravel Aquifer and McNairy Formation at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky in Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, Volume 5, DOE/OR/07-1857&D1, U.S. Department of Energy, Paducah, KY.
- DOE 2001. *Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, Volume 1, DOE/OR/07-1506&D2, U.S. Department of Energy, Paducah, KY, December.
- DOE 2003. *Risk and Performance Evaluation of the C-746-U Landfill at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-2041&D2/R1, U.S. Department of Energy, Paducah, KY, September.
- DOE 2012. *Remedial Investigation/Feasibility Study Report for CERCLA Waste Disposal Alternatives Evaluation at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0244&D1, U.S. Department of Energy, Paducah, KY, May.
- DOE 2013. *Soils Operable Unit Remedial Investigation Report at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0358&D2/R1, U.S. Department of Energy, Paducah, KY, February.
- RAIS (Risk Assessment Information System) 2014. <http://rais.ornl.gov/>, accessed November 2014.
- Yu, C., A. J. Zielen, J.-J. Cheng, D. J. LePoire, E. Gnanapragasam, S. Kamboj, J. Arnish, A. Wallo III, W. A. Williams, and H. Peterson, 2001. *User's Manual for RESRAD Version 6*, ANL/EAD-4, Environmental Assessment Division, Argonne National Laboratory, Argonne, IL, July.

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## **APPENDIX B**

### **DERIVATION OF PRELIMINARY REMEDIATION GOALS**

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## **B.1 DERIVATION OF RISK-BASED PRELIMINARY REMEDIATION GOALS**

This appendix presents the methods used to derive the direct contact risk-based action and no action screening levels [i.e., preliminary remediation goals (PRGs)]. The PRGs presented in Appendix A are taken from a U.S. Environmental Protection Agency (EPA)-sponsored site on the World Wide Web (<http://rais.ornl.gov/>) that maintains a calculator that was used for deriving PRGs using Paducah site-specific parameters. Groundwater protection soil screening levels (SSLs) are taken from an EPA-sponsored site on the World Wide Web (<http://rais.ornl.gov/epa/ssl1.shtml>); methods used to derive these SSLs are discussed on that site.

### **B.1.1 INTRODUCTION**

No action and action direct contact risk-based PRGs may be derived using a modification of methods described in Risk Assessment Guidance for Superfund (RAGS), Part B. In RAGS, Part B, risk-based PRGs are developed by rearranging the equations used to calculate risk or hazard in a risk assessment so that the equations solve for a concentration or activity of an analyte that “yields” a target risk or hazard. To derive the direct contact PRGs, the linear, direct relationship between the concentration or activity of an analyte in an environmental medium and the risk or hazard that exposure to this analyte can present were used. Although this method differs from that in RAGS, Part B, the ultimate results of the modified calculations match those that are received by rearranging the risk or hazard equations.

### **B.1.2 MATERIALS**

In order to derive risk-based PRGs, several pieces of information are required. These are the receptors of interest, the routes through which the receptors may be exposed and equations describing these routes, carcinogenic (cancer) and noncarcinogenic (hazard) toxicity values, and target risk and hazard values. Each of these is discussed in the following subsections.

#### **B.1.2.1 Receptors**

Table B.1 provides a matrix showing the medium-receptor combinations for which PRGs were derived. As shown there, over all media, the receptors for which no action and action direct contact risk-based PRGs were derived are the industrial worker, the resident, the recreational user, and the outdoor worker. These receptors were chosen because they represent the most likely current and future receptors for most areas and units at the Paducah Gaseous Diffusion Plant (PGDP). Also, it is believed that the PRGs derived for these receptors yield a range of values that is most useful for determining the cleanup priority for the various areas and units at PGDP. Note: Outdoor worker PRGs (used for surface soil) can be used for a construction/excavation worker (used for surface and subsurface soil); however, because the duration and frequency of exposure for a construction/excavation worker would be markedly less than that for an outdoor worker, scenario-specific PRGs for the construction/excavation worker based on site-specific conditions should be derived, as appropriate.

Table B.1 also includes a series of notes that discusses how the PRGs are to be applied to data during site scoping. These notes should be considered before site scoping is attempted.



**Table B.1. Action and No Action Risk-Based Screening Levels  
for Chemicals Derived for PGDP by Medium**

Scenario/Receptor	Medium		
	Groundwater	Surface Water	Soil/Sediment
Outdoor worker	No	Yes	Yes
Excavation worker	No	Yes	Yes
Industrial Worker	No	Yes	Yes
Adult Recreator	No	Yes	Yes
Teen Recreator	No	Yes	Yes
Child Recreator	No	Yes	Yes
Adult Resident	Yes	No	Yes
Child Resident	Yes	No	Yes

Notes:

1. All groundwater screening is to be performed using the resident. Of the two receptors (i.e., child and adult), use of the child is more conservative (in terms of protecting human health). Note that values for soil deemed protective of groundwater also are available and are based on the resident only.
2. The surface water screening value selected is a location-specific decision. For all areas along effluent ditches or along creeks carrying effluent, the industrial worker screening values are appropriate. Additionally, at areas outside the industrialized areas, use of the recreator values are appropriate. Of the three recreator values available, the child recreator values are most conservative (in terms of protecting human health). Note that two different sets of recreator values are available; these are a set for screening shallow water courses under a wading scenario and a set for screening deeper water courses under a swimming scenario. While which of these two values to use is a location-specific decision, general guidance should be to use the wading values for most areas. If exposure by a resident to surface water is of concern, use of the recreator values is appropriate, because rates of contact for the recreator were selected assuming that the individual would be a local resident.
3. Determining which soil and sediment screening value is appropriate is a location-specific decision. For all locations inside the industrialized area at PGDP where surface soil contamination is of concern, use of the industrial worker risk-based screening values is appropriate. However, if the scenario involves outdoor maintenance type activities, the outdoor worker risk-based screening values also should be considered. For locations inside the industrialized area at PGDP where contact with surface soil and subsurface soil is of concern (i.e., soil from the surface down to 10 or 16 ft bgs, as appropriate), use of the excavation worker risk-based screening values is appropriate. For locations, outside the industrialized area where surface soil contamination is of concern, screening using the recreator and/or resident risk-based screening values is appropriate. As with the surface water values, the child resident risk-based screening values are the most “conservative” (in terms of protecting human health). Generally, the recreator risk-based screening values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident risk-based screening values are more appropriate for grassy fields. Finally, the outdoor worker risk-based screening values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. If screening needs to consider shorter-term exposures to both surface and subsurface soil in locations outside the industrialized area, excavation worker PRGs can be used.
4. As mentioned above, values for soil for protection of groundwater also are available. These should be used in all areas.

**B.1.2.2 Exposure Routes and Equations**

The exposure routes considered for the various media-scenario combinations are provided below. Included in this list are the tables from Appendix D that display the equations used to derive chronic daily intake or absorbed dose. The sources for these exposure parameters are provided in the tables in Appendix D. These exposure parameters are summarized in a table following Subsection B.2.3. Since PRGs shown in Appendix A were derived using the Risk Assessment Information System (RAIS) online calculator, equations used for obtaining PGDP PRGs may or may not match the equations for calculating the reasonable maximum exposure (RME) intakes shown in Appendix D. Equations in Appendix D should be used to calculate RME intakes in a PGDP baseline human health risk assessment.

- Residential Scenario (Child and Adult)—Groundwater, Chemicals  
Ingestion of water (Table D.1), inhalation of vapors emitted from water during household uses (including showering) (Table D.2), dermal contact with water during showering (Table D.3).

- Residential Scenario (Child and Adult)—Soil and Sediment, Chemicals  
Incidental ingestion of contaminated soil or sediment (Table D.4), dermal contact with contaminated soil or sediment (Table D.5), inhalation of particulates emitted from soil or sediment (Table D.6), inhalation of vapors emitted from soil or sediment (Table D.6).
- Residential Scenario (Child and Adult)—Soil and Sediment, Radionuclides  
Incidental ingestion of contaminated soil or sediment (Table D.4), inhalation of particulates emitted from soil or sediment (Table D.6), inhalation of vapors emitted from soil or sediment (Table D.6), external exposure to ionizing radiation from soil or sediment (Table D.17).
- Industrial Worker Scenario—Surface Water, Chemicals  
Dermal contact with contaminated surface water (Table D.35).
- Industrial Worker Scenario—Soil, Chemicals  
Incidental ingestion of contaminated soil (Table D.28), inhalation of particulates emitted from soil (Table D.30), inhalation of vapors emitted from soil (Table D.30), dermal contact with contaminated soil (Table D.32).
- Industrial Worker Scenario—Soil, Radionuclides  
Incidental ingestion of contaminated soil (Table D.28), inhalation of particulates emitted from soil (Table D.30), inhalation of vapors emitted from soil (Table D.30), external exposure to ionizing radiation from soil (Table D.33).
- Outdoor and Excavation Worker Scenarios—Surface Water, Chemicals  
Dermal contact with contaminated surface water (Table D.35).
- Outdoor and Excavation Worker Scenarios—Soil and Sediment, Chemicals  
Incidental ingestion of contaminated soil or sediment (Table D.36 or Table D.29), inhalation of particulates emitted from soil or sediment (Table D.37), inhalation of vapors emitted from soil or sediment (Table D.37), dermal contact with contaminated soil or sediment (Table D.38).
- Outdoor and Excavation Worker Scenarios—Soil and Sediment, Radionuclides  
Incidental ingestion of contaminated soil or sediment (Table D.36 or Table D.29), inhalation of particulates emitted from soil or sediment (Table D.37), inhalation of vapors emitted from soil or sediment (Table D.37), external exposure to ionizing radiation from soil or sediment (Table D.39).
- Recreational User Scenario (Child, Teen, and Adult)—Sediment, Chemicals  
Incidental ingestion of contaminated sediment (Table D.14), dermal contact with contaminated sediment (Table D.15), inhalation of particulates emitted from sediment (Table D.16), inhalation of vapors emitted from sediment (Table D.16).
- Recreational User Scenario (Child, Teen, and Adult)—Sediment, Radionuclides  
Incidental ingestion of contaminated sediment (Table D.14), inhalation of particulates emitted from sediment (Table D.16), inhalation of vapors emitted from sediment (Table D.16), external exposure to ionizing radiation from soil or sediment (Table D.17).
- Recreational User Scenario (Child, Teen, and Adult)—Surface Water (Swimming), Chemicals  
Incidental ingestion of contaminated surface water (Table D.18), dermal contact with surface water (Table D.20).

- Recreational User Scenario (Child, Teen, and Adult)—Surface Water (Wading), Chemicals  
Dermal contact with surface water (Table D.19).

It is important to note that PRGs are not derived for industrial use of groundwater. These are not derived because they would not be useful to remedial decision making, as indicated in the following material taken from RAGS, Part B, Section 3.2.1 (EPA 1991).

Once ground water is determined to be suitable for drinking, risk-based concentrations should be based on residential exposures....Similarly, for surface water that is to be used for drinking, the risk-based PRGs should be calculated for residential populations, and not simply worker populations.

Note that the number of exposure routes included in these calculations exceeds that presented in RAGS, Part B, for each scenario. Including exposure routes beyond those discussed in RAGS, Part B, is consistent with material in Section 3.1.1 of RAGS, Part B, where it is stated: “Additional exposure pathways (e.g., dermal absorption) are possible and may be significant at some sites for some contaminants, while perhaps only one exposure pathway (e.g., direct ingestion of water only) may be relevant in others. In any case, the risk-based PRG for each chemical should be calculated by considering all of the relevant exposure pathways.”

#### **B.1.2.3 Toxicity Values**

The toxicity values used in the derivation of the risk-based concentrations are taken from a variety of sources. The sources of these values are discussed in Section 3.3.5 of the main text. The values are presented in a table following Subsection B.2.3.

#### **B.1.2.4 Values for Volatilization Factors**

Derivation of PRGs requires that volatilization factors (VFs) be developed for each chemical based on its physical properties. The soil parameters used in the calculation of VFs and the chemical-specific parameters used in the calculation of VFs and the VF values are presented in tables following Subsection B.2.3.

#### **B.1.2.5 Target Risk and Hazard Values**

The target risk and hazard values used when deriving the risk-based concentrations for no action are  $1 \times 10^{-6}$  and 0.1, respectively. The target risk and hazard values used when deriving the risk-based concentrations for action are  $1 \times 10^{-4}$  and 3, respectively. Note, if five or more constituents are detected at a site, it may be appropriate during project scoping to reduce the chemical-specific target risk used to derive the risk-based concentrations for no action.

### **B.1.3 METHOD OF DERIVATION**

Each risk-based PRG is calculated using the same method and generally follows the examples provided by EPA; equations for the derivation for PRGs can be found at the following link:

[http://www.epa.gov/reg3hwmd/risk/human/rb-concentration\\_table/equations.htm](http://www.epa.gov/reg3hwmd/risk/human/rb-concentration_table/equations.htm)

## **B.2. DERIVATION OF DOSE-BASED PRELIMINARY REMEDIATION GOALS FOR RADIONUCLIDES**

The following describes the methods used to derive direct-contact dose-based screening. Methods for deriving the groundwater protection SSLs also are provided for comparison to direct-contact PRGs.

### **B.2.1 INTRODUCTION**

Direct contact dose-based PRGs for radionuclides were derived using a modification of methods described by RAGS, Part B. This modified approach is similar to that used to develop risk-based PRGs for PGDP except for two additional modifications. These are (1) the exposure duration (ED) term was dropped because dose limits are based on annual dose and not lifetime exposure, and (2) slope factors and reference doses were replaced with radiation dose conversion factors (DCFs).

### **B.2.2 MATERIALS**

In order to derive dose-based screening levels, several pieces of information are required. These are the receptors of interest, the routes through which the receptors may be exposed and equations describing these routes, activity- or concentration-to-dose conversion factors, and target dose values. Each of these is discussed in the following sections.

#### **B.2.2.1 Receptors**

The receptors considered in dose-based screening level calculations are described in the derivation of risk-based PRGs. The description is not repeated here, although it is noted that the ED term is not relevant for dose calculations. This is because dose-based values generally call for yearly rather than lifetime values and are the value that would yield target dose in a given year (e.g., in units of mrem/yr). Direct contact screening levels were derived for the industrial worker, the resident (adult and child), the recreational user (adult, child, and teen), the excavation worker, and the outdoor worker. These receptors were chosen because they represent the most likely current and future receptors for most areas and units at PGDP. Also, it is believed that the screening levels derived for these receptors yield a range of values that are most useful for determining the cleanup priority for the various areas and units at PGDP.

Table B.2 lists the media evaluated, by receptor, and includes a series of notes that discuss how the screening levels are to be applied to data during site scoping. These notes should be considered before site scoping is attempted. Table B.2 varies slightly from the version used in nonradiological risk-based PRG development because dermal contact is not a relevant pathway for the radionuclides of interest.

**Table B.2. Action and No Action Risk-Based Screening Levels and SSLs for Radionuclides Derived for PGDP by Medium**

Scenario/Receptor	Medium		
	Groundwater	Surface Water	Soil/Sediment
Outdoor worker	No	No	Yes
Excavation worker	No	No	Yes
Industrial Worker	No	No	Yes
Adult Recreator	No	Yes	Yes
Teen Recreator	No	Yes	Yes
Child Recreator	No	Yes	Yes
Adult Resident	Yes	No	Yes
Child Resident	Yes	No	Yes

Notes:

1. All groundwater screening is to be performed using the resident. Note that values for soil deemed protective of groundwater also are available and are based on the resident only.
2. Dose-based values for surface water are provided only for recreators.
3. Determining which soil and sediment screening value is appropriate is a location-specific decision. For all locations inside the industrialized area at PGDP where surface soil contamination is of concern, use of the industrial worker risk-based screening values is appropriate. However, if the scenario involves outdoor maintenance type activities, the outdoor worker risk-based screening values also should be considered. For locations inside the industrialized area at PGDP where contact with surface soil and subsurface soil is of concern (i.e., soil from the surface down to 10 or 16 ft bgs, as appropriate), use of the excavation worker risk-based screening values is appropriate. For locations, outside the industrialized area where surface soil contamination is of concern, screening using the recreator and/or resident risk-based screening values is appropriate. As with the surface water values, the child resident risk-based screening values are the most “conservative” (in terms of protecting human health). Generally, the recreator risk-based screening values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident risk-based screening values are more appropriate for grassy fields. Finally, the outdoor worker risk-based screening values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. If screening needs to consider shorter-term exposures to both surface and subsurface soil in locations outside the industrialized area, excavation worker PRGs can be used.
4. As mentioned above, values for soil for protection of groundwater also are available. These should be used in all areas.

### B.2.2.2 Exposure Routes and Equations

As discussed above, the exposure routes and equations used to calculate dose-based screening levels are similar to those used to develop risk-based PRGs. The only pathway-specific difference is that dermal contact is not considered (for radionuclides). Instead, the external gamma pathway is evaluated to account for non-uptake exposures. This being the only difference, the complete list of exposure routes considered for the various media-scenario combinations is not repeated here.

The equations used to calculate dose-based screening levels are similar to those used to develop risk-based values, but with two exceptions. First, dose-based limits are typically for a single year of exposure. Therefore, The ED terms appropriately are dropped from all equations to produce per-year PRG and SSL results. Second, slope factors and reference doses were replaced with DCFs given that the human-health-based limits are radiological doses (in units mrem/yr) rather than carcinogenic risk or non-carcinogenic hazard.

### B.2.2.3 Toxicity Values

The toxicity values (i.e., DCFs) used in the derivation of the dose-based concentrations are taken from the latest version of Residual Radioactivity Materials Model (RESRAD) output (RESRAD 7.0). DCFs are consistent with International Commission on Radiological Protection (ICRP) Publication 60 and Publication 72. The use of ICRP 60 and 72 is consistent with the requirements established by DOE Order 458.1. These DCFs are given in unit mrem/pCi for the inhalation and ingestion pathways or mrem/yr/pCi/g (i.e., pCi/g in soil/sediment) for the external gamma pathway. The values are provided in Table B.3.

**Table B.3. Dose Conversion Factors for Radionuclides of Interest**

Radionuclide	Pathway (units)		
	Ingestion <sup>a</sup> (mrem/pCi)	Inhalation <sup>a</sup> (mrem/pCi)	External Gamma <sup>a</sup> (mrem/yr per pCi/g)
<b>Adult</b>			
Americium-241	7.40E-04	3.55E-01	3.72E-02
Cesium-137+D	4.81E-05	1.44E-04	3.38E+00 <sup>b</sup>
Neptunium-237+D	4.10E-04	1.85E-01	1.01E+00 <sup>c</sup>
Plutonium-238	8.51E-04	4.07E-01	1.17E-04
Plutonium-239	9.25E-04	4.44E-01	2.64E-04
Plutonium-240	9.25E-04	4.44E-01	1.13E-04
Technetium-99	2.37E-06	4.81E-05	1.09E-04
Thorium-230	7.77E-04	3.70E-01	1.07E-03
Uranium-234	1.81E-04	3.48E-02	3.44E-04
Uranium-235+D	1.75E-04	3.15E-02	6.92E-01 <sup>d</sup>
Uranium-238+D	1.81E-04	2.96E-02	1.20E-01 <sup>e</sup>
<b>Teen</b>			
Americium-241	7.40E-04	3.40E-01	3.72E-02
Cesium-137+D	4.81E-05	1.55E-04	3.38E+00 <sup>b</sup>
Neptunium-237+D	4.11E-04	1.74E-01	1.01E+00 <sup>c</sup>
Plutonium-238	8.14E-04	3.70E-01	1.17E-04
Plutonium-239	8.88E-04	4.07E-01	2.64E-04
Plutonium-240	8.88E-04	4.07E-01	1.13E-04
Technetium-99	3.03E-06	5.55E-05	1.09E-04
Thorium-230	8.14E-04	3.66E-01	1.07E-03
Uranium-234	2.74E-04	3.70E-02	3.44E-04
Uranium-235+D	2.61E-04	3.40E-02	6.92E-01 <sup>d</sup>
Uranium-238+D	2.66E-04	3.22E-02	1.20E-01 <sup>e</sup>
<b>Child</b>			
Americium-241	9.99E-04	4.44E-01	3.72E-02
Cesium-137+D	3.55E-05	2.59E-04	3.38E+0 <sup>b</sup>
Neptunium-237+D	5.30E-04	2.22E-01	1.01E+00 <sup>c</sup>
Plutonium-238	1.15E-03	5.18E-01	1.17E-04
Plutonium-239	1.22E-03	5.55E-01	2.64E-04
Plutonium-240	1.22E-03	5.55E-01	1.13E-04
Technetium-99	8.51E-06	8.88E-05	1.09E-04
Thorium-230	1.15E-03	5.18E-01	1.07E-03
Uranium-234	3.26E-04	7.03E-02	3.44E-04
Uranium-235+D	3.19E-04	6.29E-02	6.92E-01 <sup>d</sup>
Uranium-238+D	3.50E-04	5.93E-02	1.20E-01 <sup>e</sup>

<sup>a</sup> From RESRAD version 7.0 output, November 2014. These values are consistent with ICRP 60 and 72, using ages 15 and 5 for the teen and child, respectively.

<sup>b</sup> External dose conversion factors for cesium-137+D are calculated by summing external dose conversion factors for cesium-137 and barium-137m. Other dose conversion factors for cesium-137 daughters are not summed.

<sup>c</sup> External dose conversion factors for neptunium-237+D are calculated by summing external dose conversion factors for protactinium-233 and uranium-233.

<sup>d</sup> External dose conversion factors for uranium-235+D are calculated by summing external dose conversion factors for uranium-235 and thorium-231.

<sup>e</sup> External dose conversion factors for uranium-238+D are calculated by summing external dose conversion factors for uranium-238, thorium-234, and protactinium-234m.

### B.2.2.4 Target Dose Values

The target dose values used when deriving the dose-based concentrations in soil and sediment are 1, 12, 25, and 100 mrem/yr. An additional target dose of 4 mrem/yr was added for the surface water and groundwater media in consideration of the federal drinking water standard (standards available at <http://water.epa.gov/drink/contaminants/index.cfm>) although these standards are applicable to public drinking water supplies.

### B.2.3 METHOD OF DERIVATION

Each dose-based PRG is calculated in the same manner. The general equation used to calculate all PRGs reflects the direct, linear relationship between the environmental concentrations and the dose estimate. This calculation is shown in Eq. 1 to demonstrate the difference in calculation method from that used in developing risk-based PRGs. For this evaluation, PRGs were developed by combining the soil ingestion, dust inhalation, and external gamma pathways. Both surface water and groundwater ingestion were considered separately as these media should be considered on a case-by-case basis.

Table B.4 includes list of exposure parameters used in calculation of human health PRGs. Tables B.3 and B.5 include the toxicity values and information used in PRG derivation.

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$$C_i = \frac{TD}{\sum_{i,j} (DCF_i \times A_{ij})} \quad \text{Eq. 1}$$

where:	$C_i$	The dose-based concentration for radionuclide “i” (i.e., calculated screening level)
	TD	The target doses (see Section B.2.2.4)
	$DCF_i$	Dose conversion factor for radionuclide “i” (i.e., in mrem/pCi or mrem/yr per pCi/g)
	$A_{ij}$	Activity of radionuclide “i” ingested or inhaled (in pCi) or specific activity in soil/sediment (in pCi/g) per unit concentration in medium “j”

---

**Table B.4. Exposure Parameters Used in Calculation of Human Health PRGs**

Pathway Variable	Units	Default Industrial Worker	Outdoor Worker	Excavation Worker	Adult Resident	Child Resident	Adult Recreational User	Teen Recreational User	Child Recreational User
<b>General Parameters Used in All Intake Models (unless otherwise noted)</b>									
Exposure frequency (EF)	days/year	250	185	185	350	350	104	140	140
Exposure duration (ED)	Years	25	25	5	20	6	10	10	6
Body weight (BW)	Kg	80	80	80	80	15	80	43	15
Averaging time - cancer (AT-C)	Days	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365
Averaging time - noncancer (AT-N)	Days	365 × 25	365 × 25	365 × 5	365 × 20	365 × 6	365 × 10	365 × 10	365 × 6
<b>Ingestion of Water (Tables D.1, D.25)</b>									
Drinking water ingestion rate (IR)	L/day	1	N/A	N/A	2.5	0.78	N/A	N/A	N/A
<b>Inhalation RGA Groundwater (Table D.2, D.26)</b>									
Indoor inhalation rate	m <sup>3</sup> /hour	2.5	N/A	N/A	0.833	0.833	N/A	N/A	N/A
Exposure time in the shower (ET <sub>shower</sub> )	hours/day	0.71	N/A	N/A	0.71	0.71	N/A	N/A	N/A
Time of shower (t1)	hour	0.1	N/A	N/A	0.1	0.1	N/A	N/A	N/A
Time after shower (t2)	hour	0.1	N/A	N/A	0.1	0.1	N/A	N/A	N/A
Fraction volatilized while showering (f <sub>shower</sub> )	unitless	0.75	N/A	N/A	0.75	0.75	N/A	N/A	N/A
Water flow rate (Fw)	L/h	890	N/A	N/A	890	890	N/A	N/A	N/A
Bathroom volume (Va)	m <sup>3</sup>	11	N/A	N/A	11	11	N/A	N/A	N/A
Averaging time - cancer (AT-C)	hours	24 × 70 × 365	N/A	N/A	24 × 70 × 365	24 × 70 × 365	N/A	N/A	N/A
Averaging time - noncancer (AT-N)	hours	24 × 365 × 25	N/A	N/A	24 × 365 × 20	24 × 365 × 6	N/A	N/A	N/A
Exposure time household use (ET <sub>house</sub> )	hours/day changes/day	N/A	N/A	N/A	24	24	N/A	N/A	N/A
Exchange rate (ER)	y	N/A	N/A	N/A	10	10	N/A	N/A	N/A
Mixing coefficient (MC)	unitless	N/A	N/A	N/A	0.5	0.5	N/A	N/A	N/A
Fraction volatilized household use (f <sub>house</sub> )	unitless	N/A	N/A	N/A	0.5	0.5	N/A	N/A	N/A
Water flow rate (WHF)	L/day	N/A	N/A	N/A	890	890	N/A	N/A	N/A
House volume (HV)	m <sup>3</sup>	N/A	N/A	N/A	450	450	N/A	N/A	N/A
<b>Dermal Contact with RGA Groundwater (showering) (Tables D.3, D.27)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	2.09	N/A	N/A	2.09	0.6378	N/A	N/A	N/A
Event time (t <sub>event</sub> )	hour/event	0.71	N/A	N/A	0.71	0.71	N/A	N/A	N/A
Event frequency (EV)	events/day	1	N/A	N/A	1	1	N/A	N/A	N/A
<b>Incidental Ingestion of Soil/Sediment (Tables D.4, D.14, D.28, D.29, D.36)</b>									
Incidental ingestion rate (IR)	mg/day	50	480	480	100	200	100	100	200
Fraction ingested		1	1	1	1	1	1	1	1
<b>Dermal Contact with Soil/Sediment (Tables D.5, D.15, D.32, D.38)</b>									
Body surface area exposed (SA)	m <sup>2</sup> /day	0.347	0.347	0.347	0.6032	0.269	0.6032	0.75	0.269
Soil-to-skin adherence factor (AF)	mg/cm <sup>2</sup> -day	1	1	1	1	1	1	1	1



**Table B.4. Exposure Parameters Used in Calculation of Human Health PRGs (Continued)**

<b>Pathway Variable</b>	<b>Units</b>	<b>Default Industrial Worker</b>	<b>Outdoor Worker</b>	<b>Excavation Worker</b>	<b>Adult Resident</b>	<b>Child Resident</b>	<b>Adult Recreational User</b>	<b>Teen Recreational User</b>	<b>Child Recreational User</b>
<b>Inhalation of Vapors and Particulates Emitted from Soil/Sediment (Tables D.6, D.16, D.30, D.31, D.37)</b>									
Total inhalation rate (IR)	m <sup>3</sup> /hour	2.5	2.5	2.5	0.833	0.833	2.5	2.5	2.5
Exposure time (ET) (soil)	hours/day	8	8	8	24	24	5	5	5
Exposure time (ET) (sediment)	hours/day	2.6	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Particulate emission factor (PEF)	m <sup>3</sup> /kg	6.20E+08	6.20E+08	6.20E+08	9.30E+08	9.30E+08	9.30E+08	9.30E+08	9.30E+08
<b>External Exposure to Ionizing Radiation from Soil/Sediment (Tables D.7, D.17, D.33, D.34, D.39)</b>									
Exposure frequency (EF)	day/day	250/365	185/365	185/365	350/365	350/365	104/365	140/365	140/365
Gamma shielding factor (Se)	unitless	0.2	0.2	0.2	0.2	0.2	0	0	0
Gamma exposure time factor (Te)	hr/hr	8/24	8/24	8/24	18/24	18/24	5/24	5/24	5/24
<b>Consumption of Home-grown Vegetables (Table D.8)</b>									
Diet fraction (FI)	unitless	N/A	N/A	N/A	0.4	0.4	N/A	N/A	N/A
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	0.72	0.29	N/A	N/A	N/A
<b>Consumption of Beef (Table D.10)</b>									
Diet fraction (FI)	unitless	N/A	N/A	N/A	1	1	N/A	N/A	N/A
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	0.19	0.07	N/A	N/A	N/A
<b>Consumption of Milk (Table D.11)</b>									
Diet fraction (FI)	unitless	N/A	N/A	N/A	1	1	N/A	N/A	N/A
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	1.25	0.9	N/A	N/A	N/A
<b>Consumption of Poultry (Table D.12)</b>									
Diet fraction (FI)	unitless	N/A	N/A	N/A	1	1	N/A	N/A	N/A
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	0.17	0.07	N/A	N/A	N/A
<b>Consumption of Pork (Table D.13)</b>									
Diet fraction (FI)	unitless	N/A	N/A	N/A	1	1	N/A	N/A	N/A
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	0.08	0.03	N/A	N/A	N/A
<b>Consumption of Eggs (Table D.14)</b>									
Diet fraction (FI)	unitless	N/A	N/A	N/A	1	1	N/A	N/A	N/A
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	0.11	0.06	N/A	N/A	N/A
<b>Incidental Ingestion of Surface Water (swimming) (Table D.18)</b>									
Ingestion rate (IR)	L/hr	N/A	N/A	N/A	N/A	N/A	0.05	0.05	0.05
Exposure time (ET)	hr/day	N/A	N/A	N/A	N/A	N/A	2.6	2.6	2.6
Exposure frequency (EF)	day/year	N/A	N/A	N/A	N/A	N/A	45	45	45
<b>Dermal Contact with Surface Water (wading) (Table D.19)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	N/A	N/A	N/A	N/A	N/A	1.06	0.75	0.33
Exposure frequency (EF)	day/year	N/A	N/A	N/A	N/A	N/A	52	140	140
Exposure time (ET)	hr/day	N/A	N/A	N/A	N/A	N/A	2.6	2.6	2.6

**Table B.4. Exposure Parameters Used in Calculation of Human Health PRGs (Continued)**

<b>Pathway Variable</b>	<b>Units</b>	<b>Default Industrial Worker</b>	<b>Outdoor Worker</b>	<b>Excavation Worker</b>	<b>Adult Resident</b>	<b>Child Resident</b>	<b>Adult Recreational User</b>	<b>Teen Recreational User</b>	<b>Child Recreational User</b>
<b>Dermal Contact with Surface Water (swimming) (Table D.20)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	N/A	N/A	N/A	N/A	N/A	2.09	1.31	0.6378
Exposure frequency (EF)	days/year	N/A	N/A	N/A	N/A	N/A	45	45	45
Exposure time (ET)	hr/day	N/A	N/A	N/A	N/A	N/A	2.6	2.6	2.6
Event (EV)	event/day	N/A	N/A	N/A	N/A	N/A	1	1	1
<b>Dermal Contact with Surface Water (Table D.35)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	0.347	0.347	0.347	N/A	N/A	N/A	N/A	N/A
Exposure frequency (EF)	days/year	250	20	20	N/A	N/A	N/A	N/A	N/A
Exposure time (ET)	hr/day	2.6	8	8	N/A	N/A	N/A	N/A	N/A
<b>Consumption of Fish (Table D.21)</b>									
Diet fraction (FI)	Unitless	N/A	N/A	N/A	N/A	N/A	1	1	1
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	N/A	N/A	0.029	0.029	0.029
Exposure Frequency (EF)	days/year	N/A	N/A	N/A	N/A	N/A	365	365	365
<b>Consumption of Venison (Table D.22)</b>									
Diet fraction (FI)	Unitless	N/A	N/A	N/A	N/A	N/A	1	1	1
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	N/A	N/A	0.032	0.032	0.007
<b>Consumption of Rabbit (Table D.23)</b>									
Diet fraction (FI)	Unitless	N/A	N/A	N/A	N/A	N/A	1	1	1
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	N/A	N/A	0.0165	0.0082	0.0033
<b>Consumption of Quail (Table D.24)</b>									
Diet fraction (FI)	Unitless	N/A	N/A	N/A	N/A	N/A	1	1	1
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	N/A	N/A	0.0047	0.0024	0.00094

Information compiled September 2014

N/A = not applicable

**Table B.5a. Toxicity Values and Information Used in PRG Derivation<sup>1</sup>**

Chemical Abstract Number	Analyte	Oral Slope Factor (SFo) <sup>2</sup>	Sfo Ref	Inhalation Unit Risk (IUR) <sup>3</sup>	IUR Ref	Oral RfD (RfDo) <sup>4</sup>	RfDo Ref	Inhalation (RfCi) <sup>5</sup>	RfCi Ref
7429905	Aluminum					1.00E+00	P	5.00E-03	P
7440360	Antimony (metallic)					4.00E-04	I		
7440382	Arsenic, Inorganic	1.50E+00	I	4.30E-06	I	3.00E-04	I	1.50E-05	C
7440393	Barium					2.00E-01	I	5.00E-04	H
7440417	Beryllium and compounds			2.40E-06	I	2.00E-03	I	2.00E-05	I
7440428	Boron And Borates Only					2.00E-01	I	2.00E-02	H
7440439	Cadmium (Diet)			1.80E-06	I	1.00E-03	I	1.00E-05	A
7440439	Cadmium (Water)			1.80E-06	I	5.00E-04	I	1.00E-05	A
7440473	Chromium (Total) <sup>a</sup>			8.40E-05	S	1.50E+00			
16065831	Chromium(III), Insoluble Salts					1.50E+00	I		
18540299	Chromium(VI)	5.00E-01	J	8.40E-05	S	3.00E-03	I	1.00E-04	I
7440484	Cobalt			9.00E-06	P	3.00E-04	P	6.00E-06	P
7440508	Copper					4.00E-02	H		
16984488	Fluoride					4.00E-02	C	1.30E-02	C
7439896	Iron					7.00E-01	P		
7439965	Manganese (Diet)					1.40E-01	I	5.00E-05	I
7439965	Manganese (Non-diet)					2.40E-02	S	5.00E-05	I
7439976	Mercury, Inorganic Salts					3.00E-04	S		
7439987	Molybdenum					5.00E-03	I		
7440020	Nickel Soluble Salts			2.60E-07	C	2.00E-02	I	9.00E-05	A
7782492	Selenium					5.00E-03	I	2.00E-02	C
7440224	Silver					5.00E-03	I		
7440280	Thallium (Soluble Salts)					1.00E-05	P		
N/A	Uranium (Soluble Salts)					3.00E-03	I	4.00E-05	A
N/A	Vanadium and Compounds					5.04E-03	S	1.00E-04	A
7440666	Zinc and Compounds					3.00E-01	I		
83329	Acenaphthene					6.00E-02	I		
208968	Acenaphthylene <sup>b</sup>					6.00E-02	I		
107131	Acrylonitrile	5.40E-01	I	6.80E-08	I	4.00E-02	A	2.00E-03	I
120127	Anthracene					3.00E-01	I		
71432	Benzene	5.50E-02	I	7.80E-09	I	4.00E-03	I	3.00E-02	I
117817	Bis(2-ethylhexyl)phthalate <sup>c</sup>	1.40E-02	I	2.40E-09	C	2.00E-02	I		
75274	Bromodichloromethane	6.20E-02	I	3.70E-08	C	2.00E-02	I		
86748	Carbazole	2.00E-02	H						
56235	Carbon Tetrachloride	7.00E-02	I	6.00E-09	I	4.00E-03	I	1.00E-01	I
67663	Chloroform	3.10E-02	C	2.30E-08	I	1.00E-02	I	9.77E-02	A
75718	Dichlorodifluoromethane (Freon-12) <sup>c</sup>					2.00E-01	I	1.00E-01	P

**Table B.5a. Toxicity Values and Information Used in PRG Derivation (Continued)**

Chemical Abstract Number	Analyte	Oral Slope Factor (SfO) <sup>2</sup>	Sfo Ref	Inhalation Unit Risk (IUR) <sup>3</sup>	IUR Ref	Oral RfD (RfDo) <sup>4</sup>	RfDo Ref	Inhalation (RfCi) <sup>5</sup>	RfCi Ref
75343	Dichloroethane, 1,1- <sup>c</sup>	5.70E-03	C	1.60E-09	C	2.00E-01	P	5.00E-01	H
107062	Dichloroethane, 1,2-	9.10E-02	I	2.60E-08	I	6.00E-03	P	7.00E-03	P
75354	Dichloroethylene, 1,1-					5.00E-02	I	2.00E-01	I
540590	Dichloroethylene, 1,2- (Mixed Isomers)					9.00E-03	H		
156592	Dichloroethylene, 1,2- <i>cis</i> -					2.00E-03	I		
156605	Dichloroethylene, 1,2- <i>trans</i> -					2.00E-02	I	6.00E-02	P
60571	Dieldrin	1.60E+01	I	4.60E-06	I	5.00E-05	I		
1746016	Dioxins/Furans, Total								
37871004	~HpCDD, 2,3,7,8-	1.30E+03	W	3.80E-04	W	7.00E-08	W	4.00E-06	W
38998753	~HpCDF, 2,3,7,8-	1.30E+03	W	3.80E-04	W	7.00E-08	W	4.00E-06	W
34465468	~HxCDD, 2,3,7,8-	1.30E+04	W	3.80E-03	W	7.00E-09	W	4.00E-07	W
55684941	~HxCDF, 2,3,7,8-	1.30E+04	W	3.80E-03	W	7.00E-09	W	4.00E-07	W
3268879	~OCDD	3.90E+01	W	1.14E-05	W	2.33E-06	W	1.33E-04	W
39001020	~OCDF	3.90E+01	W	1.14E-05	W	2.33E-06	W	1.33E-04	W
36088229	~PeCDD, 2,3,7,8-	1.30E+05	W	3.80E-02	W	7.00E-10	W	4.00E-08	W
57117416	~PeCDF, 1,2,3,7,8-	3.90E+03	W	1.14E-03	W	2.33E-08	W	1.33E-06	W
57117314	~PeCDF, 2,3,4,7,8-	3.90E+04	W	1.14E-02	W	2.33E-09	W	1.33E-07	W
1746016	~TCDD, 2,3,7,8-	1.30E+05	C	3.80E-02	C	7.00E-10	I	4.00E-08	C
51207319	~TCDF, 2,3,7,8-	1.30E+04	W	3.80E-03	W	7.00E-09	W	4.00E-07	W
100414	Ethylbenzene	1.10E-02	C	2.50E-09	C	1.00E-01	I	1.00E+00	I
206440	Fluoranthene					4.00E-02	I		
86737	Fluorene					4.00E-02	I		
118741	Hexachlorobenzene	1.60E+00	I	4.60E-07	I	8.00E-04	I		
91203	Naphthalene			3.40E-08	C	2.00E-02	I	3.00E-03	I
88744	Nitroaniline, 2-					1.00E-02	P	5.00E-05	P
621647	Nitroso-di-N-propylamine, N-	7.00E+00	I	2.00E-06	C				
87865	Pentachlorophenol	4.00E-01	I	5.10E-09	C	5.00E-03	I		
85018	Phenanthrene <sup>b</sup>					4.00E-02	I		
1336363	Polychlorinated Biphenyls (high risk)	2.00E+00	I	5.71E-07	I				
12674112	~Aroclor 1016	7.00E-02	S	2.00E-08	S	7.00E-05	I		
11104282	~Aroclor 1221	2.00E+00	S	5.71E-07	S				
11141165	~Aroclor 1232	2.00E+00	S	5.71E-07	S				
53469219	~Aroclor 1242	2.00E+00	S	5.71E-07	S				
12672296	~Aroclor 1248	2.00E+00	S	5.71E-07	S				
11097691	~Aroclor 1254	2.00E+00	S	5.71E-07	S	2.00E-05	I		
11096825	~Aroclor 1260	2.00E+00	S	5.71E-07	S				

**Table B.5a. Toxicity Values and Information Used in PRG Derivation (Continued)**

Chemical Abstract Number	Analyte	Oral Slope Factor (SFo) <sup>2</sup>	Sfo Ref	Inhalation Unit Risk (IUR) <sup>3</sup>	IUR Ref	Oral RfD (RfDo) <sup>4</sup>	RfDo Ref	Inhalation (RfCi) <sup>5</sup>	RfCi Ref
50328	Polycyclic aromatic hydrocarbons (cPAH), Total Carcinogenic								
56553	~Benz[a]anthracene	7.30E-01	S	1.10E-07	C				
50328	~Benzo[a]pyrene	7.30E+00	I	1.10E-06	C				
205992	~Benzo[b]fluoranthene	7.30E-01	S	1.10E-07	C				
207089	~Benzo[k]fluoranthene	7.30E-02	S	1.10E-07	C				
218019	~Chrysene	7.30E-03	S	1.10E-08	C				
53703	~Dibenz[a,h]anthracene	7.30E+00	S	1.20E-06	C				
193395	~Indeno[1,2,3-cd]pyrene	7.30E-01	S	1.10E-07	C				
129000	Pyrene					3.00E-02	I		
127184	Tetrachloroethylene	2.10E-03	I	2.60E-10	I	6.00E-03	I	4.00E-02	I
108883	Toluene <sup>e</sup>					8.00E-02	I	5.00E+00	I
71556	Trichloroethane, 1,1,1-					2.00E+00	I	5.00E+00	I
79005	Trichloroethane, 1,1,2-	5.70E-02	I	1.60E-08	I	4.00E-03	I	2.00E-04	P
79016	Trichloroethylene	4.60E-02	I	4.10E-09	I	5.00E-04	I	2.00E-03	I
76131	Trichloro-1,2,2-trifluoroethane, 1,1,2- (Freon-113) <sup>f</sup>					3.00E+01	I	3.00E+01	H
75014	Vinyl Chloride	7.20E-01	I	4.40E-09	I	3.00E-03	I	1.00E-01	I
1330207	Xylene, Mixture					2.00E-01	I	1.00E-01	I
108383	Xylene, m-					2.00E-01	S	1.00E-01	S
95476	Xylene, o-					2.00E-01	S	1.00E-01	S
106423	Xylene, P-					2.00E-01	S	1.00E-01	S

**Table B.5a. Toxicity Values and Information Used in PRG Derivation (Continued)**

Analyte	Volatile Organic? <sup>6</sup>	Mutagen? <sup>7</sup>	GI Absorption Factor (Unitless)	EPA ABS (Unitless) <sup>8</sup>	ABS Ref	PEF Res. <sup>9</sup>	PEF Ind./Comm. <sup>9</sup>	VF Res. <sup>10</sup>	VF Ind./Comm. <sup>10</sup>	KY ABS (Unitless) <sup>11</sup>	Permeability Constant <sup>12</sup>	Perm. Const. Ref
Aluminum			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Antimony (metallic)			1.50E-01		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Arsenic, Inorganic			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09			3.00E-02	1.00E-03	RAGSE
Barium			7.00E-02		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Beryllium and compounds			7.00E-03		RAGSE	1.36E+09	1.36E+09			7.00E-03	1.00E-03	RAGSE
Boron And Borates Only			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Cadmium (Diet)			2.50E-02	1.00E-03	RAGSE	1.36E+09	1.36E+09			1.00E-03	1.00E-03	RAGSE
Cadmium (Water)			5.00E-02	1.00E-03	RAGSE					1.00E-03	1.00E-03	RAGSE
Chromium (Total) <sup>d</sup>			1.30E-02		RAGSE	1.36E+09	1.36E+09			1.30E-02	1.00E-03	RAGSE
Chromium(III), Insoluble Salts			1.30E-02		RAGSE	1.36E+09	1.36E+09			1.30E-02	1.00E-03	RAGSE
Chromium(VI)		YES	2.50E-02		RAGSE	1.36E+09	1.36E+09			2.50E-02	2.00E-03	RAGSE
Cobalt			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	4.00E-04	RAGSE
Copper			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Fluoride			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Iron			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Manganese (Diet)			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Manganese (Non-diet)			4.00E-02		RAGSE	1.36E+09	1.36E+09			4.00E-02	1.00E-03	RAGSE
Mercury, Inorganic Salts			7.00E-02		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Molybdenum			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Nickel Soluble Salts			4.00E-02		RAGSE	1.36E+09	1.36E+09			4.00E-02	2.00E-04	RAGSE
Selenium			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Silver			4.00E-02		RAGSE	1.36E+09	1.36E+09			4.00E-02	6.00E-04	RAGSE
Thallium (Soluble Salts)			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Uranium (Soluble Salts)			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Vanadium and Compounds			2.60E-02		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Zinc and Compounds			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	6.00E-04	RAGSE
Acenaphthene	YES		1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09	1.41E+05	1.41E+05	1.30E-01	8.60E-02	EPI
Acenaphthylene <sup>b</sup>	YES		1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09	1.41E+05	1.41E+05	2.50E-01	9.11E-02	EPI
Acrylonitrile	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	7.69E+03	7.69E+03	2.50E-01	1.16E-03	EPI
Anthracene	YES		1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09	5.23E+05	5.23E+05	1.30E-01	1.42E-01	EPI
Benzene	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	3.54E+03	3.54E+03	2.50E-01	1.49E-02	EPI
Bis(2-ethylhexyl)phthalate <sup>c</sup>			1.00E+00	1.00E-01	RAGSE	1.36E+09	1.36E+09			1.00E-01	1.13E+00	EPI
Bromodichloromethane	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	3.97E+03	3.97E+03	2.50E-01	4.02E-03	EPI
Carbazole			1.00E+00	1.00E-01	RAGSE	1.36E+09	1.36E+09			1.00E-01	5.36E-02	EPI
Carbon Tetrachloride	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	1.49E+03	1.49E+03	2.50E-01	1.63E-02	EPI
Chloroform	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	2.63E+03	2.63E+03	2.50E-01	6.83E-03	EPI
Dichlorodifluoromethane (Freon-12) <sup>c</sup>	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	8.41E+02	8.41E+02	2.50E-01	8.95E-03	EPI

Table B.5a. Toxicity Values and Information Used in PRG Derivation (Continued)

Analyte	Volatile Organic? <sup>6</sup>	Mutagen? <sup>7</sup>	GI Absorption Factor (Unitless)	EPA ABS (Unitless) <sup>8</sup>	ABS Ref	PEF Res. <sup>9</sup>	PEF Ind./Comm. <sup>9</sup>	VF Res. <sup>10</sup>	VF Ind./Comm. <sup>10</sup>	KY ABS (Unitless) <sup>11</sup>	Permeability Constant <sup>12</sup>	Perm. Const. Ref
Dichloroethane, 1,1- <sup>c</sup>	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	2.08E+03	2.08E+03	2.50E-01	6.75E-03	EPI
Dichloroethane, 1,2-	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	4.57E+03	4.57E+03	2.50E-01	4.20E-03	EPI
Dichloroethylene, 1,1-	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	1.16E+03	1.16E+03	2.50E-01	1.17E-02	EPI
Dichloroethylene, 1,2- (Mixed Isomers)	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	2.51E+03	2.51E+03	2.50E-01	1.10E-02	EPI
Dichloroethylene, 1,2- <i>cis</i> -	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	2.50E+03	2.50E+03	2.50E-01	1.10E-02	EPI
Dichloroethylene, 1,2- <i>trans</i> -	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	2.51E+03	2.51E+03	2.50E-01	1.10E-02	EPI
Dieldrin			1.00E+00	1.00E-01	RAGSE	1.36E+09	1.36E+09			1.00E-01	3.26E-02	EPI
Dioxins/Furans, Total												
~HpCDD, 2,3,7,8-			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09				1.33E+00	EPI
~HpCDF, 2,3,7,8-			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09				1.45E+00	EPI
~HxCDD, 2,3,7,8-			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09				2.86E+00	EPI
~HxCDF, 2,3,7,8-			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09				1.35E+00	EPI
~OCDD			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09			3.00E-02	1.16E+00	EPI
~OCDF			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09			1.00E-01	2.63E+00	EPI
~PeCDD, 2,3,7,8-			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09			3.00E-02	2.41E-01	EPI
~PeCDF, 1,2,3,7,8-			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09			1.00E-01	6.27E-01	EPI
~PeCDF, 2,3,4,7,8-			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09			1.00E-01	6.27E-01	EPI
~TCDD, 2,3,7,8-			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09			3.00E-02	8.08E-01	EPI
~TCDF, 2,3,7,8-			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09			1.00E-01	6.57E-01	EPI
Ethylbenzene	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	5.67E+03	5.67E+03	2.50E-01	4.93E-02	EPI
Fluoranthene			1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	3.08E-01	EPI
Fluorene	YES		1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09	2.81E+05	2.81E+05	1.30E-01	1.10E-01	EPI
Hexachlorobenzene			1.00E+00	1.00E-01	RAGSE	1.36E+09	1.36E+09			1.00E-01	2.54E-01	EPI
Naphthalene	YES		1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09	4.63E+04	4.63E+04	1.30E-01	4.66E-02	EPI
Nitroaniline, 2-			1.00E+00	1.00E-01	RAGSE	1.36E+09	1.36E+09			1.00E-01	4.46E-03	EPI
Nitroso-di-N-propylamine, N-			1.00E+00	1.00E-01	RAGSE	1.36E+09	1.36E+09			1.00E-01	2.33E-03	EPI
Pentachlorophenol			1.00E+00	2.50E-01	RAGSE	1.36E+09	1.36E+09			1.00E-01	1.27E-01	EPI
Phenanthrene <sup>b</sup>			1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09	1.41E+05	1.41E+05	2.50E-01	1.44E-01	EPI
Polychlorinated Biphenyls (high risk)			1.00E+00	1.40E-01	RAGSE	1.36E+09	1.36E+09			1.40E-01	5.45E-01	EPI
~Aroclor 1016			1.00E+00	1.40E-01	RAGSE	1.36E+09	1.36E+09			1.40E-01	3.05E-01	EPI
~Aroclor 1221	YES		1.00E+00	1.40E-01	RAGSE	1.36E+09	1.36E+09	8.51E+04	8.51E+04	1.40E-01	1.68E-01	EPI
~Aroclor 1232	YES		1.00E+00	1.40E-01	RAGSE	1.36E+09	1.36E+09	8.51E+04	8.51E+04	1.40E-01	1.68E-01	EPI
~Aroclor 1242			1.00E+00	1.40E-01	RAGSE	1.36E+09	1.36E+09			1.40E-01	5.45E-01	EPI
~Aroclor 1248			1.00E+00	1.40E-01	RAGSE	1.36E+09	1.36E+09			1.40E-01	4.75E-01	EPI
~Aroclor 1254			1.00E+00	1.40E-01	RAGSE	1.36E+09	1.36E+09			1.40E-01	7.51E-01	EPI
~Aroclor 1260			1.00E+00	1.40E-01	RAGSE	1.36E+09	1.36E+09			1.40E-01	9.86E-01	EPI

**Table B.5a. Toxicity Values and Information Used in PRG Derivation (Continued)**

Analyte	Volatile Organic? <sup>6</sup>	Mutagen? <sup>7</sup>	GI Absorption Factor (Unitless)	EPA ABS (Unitless) <sup>8</sup>	ABS Ref	PEF Res. <sup>9</sup>	PEF Ind./Comm. <sup>9</sup>	VF Res. <sup>10</sup>	VF Ind./Comm. <sup>10</sup>	KY ABS (Unitless) <sup>11</sup>	Permeability Constant <sup>12</sup>	Perm. Const. Ref
Polycyclic aromatic hydrocarbons (cPAH), Total Carcinogenic												
~Benz[a]anthracene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	5.52E-01	EPI
~Benzo[a]pyrene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	7.13E-01	EPI
~Benzo[b]fluoranthene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	4.17E-01	EPI
~Benzo[k]fluoranthene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	6.91E-01	EPI
~Chrysene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	5.96E-01	EPI
~Dibenz[a,h]anthracene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	9.53E-01	EPI
~Indeno[1,2,3-cd]pyrene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	1.04E+00	RAGSE
Pyrene	YES		1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09	2.38E+06	2.38E+06	1.30E-01	2.01E-01	EPI
Tetrachloroethylene	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	2.35E+03	2.35E+03	2.50E-01	3.34E-02	EPI
Toluene <sup>c</sup>	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	4.29E+03	4.29E+03	2.50E-01	3.11E-02	EPI
Trichloroethane, 1,1,1-	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	1.65E+03	1.65E+03	2.50E-01	1.26E-02	EPI
Trichloroethane, 1,1,2-	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	7.22E+03	7.22E+03	2.50E-01	5.04E-03	EPI
Trichloroethylene	YES	YES	1.00E+00		RAGSE	1.36E+09	1.36E+09	2.21E+03	2.21E+03	2.50E-01	1.16E-02	EPI
Trichloro-1,2,2-trifluoroethane, 1,1,2- (Freon-113) <sup>c</sup>	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	1.29E+03	1.29E+03	2.50E-01	1.75E-02	EPI
Vinyl Chloride	YES	YES	1.00E+00		RAGSE	1.36E+09	1.36E+09	9.56E+02	9.56E+02	2.50E-01	8.38E-03	EPI
Xylene, Mixture	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	5.82E+03	5.82E+03	2.50E-01	5.00E-02	EPI
Xylene, m-	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	5.47E+03	5.47E+03	2.50E-01	5.32E-02	EPI
Xylene, o-	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	5.58E+03	5.47E+03	2.50E-01	4.71E-02	EPI
Xylene, P-	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	2.38E+06	5.58E+03	2.50E-01	4.93E-02	EPI



**Table B.5b. Toxicity Values and Information Used in PRG Derivation (Continued)**

Chemical Abstract Number	Analyte	Inhalation Slope Factor (SF <sub>i</sub> ) <sup>3</sup>	SF <sub>i</sub> Ref	Oral Slope Factor for Water (SF <sub>ow</sub> ) <sup>13</sup>	SF <sub>ow</sub> Ref	Oral Slope Factor for Soil (SF <sub>os</sub> ) <sup>13</sup>	SF <sub>os</sub> Ref	Oral Slope Factor for Food (SF <sub>of</sub> ) <sup>13</sup>	External Exposure Slope Factor (SF <sub>e</sub> ) <sup>14</sup>	SF <sub>e</sub> Ref	GI Absorption Factor (Unitless)	GI Abs. Ref
14596102	Am-241	3.77E-08	O	1.04E-10	O	1.84E-10	O	1.34E-10	2.77E-08	O	5.00E-04	H
10045973	Cs-137+D	1.12E-10	O	3.05E-11	O	4.26E-11	O	3.74E-11	2.53E-06	O	1.00E+00	H
13994202	Np-237+D	2.87E-08	O	6.85E-11	O	1.41E-10	O	9.18E-11	8.55E-07	O		
13981163	Pu-238	5.22E-08	O	1.31E-10	O	2.25E-10	O	1.69E-10	6.91E-11	O	5.00E-04	H
15117483	Pu-239	5.55E-08	O	1.35E-10	O	2.28E-10	O	1.74E-10	2.09E-10	O	5.00E-04	H
14119336	Pu-240	5.55E-08	O	1.35E-10	O	2.28E-10	O	1.74E-10	7.12E-11	O	5.00E-04	H
14133767	Tc-99	3.81E-11	O	2.75E-12	O	7.25E-12	O	4.00E-12	8.28E-11	O	5.00E-01	H
14269637	Th-230	3.41E-08	O	9.14E-11	O	1.66E-10	O	1.19E-10	8.45E-10	O	5.00E-04	H
13966295	U-234	2.78E-08	O	7.07E-11	O	1.48E-10	O	9.55E-11	2.53E-10	O	2.00E-02	H
15117961	U-235+D	2.50E-08	O	7.18E-11	O	1.54E-10	O	9.76E-11	5.76E-07	O		
7440611	U-238+D	2.37E-08	O	8.70E-11	O	1.97E-10	O	1.21E-10	1.19E-07	O	2.00E-02	H

Information compiled November 2014.

Note that the toxicity values and information is presented in a split table format.

<sup>a</sup> Values for Chromium (Total) use toxicity factors for Chromium III and inhalation unit cancer risk for Chromium VI, consistent with Screening Level note 9b (Appendix A).

<sup>b</sup> Values for Acenaphthylene and Phenanthrene, if not available use toxicity factors for Acenaphthene.

<sup>c</sup> Analytes are not PGDP significant COPCs (Table 2.1), but are provided for project support.

**Reference Codes:**

- A Agency for Toxic Substances and Disease Registry (ATSDR) minimal risk levels
- C The California EPA Office of Environmental Health Hazard Assessment's (OEHHA) Chronic Reference Exposure Levels (RELS) from December 18, 2008, and the Cancer Potency Values from July 21, 2009
- EPI EPA's Estimation Programs Interface Suite
- H HEAST
- I EPA's Integrated Risk Information System (IRIS)
- J New Jersey
- O Oak Ridge National Laboratory (ORNL) Technical Memorandum (TM) (ORNL/TM-2013/00), July 2014
- P The Provisional Peer Reviewed Toxicity Values (PPRTVs) derived by EPA's Superfund Health Risk Technical Support Center (STSC) for the EPA Superfund program
- RAGSE Risk Assessment Guidance for Superfund, Part E
- S Surrogate
- W World Health Organization

**Notes on Table B.5.**

Prior to using the values in this table, a risk assessor must be consulted to determine if any values need to be updated and to verify that the values are being used appropriately.

1. Information used to derive PRGs for COPCs at the PGDP is shown.
2. The "Oral Slope Factor" is the chronic oral slope factor used for the ingestion routes of exposure. The units on this value for chemicals is [mg/(kg × day)]<sup>-1</sup>. The units on this value for radionuclides is (pCi)<sup>-1</sup>.

### Notes on Table B.5. (Continued)

3. The “Inhalation Unit Risk” is the chronic inhalation factor used for inhalation routes of exposure. The values listed for chemicals is in units of  $\text{mg}/\text{m}^3$ , although they typically are expressed in  $\mu\text{g}/\text{m}^3$ . For radionuclides, the inhalation slope factor continues to be used. The units on this value for radionuclides is  $(\text{pCi})^{-1}$ .
4. The “Oral RfD” is the chronic oral reference dose used for ingestion routes of exposure. The units for Oral RfD are  $\text{mg}/(\text{kg} \times \text{day})$ .
5. The “Inhalation RfC” is the chronic inhalation concentration used for inhalation routes of exposure. The units for Inhalation RfC are  $\text{mg}/\text{m}^3$ .
6. “Volatile Organic?” is a flag used to specify if the chemical should be assessed as a vapor.
7. The column labeled “Mutagen?” is a flag used to specify if the chemical should be assessed as a mutagen. This assessment is made only when PRGs are developed using the RAIS calculator.
8. The “EPA ABS” is the dermal absorption value recommended by EPA Region 4 in their guidance material, 2004 *RAGs, Part E*. The dermal absorption value is unitless.
9. The “Particle Emission Factor” is a value used to assess inhalation routes of exposure. The particle emission factor is in units of  $\text{m}^3/\text{kg}$ . The values for residential and industrial/commercial scenario listed are taken from the 2002 *Kentucky Risk Assessment Guidance*.
10. The “Volatilization Factor” is a value used to assess inhalation routes of exposure. The volatilization factor is in units of  $\text{m}^3/\text{kg}$ . As indicated in the 2002 *Kentucky Risk Assessment Guidance*, the chemical-specific values for residential and industrial/commercial scenario listed here are calculated using Equation (8) of the EPA’s *Soil Screening Level Guidance User’s Guide* (1996).
11. The “KY ABS” is the dermal absorption value recommended by the Commonwealth of Kentucky in their guidance material, 2002 *Kentucky Risk Assessment Guidance*. Dermal exposure to soil used default absorption values of 0.25 for volatiles, 0.1 for semivolatiles, and 0.05 for metals. The dermal absorption value is unitless.

In RAGS Part E, 2004, Exhibit 4-1, the following GI absorption efficiencies are listed that are below the 5% dermal absorption KDEP has recommended as a default value for inorganics. For these constituents, the dermal absorption value should be modified from 5% to mimic the GI absorption efficiencies, as follows: Beryllium  $0.007 = 0.7\%$ ; Chromium III  $0.013 = 1.3\%$ ; Chromium VI  $0.025 = 2.5\%$ ; Manganese  $0.04 = 4\%$ ; Nickel  $0.04 = 4\%$ ; Silver  $0.04 = 4\%$ ; Vanadium  $0.026 = 2.6\%$

This is in addition to the chemical-specific dermal absorption fractions listed in RAGS, Part E, Exhibit 3-4, including: Arsenic  $0.03 = 3\%$  and Cadmium  $0.001=0.1\%$

12. The “Permeability Constant” is a chemical-specific value used to estimate dermal absorption of chemicals in water. The permeability constant is in units of  $\text{cm}/\text{hr}$ .
13. “Oral Slope Factor for Water,” “Oral Slope Factor for Soil,” and “Oral Slope Factor for Food” are the indicated values for radionuclides. The units for these factors are  $(\text{pCi})^{-1}$ .
14. The “External Exposure Slope Factor” is the slope factor used for external exposure to ionizing radiation emitted by radioactive chemicals. The units for external exposure slope factor are  $[(\text{pCi} \times \text{year})/\text{g}]^{-1}$ .

For sites for which the concentration in soil exceeds the 400 mg/kg screening level, risks from lead should be analyzed using the Integrated Exposure Uptake Biokinetic (IEUBK) model. The model should be run using the EPA-recommended 10 µg/dl blood lead level cutoff and the site-specific values discussed in the next paragraph. The analysis of risks from lead also should show the probability of exceeding the recommended Commonwealth of Kentucky blood lead level of 2.5 µg/dl (note that this probability distribution can be developed in the IEUBK model from the previous model run by changing the cutoff value in the graph menu). The uncertainty section of the risk assessment should include text indicating that there is no safe level of lead exposure to children and comparing the risks predicted by the IEUBK analyses based on the two cutoff values.

Table B.6 includes parameters that can be used in the IEUBK model to develop more site-specific screening levels for lead. The IEUBK model calculates a blood lead level that includes the contribution from off-site sources such as food in lead and water. To make the model more site-specific, the updated nationwide averages for lead in food can be used in place of the default values in the model. In addition, if regional or site-specific concentrations of lead in food and water are available, the concentration of lead in water can be changed in the model to that value. The PGDP median value for lead in surface soil from DOE 1995 (17.5 mg/kg) and the value for lead in RGA groundwater from Appendix A, Table A.13 (0.129 mg/L) should be used in place of the model default value.

**Table B.6. Soil Parameters for VF Calculations**

Parameter	Definition (units)		Default
Q/C	Inverse the mean conc. at the center of a 0.5-acres square source (g/m <sup>2</sup> -s per kg/m <sup>3</sup> )	res.	64.177
		ind./com.	43.07
T	Exposure interval (s)		9.50E+08
ρ <sub>b</sub>	Dry soil bulk density (g/cm <sup>3</sup> )		1.5
θ <sub>a</sub>	Air filled soil porosity (L <sub>air</sub> /L <sub>soil</sub> )		0.28
n	Total soil porosity (L <sub>pore</sub> /L <sub>soil</sub> )		0.43
θ <sub>w</sub>	Water-filled soil porosity (L <sub>water</sub> /L <sub>soil</sub> )		0.15

Information compiled February 2011.

The revised diet values for the model are available at <http://www.epa.gov/superfund/health/contaminants/lead/ieubkfaq.htm>.

For recreational exposures, the time on-site versus the total time spent outdoors can be included in the model. The model allows only one soil concentration to be entered, but the exposure to on and off-site soil can be incorporated by weighting the soil concentration by the proportion of time spent on and off-site. This method and its limitations are described fully in Appendix A of EPA's review of the human health risk assessment for the Couer d'Alene basin (EPA 2000).

For industrial or outdoor worker scenarios, the Adult Lead Model is used to develop a PRG for soil. This model includes a default blood lead level based on the NHANES survey value for the western United States for all races combined, other measured adult blood lead concentrations from state or regional databases may be used in place of the default value if such values are available.

Volatilization parameters are provided in Table B.7.

Table B.7. Volatilization Parameters

CAS #	Chemical	D <sub>i</sub> (cm <sup>2</sup> /s) from RAIS	D <sub>i</sub> Ref in RAIS	D <sub>w</sub> (cm <sup>2</sup> /s) from RAIS	D <sub>w</sub> Ref in RAIS	Unitless H' from RAIS	H Ref in RAIS	K <sub>oc</sub> (cm <sup>3</sup> /g) from RAIS	K <sub>oc</sub> Ref in RAIS	K <sub>d</sub> (cm <sup>3</sup> /g) <sup>a</sup> K <sub>oc</sub> x 0.2%
83329	Acenaphthene	5.06E-02	USEPA 2001	8.33E-06	USEPA 2001	7.52E-03	EPI	5.03E+03	EPI	1.01E+01
208968	Acenaphthylene	4.50E-02	USEPA 2001	6.98E-06	USEPA 2001	4.66E-03	EPI	5.03E+03	EPI	1.01E+01
107131	Acrylonitrile	1.14E-01	USEPA 2001	1.23E-05	USEPA 2001	5.64E-03	EPI	8.51E+00	EPI	1.70E-02
120127	Anthracene	3.90E-02	USEPA 2001	7.85E-06	USEPA 2001	2.27E-03	EPI	1.64E+04	EPI	3.28E+01
71432	Benzene	8.95E-02	USEPA 2001	1.03E-05	USEPA 2001	2.27E-01	EPI	1.46E+02	EPI	2.92E-01
117817	Bis(2-ethylhexyl)phthalate <sup>c</sup>	1.73E-02	USEPA 2001	4.18E-06	USEPA 2001	1.10E-05	EPI	1.20E+05	EPI	2.40E+02
75274	Bromodichloromethane	5.63E-02	USEPA 2001	1.07E-05	USEPA 2001	8.67E-02	EPI	3.18E+01	EPI	6.36E-02
86748	Carbazole	4.17E-02	USEPA 2001	7.45E-06	USEPA 2001	4.74E-06	EPI	9.16E+03	EPI	1.83E+01
56235	Carbon Tetrachloride	5.71E-02	USEPA 2001	9.78E-06	USEPA 2001	1.13E+00	EPI	4.39E+01	EPI	8.78E-02
67663	Chloroform	7.69E-02	USEPA 2001	1.09E-05	USEPA 2001	1.50E-01	EPI	3.18E+01	EPI	6.36E-02
75718	Dichlorodifluoromethane (Freon-12) <sup>c</sup>	7.60E-02	USEPA 2001	1.08E-05	USEPA 2001	1.40E+01	EPI	4.39E+01	EPI	8.78E-02
75343	Dichloroethane, 1,1- <sup>c</sup>	8.36E-02	USEPA 2001	1.06E-05	USEPA 2001	2.30E-01	EPI	3.18E+01	EPI	6.36E-02
107062	Dichloroethane, 1,2-	8.57E-02	USEPA 2001	1.10E-05	USEPA 2001	4.82E-02	EPI	3.96E+01	EPI	7.92E-02
75354	Dichloroethylene, 1,1-	8.63E-02	USEPA 2001	1.10E-05	USEPA 2001	1.07E+00	EPI	3.18E+01	EPI	6.36E-02
540590	Dichloroethylene, 1,2- (Mixed Isomers)	8.79E-02	USEPA 2001	1.12E-05	USEPA 2001	1.67E-01	EPI	3.96E+01	EPI	7.92E-02
156592	Dichloroethylene, 1,2- <i>cis</i> -	8.84E-02	USEPA 2001	1.13E-05	USEPA 2001	1.67E-01	EPI	3.96E+01	EPI	7.92E-02
156605	Dichloroethylene, 1,2- <i>trans</i> -	8.76E-02	USEPA 2001	1.12E-05	USEPA 2001	1.67E-01	EPI	3.96E+01	EPI	7.92E-02
60571	Dieldrin	2.33E-02	USEPA 2001	6.01E-06	USEPA 2001	4.09E-04	EPI	2.01E+04	EPI	4.02E+01
1746016	Dioxins/Furans (Total) (as TCDD)	4.70E-02	USEPA 2001	4.73E-06	USEPA 2001	2.04E-03	EPI	2.49E+05	EPI	4.98E+02
100414	Ethylbenzene	6.85E-02	USEPA 2001	8.46E-06	USEPA 2001	3.22E-01	EPI	4.46E+02	EPI	8.92E-01
206440	Fluoranthene	2.76E-02	USEPA 2001	7.18E-06	USEPA 2001	3.62E-04	EPI	5.55E+04	EPI	1.11E+02
86737	Fluorene	4.40E-02	USEPA 2001	7.89E-06	USEPA 2001	3.93E-03	EPI	9.16E+03	EPI	1.83E+01
118741	Hexachlorobenzene	2.90E-02	USEPA 2001	7.85E-06	USEPA 2001	6.95E-02	EPI	6.20E+03	EPI	1.24E+01
91203	Naphthalene	6.05E-02	USEPA 2001	8.38E-06	USEPA 2001	1.80E-02	EPI	1.54E+03	EPI	3.08E+00
88744	Nitroaniline, 2-	5.19E-02	USEPA 2001	7.41E-06	USEPA 2001	2.41E-06	EPI	1.11E+02	EPI	2.22E-01
621647	Nitroso-di-N-propylamine, N-	5.64E-02	USEPA 2001	7.76E-06	USEPA 2001	2.20E-04	EPI	2.75E+02	EPI	5.50E-01
87865	Pentachlorophenol	2.95E-02	USEPA 2001	8.01E-06	USEPA 2001	1.00E-06	EPI	4.96E+03		9.92E+00
85018	Phenanthrene	3.45E-02	USEPA 2001	6.69E-06	USEPA 2001	1.73E-03	EPI	1.67E+04	EPI	3.34E+01
1336363	Polychlorinated Biphenyls (high risk)	4.32E-02	USEPA 2001	5.04E-06	USEPA 2001	7.77E-03	EPI	7.81E+04	EPI	1.56E+02
12674112	~Aroclor 1016	4.69E-02	USEPA 2001	5.48E-06	USEPA 2001	8.18E-03	EPI	4.77E+04	EPI	9.54E+01
11104282	~Aroclor 1221	5.78E-02	USEPA 2001	6.75E-06	USEPA 2001	3.01E-02	EPI	8.40E+03	EPI	1.68E+01
11141165	~Aroclor 1232	5.78E-02	USEPA 2001	6.75E-06	USEPA 2001	3.01E-02	EPI	8.40E+03	EPI	1.68E+01
53469219	~Aroclor 1242	4.32E-02	USEPA 2001	5.04E-06	USEPA 2001	7.77E-03	EPI	7.81E+04	EPI	1.56E+02
12672296	~Aroclor 1248	4.32E-02	USEPA 2011	5.04E-06	USEPA 2001	1.80E-02	EPI	7.65E+04	EPI	1.53E+02
11097691	~Aroclor 1254	4.01E-02	USEPA 2001	4.68E-06	USEPA 2001	1.16E-02	EPI	1.31E+05	EPI	2.62E+02
11096825	~Aroclor 1260	3.53E-02	USEPA 2001	4.12E-06	USEPA 2001	1.37E-02	EPI	3.50E+05	EPI	7.00E+02

**Table B.7. Volatilization Parameters (Continued)**

CAS #	Chemical	D <sub>i</sub> (cm <sup>2</sup> /s) from RAIS	D <sub>i</sub> Ref in RAIS	D <sub>w</sub> (cm <sup>2</sup> /s) from RAIS	D <sub>w</sub> Ref in RAIS	Unitless H' from RAIS	H Ref in RAIS	K <sub>oc</sub> (cm <sup>3</sup> /g) from RAIS	K <sub>oc</sub> Ref in RAIS	K <sub>d</sub> (cm <sup>3</sup> /g) <sup>a</sup> K <sub>oc</sub> x 0.2%
	Polycyclic aromatic hydrocarbons (cPAH)									
56553	~Benz[a]anthracene	5.09E-02	USEPA 2001	5.94E-06	USEPA 2001	4.91E-04	EPI	1.77E+05	EPI	3.54E+02
50328	~Benzo[a]pyrene	4.76E-02	USEPA 2001	5.56E-06	USEPA 2001	1.87E-05	EPI	5.87E+05	EPI	1.17E+03
205992	~Benzo[b]fluoranthene	4.76E-02	USEPA 2001	5.56E-06	USEPA 2001	2.69E-05	EPI	5.99E+05	EPI	1.20E+03
207089	~Benzo[k]fluoranthene	4.76E-02	USEPA 2001	5.56E-06	USEPA 2001	2.39E-05	EPI	5.87E+05	EPI	1.17E+03
218019	~Chrysene	2.61E-02	USEPA 2001	6.75E-06	USEPA 2001	2.14E-04	EPI	1.81E+05	EPI	3.62E+02
53703	~Dibenz[a,h]anthracene	4.46E-02	USEPA 2001	5.21E-06	USEPA 2001	5.76E-06	EPI	1.91E+06	EPI	3.82E+03
193395	~Indeno[1,2,3-cd]pyrene	4.48E-02	USEPA 2001	5.23E-06	USEPA 2001	6.56E-05	SSL	3.47E+06	SSL	6.94E+03
129000	Pyrene	2.78E-02	USEPA 2001	7.25E-06	USEPA 2001	4.87E-04	EPI	5.43E+04	EPI	1.09E+02
127184	Tetrachloroethylene	5.05E-02	USEPA 2001	9.46E-06	USEPA 2001	7.24E-01	EPI	9.49E+01	EPI	1.90E-01
108883	Toluene <sup>c</sup>	7.78E-02	USEPA 2001	9.20E-06	USEPA 2001	2.71E-01	EPI	2.34E+02	EPI	4.68E-01
71556	Trichloroethane, 1,1,1-	6.48E-02	USEPA 2001	9.60E-06	USEPA 2001	7.03E-01	EPI	4.39E+01	EPI	8.78E-02
79005	Trichloroethane, 1,1,2-	6.69E-02	USEPA 2001	1.00E-05	USEPA 2001	3.37E-02	EPI	6.07E+01	EPI	1.21E-01
79016	Trichloroethylene	6.87E-02	USEPA 2001	1.02E-05	USEPA 2001	4.03E-01	EPI	6.07E+01	EPI	1.21E-01
76131	Trichloro-1,2,2-trifluoroethane, 1,1,2-(Freon-113) <sup>c</sup>	3.76E-02	USEPA 2001	8.59E-06	USEPA 2001	2.15E+01	EPI	1.97E+02	EPI	3.94E-01
75014	Vinyl Chloride	1.07E-01	USEPA 2001	1.20E-05	USEPA 2001	1.14E+00	EPI	2.17E+01	EPI	4.34E-02
1330207	Xylene, Mixture	8.47E-02	USEPA 2001	9.90E-06	USEPA 2001	2.12E-01	EPI	3.83E+02	EPI	7.66E-01
108383	Xylene, m-	6.84E-02	USEPA 2001	8.44E-06	USEPA 2001	2.94E-01	EPI	3.75E+02	EPI	7.50E-01
95476	Xylene, o-	6.89E-02	USEPA 2001	8.53E-06	USEPA 2001	2.12E-01	EPI	3.83E+02	EPI	7.66E-01
106423	Xylene, p-	6.82E-02	USEPA 2001	8.42E-06	USEPA 2001	2.82E-01	EPI	3.75E+02	EPI	7.50E-01

Information compiled November 2014.

<sup>a</sup> RAIS does not provide K<sub>d</sub> values for organic chemicals, therefore, K<sub>d</sub> values used in the calculation are calculated as 0.2% of the K<sub>oc</sub>.

<sup>b</sup> Values for Acenaphthylene and Phenanthrene, if not available use toxicity factors for Acenaphthene.

<sup>c</sup> Analytes are not PGDP significant COPCs (Table 2.1), but are provided for project support.

**Reference Codes:**

EPI EPA's Estimation Programs Interface Suite  
 SSL Soil Screening Guidance: User's Guide. EPA Document Number: EPA540/R-96/018. July 1996. Attachment C: Chemical Properties for SSL Development  
 USEPA 2001 EPA's WATER9 Wastewater Treatment Model, Version 1.0.0.

## REFERENCES

- DOE 1995. *Background Concentrations and Human Health Risk-based Screening Criteria for Metals in Soil at the Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1417&D1, September.
- EPA 1991. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part B, Development of Risk-based Preliminary Remediation Goals*, OSWER Directive 9285.7-01b, Office of Emergency and Remedial Response, Washington, DC.
- EPA 2000. *Review of Human Health Risk Assessment for the Coeur D'Alene Basin*. Technical Review Workgroup for Lead. Prepared for U.S. EPA, Region 10, Seattle, WA, October.

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## **APPENDIX C**

### **OUTLINE FOR BASELINE HUMAN HEALTH RISK ASSESSMENTS**



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## OUTLINE FOR BASELINE HUMAN HEALTH RISK ASSESSMENTS

\*\*\* Although the following outline can be used for baseline human health risk assessments for both source units and integrator units, not all sections may be relevant to all assessments and additional sections may be needed for some assessments. However, all baseline risk assessments completed for PGDP should include each of the first and second level headers listed below.

\*\*\* The document should begin with an introduction that presents the scope and objectives of the baseline human health risk assessment. This should include a description of the general problem at the site and an overview of the design of the baseline human health risk assessment.

### 1. Results of Previous Studies

\*\*\* The section should begin with a brief summary of the previous studies that are relevant to the baseline human health risk assessment. All relevant previous risk evaluations should be summarized.

1.1 Study #1

1.2 Study #2

Etc.

### 2. Identification of Chemicals of Potential Concern

\*\*\* The section should begin with an introduction that describes the purpose of the section and the order in which the material is presented.

#### 2.1 Sources of Data

\*\*\* The sources of all data should be listed, and the projects in which the data were collected should be described.

#### 2.2 General Data Evaluation Considerations

\*\*\* The eight steps of data evaluation as applied to the baseline risk assessment should be discussed.

2.2.1 Evaluation of Sampling Design

2.2.2 Evaluation of Analytical Methods

2.2.3 Evaluation of Sample Quantitation Limits

2.2.4 Evaluation of Data Qualifiers and Codes

2.2.5 Elimination of Chemicals not Detected

2.2.6 Examination of Toxicity of Detected Analytes

2.2.7 Examination of Essential Nutrients

2.2.8 Comparison of Analyte Concentrations and Activities Detected in Site Samples to Background Concentrations

#### 2.3 Risk Assessment Specific Data Evaluation

\*\*\* This section should discuss in detail how the eight steps were applied to identify the chemicals of potential concern under both current and future conditions.

##### 2.3.1 Current Conditions

\*\*\* This section should discuss the evaluation of the data set.

##### 2.3.2 Future Conditions

\*\*\* This section should discuss any modeling performed to address potential future changes in the identity or concentration of contaminants.

#### 2.4 Evaluation of Data from Other Sources

\*\*\* The section should introduce any “special data,” especially nonnumeric data (such as activities of visitors at a site or types of vegetables grown by Kentucky residents) used to develop the exposure assessment that are not used quantitatively in the baseline human health risk assessment. Examples of special data that may be used are found in the survey forms and responses in Appendix E.

2.4.1 Other Source #1

2.4.2 Other Source #2

Etc.

#### 2.5 Summary of Chemicals of Potential Concern

\*\*\* This section should present a summary of the quantitative data evaluation and its results.

### 3. Exposure Assessment

\*\*\* This section should begin with a description of the process used in exposure assessment, and the goal of the specific exposure assessment being performed.

#### 3.1 Characterization of Exposure Setting

\*\*\* This section should describe either by reference or directly the following:

3.1.1 Surface Features

3.1.2 Meteorology

3.1.3 Geology

3.1.4 Demography and Land Use

3.1.5 Ecology

3.1.6 Hydrology

3.1.7 Hydrogeology

#### 3.2 Identification of Exposure Pathways

\*\*\* This section should begin by describing what a pathway is and how a pathway can be complete or incomplete.

##### 3.2.1 Land Use Considerations

\*\*\* The land use under current and expected and potential future conditions should be described.

##### 3.2.2 Potential Receptor Populations

\*\*\* The potential receptors under both current and future uses should be described and justified.

### 3.2.3 Delineation of Exposure Points/Exposure Routes

\*\*\* All possible exposure routes should be presented and justified. The number of possible exposure routes should be reduced, if possible, so that only probable exposure routes with significant risk or hazard are quantified. The exposure equations used in the assessment to quantify exposure should be presented. Justification for not quantifying a possible route should be presented.

### 3.2.4 Development of Conceptual Site Models

\*\*\* Figures illustrating the pathways of exposure should be presented for each site under investigation. The model for each site should be justified.

### 3.3 Quantification of Exposure

\*\*\* The methods used to quantify exposure (i.e., estimate dose) should be described for each receptor. If modeling is used to determine concentration or activities of chemicals of potential concern in biota, the models should be presented.

### 3.4 Summary of Exposure Assessment

## 4. Toxicity Assessment

\*\*\* This section should begin by describing the goal and methods used for toxicity assessment. The source of all toxicity values should be discussed. Tables presenting the toxicity information should be presented.

### 4.1 Inorganics

\*\*\* The toxicity of each chemical of potential concern should be profiled. Each profile should include a listing of the carcinogenic and noncarcinogenic toxicity values used in the baseline human health risk assessment.

#### 4.1.1 Chemical 1

#### 4.1.2 Chemical 2

Etc.

### 4.2 Organics

\*\*\* The toxicity of each chemical of potential concern should be profiled. Each profile should include a listing of the toxicity values used in the baseline human health risk assessment.

#### 4.2.1 Chemical 1

#### 4.2.2 Chemical 2

Etc.

### 4.3 Radionuclides

\*\*\* The toxicity of each chemical of potential concern should be profiled. Each profile should include a listing of the toxicity values used in the baseline human health risk assessment.

#### 4.3.1 Radionuclide 1

#### 4.3.2 Radionuclide 2

Etc.

#### 4.4 Chemicals for Which No EPA Toxicity Values Are Available

\*\*\* The chemicals of potential concern that fall in this class should be listed. If the baseline human health risk assessment is evaluating multiple units or areas, these chemicals should be listed by unit or area. This section should include the procedure for evaluating potential surrogate chemicals that may be available for some of the chemicals without toxicity values.

#### 4.5 Uncertainties Related to Toxicity Assessment

\*\*\* A brief presentation of the uncertainties related to all toxicity assessments and toxicity values should be made.

#### 4.6 Summary

\*\*\* The amount of toxicity information for the chemicals of potential concern should be discussed. If the baseline human health risk assessment is evaluating multiple units or areas, this information should be presented by unit or area.

### 5. Risk Characterization

\*\*\* The section should begin with a brief discussion of the purpose and goals of risk characterization and what will result from this step of the assessment.

#### 5.1 Determination of Noncancer Effects

\*\*\* The methods used to quantify systemic toxicity for each chemical, both within and across pathways should be presented. If exposure over multiple scenarios or areas is possible, this should be noted.

#### 5.2 Determination of Excess Cancer Risk

\*\*\* The methods used to quantify excess lifetime cancer risk for each chemical, both within and across pathways should be presented. If exposure over multiple scenarios or areas is possible, this should be noted.

#### 5.3 Risk Characterization for Current Use Scenario(s)

\*\*\* Risk results for each unit or area should be presented in two-way tables and in a narrative summary. If subchronic effects are characterized, they should be presented separately from the chronic effects.

##### 5.3.1 Systemic Toxicity

##### 5.3.2 Excess Lifetime Cancer Risk

#### 5.4 Risk Characterization for Future Use Scenario(s)

\*\*\* Risk results for each unit or area should be presented in two-way tables and in a narrative summary. If more than one future time is quantitatively evaluated, the results should be presented for each time period. If subchronic effects are characterized, they should be presented separately from the chronic effects.

##### 5.4.1 Systemic Toxicity

##### 5.4.2 Excess Lifetime Cancer Risk

## 5.5 Risk Characterization for Lead (if needed)

\*\*\* The special problems associated with risk characterization for lead should be discussed. Results from lead modeling and from comparisons against EPA and Kentucky screening values should be presented by unit or area.

## 5.6 Identification of Use Scenarios, Chemicals, Pathways, and Media of Concern

\*\*\* The section should begin with a listing of the rules used to identify use scenarios, chemicals, pathways and media of concern.

### 5.6.1 Use Scenarios of Concern

\*\*\* These should be listed within area or unit under investigation.

### 5.6.2 Chemicals of Concern

\*\*\* These should be listed within area or unit under investigation.

### 5.6.3 Pathways of Concern

\*\*\* These should be listed within area or unit under investigation.

### 5.6.4 Media of Concern

\*\*\* These should be listed within area or unit under investigation

## 5.7 Summary of Risk Characterization

\*\*\* This section should describe and present the risk characterization summary tables.

## 6. Uncertainty in the Risk Assessment

\*\*\* This section should begin with a general discussion of uncertainty. If a qualitative uncertainty analysis is being performed, “small,” “moderate,” and “large” uncertainties should be defined and the following subsections should be included. If a quantitative uncertainty analysis is being performed, the methods and results should be described in detail. Normally, a qualitative analysis, including sensitivity analyses, will be sufficient. Regardless, this section should continue with a discussion of each of the uncertainties affecting the major portions of the risk assessment. (Note, the uncertainties listed below are some of those found in past assessments. The uncertainties to be addressed in future assessments must be determined on a case-by-case basis.)

### 6.1 Uncertainties Associated with Data

\*\*\* The uncertainties to be discussed should be summarized in the introduction of this section. Categories of uncertainties to discuss are presented in the following.

#### 6.1.1 Selection of Chemicals of Potential Concern

#### 6.1.2 Determination of Exposure Point Concentrations—Current Conditions

#### 6.1.3 Determination of Exposure Point Concentrations—Future Conditions

#### 6.1.4 Use of Unfiltered versus Filtered Water Samples

### 6.2 Uncertainties Associated with Exposure Assessment

\*\*\* The uncertainties to be discussed should be summarized in the introduction of this section. Categories of uncertainties to discuss are presented in the following.

#### 6.2.1 Uncertainties in Fate and Transport Modeling

#### 6.2.2 Uncertainties in Use of Reasonable Maximum Exposure (RME) Scenarios

### 6.2.3 Uncertainties Related to Development of Conceptual Site Models

### 6.2.4 Uncertainties Related to Use of Default Values When Estimating Dermal Absorbed Dose

## 6.3 Uncertainties Associated with Toxicity Assessment

\*\*\* The uncertainties to be discussed should be summarized in the introduction of this section. Categories of uncertainties to discuss are presented in the following.

### 6.3.1 Uncertainties Due to Lack of Toxicity Values for Some Chemicals

### 6.3.2 Uncertainties in Deriving Toxicity Values

### 6.3.3 Uncertainties Due to Calculation of Absorbed Dose Toxicity Values from Administered Toxicity Values

### 6.3.4 Uncertainties Due to Use of Toxicity Values for Chronic Exposure for Subchronic Exposure Times

## 6.4 Uncertainties Associated with Risk Characterization

\*\*\* The uncertainties to be discussed should be summarized in the introduction of this section. Categories of uncertainties to discuss are presented in the following.

### 6.4.1 Uncertainties in Combining Chemical-Specific Risk and Hazard Estimates and Pathway-Specific Risk and Hazard Estimates

### 6.4.2 Uncertainties in Combining Risk Estimated for Chemical Exposure to those for Risk Estimated for Radioisotope Exposure

## 6.5 Summary of Uncertainties

\*\*\* This section should summarize the uncertainties discussed earlier in the section and present a table reviewing all uncertainties.

## 7. Conclusions and Summary

\*\*\* The purpose of this section is to review the results of the risk assessment without the use of tables and explanations and provide significant observations interpreting the results of the assessment for use by risk managers. When properly presented, it should be possible to insert this section as written into the feasibility study.

### 7.1 Chemicals of Potential Concern

\*\*\* A brief description of the screening process should be provided, and the chemicals of potential concern for each area or unit listed either by name (if the list is short) or by class.

### 7.2 Exposure Assessment

\*\*\* The exposure pathways quantitatively evaluated should be listed for each use scenario

### 7.3 Toxicity Assessment

\*\*\* The amount of available toxicity data for the chemicals of potential concern for each area should be listed. Chemicals of potential concern lacking toxicity values should be highlighted.

### 7.4 Risk Characterization

\*\*\* The use scenarios, chemicals, pathways, and media of concern should be listed for each area or unit, and the rules used to delineate the use scenarios, chemicals, pathways, and media of concern should be presented.

## 7.5 Observations

\*\*\* This section should integrate the risk estimates and the uncertainties to develop a list of salient issues to be considered by risk managers when making decisions in risk management documents. This includes a discussion for each of the chemicals of concern identified in the risk assessment. In addition, the results of the baseline human health risk assessment should be compared to results of previous risk evaluations, if any.

## 8 Remedial Goal Options

\*\*\* This section should present the methods used to derive the remedial goal options and list the remedial goal options for each chemical of concern. Because remedial goal options are medium- and scenario-specific, a separate list should be presented for each area (or unit), scenario, and medium combination.

### 8.1 Derivation of RGOs

\*\*\* This presentation should be as brief as possible.

### 8.2 Presentation of RGOs

\*\*\* These should be presented in tables. Very little narrative beyond directing the reader to the appropriate tables is needed.



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**APPENDIX D**  
**EXPOSURE EQUATIONS**

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## EXPOSURE EQUATIONS

This appendix contains the exposure equations used in environmental human health risk assessments for Department of Energy sites located at the Paducah Gaseous Diffusion Plant (PGDP). It should be noted that the equations shown in this appendix may not be the same as those used in preliminary remediation goal (PRG) calculations. PRG calculations were taken from the Risk Assessment Information System (RAIS) PRG calculator available at <http://rais.ornl.gov/>.

The equations in this appendix are consistent with all Region 4 U.S. Environmental Protection Agency (EPA) and Commonwealth of Kentucky guidance materials. However, the exposure parameters shown are those used to produce daily intakes and absorbed doses used to complete environmental risk assessments performed for PGDP only. These exposure parameters are for a default reasonable maximum exposure (RME). While these exposure parameters generally are consistent with the exposure parameters recommended by Region 4 EPA, they do differ in some cases where Kentucky Department for Environmental Protection (KDEP) values were used. The source of each value is provided below the equation. Equations to complete dose assessments and to derive dose conversion factors are not presented; however, these can be derived from the information provided here.

Chemical-specific values, except for those listed in Appendix B, are not reflected in this Risk Methods Document. See the RAIS Web site for additional information (<http://rais.ornl.gov/>).

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**Table D.1. Reasonable Maximum Exposure Assumptions for Ingestion of Water by a Rural Resident<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_w \times IR \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_w \times IR \times EF \times ED$$

<b>Parameter</b>	<b>Units</b>	<b>Value used</b>	<b>References<sup>b</sup></b>
Chemical concentration in water = <b>C<sub>w</sub></b>	mg/L	Chemical-specific	-----
Radiological activity = <b>A<sub>w</sub></b>	pCi/L	Chemical-specific	-----
Ingestion Rate = <b>IR</b>	L/d	2.5 (adult) 0.78 (child)	[15]
Exposure frequency = <b>EF</b>	d/year	350	[15]
Exposure duration = <b>ED</b>	years	20 (adult) 6 (child)	[15]
Body weight = <b>BW</b>	kg	80 (adult) 15 (child)	[15]
Averaging time = <b>AT</b>	yr × day/yr.	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[15]

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

**Table D.2. Reasonable Maximum Exposure Assumptions for Inhalation of Volatile Organic Compounds in Water during Household Use (including Showering) by a Rural Resident<sup>a</sup>**

**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{[(C_{\text{shower}} \times EF \times ET_{\text{shower}}) + (C_{\text{house}} \times EF \times ET_{\text{house}})] \times ED}{AT} \times CF$$

$$C_{\text{shower}} (\text{mg}/\text{m}^3) = \frac{[(C_{a \text{ max}} / 2) \times t_1] + [C_{a \text{ max}} \times t_2]}{t_1 + t_2} \qquad C_{a \text{ max}} (\text{mg}/\text{m}^3) = \frac{C_{\text{gw}} \times f_{\text{shower}} \times F_w \times t_1}{V_a}$$

$$C_{\text{house}} (\text{mg}/\text{m}^3) = \frac{C_{\text{gw}} \times WHF \times f_{\text{house}}}{HV \times ER \times MC}$$

Parameter	Units	Value used	References <sup>b</sup>
Time-adjusted concentration in shower = $C_{\text{shower}}$	mg/m <sup>3</sup>	Chemical-specific	Calculated
Indoor inhalation rate = $IR_{\text{air}}$	m <sup>3</sup> /hour	0.833	[14]
Exposure frequency = $EF$	day/year	350	[15]
Exposure duration = $ED$	years	20 (adult) 6 (child)	[15]
Conversion factor = $CF$	μg/mg	10 <sup>-3</sup>	-----
Exposure Time = $ET_{\text{shower}}$	hours/day	0.71	[15]
Exposure Time = $ET_{\text{house}}$	hours/day	24	[14]
Averaging time = $AT$	hours/day × yr × day/yr	24 × 70 × 365 (carcinogen) 24 × ED × 365 (noncarcinogen)	[15]
Maximum air concentration = $C_{a \text{ max}}$	mg/m <sup>3</sup>	Chemical-specific	Calculated
Time of shower = $t_1$	hour	0.1	[14]
Time after shower = $t_2$	hour	0.1	[14]
Concentration in groundwater = $C_{\text{gw}}$	mg/L	Chemical-specific	-----
Fraction volatilized = $f_{\text{shower}}$	unitless	0.75	----- <sup>c</sup>
Water flow rate = $F_w$	L/h	890	[14]
Bathroom volume = $V_a$	m <sup>3</sup>	11	[14]
Concentration in household air = $C_{\text{house}}$	mg/m <sup>3</sup>	Chemical-specific	Calculated
Water flow rate = $WHF$	L/day	890	[14]
Fraction volatilized = $f_{\text{house}}$	unitless	0.5	[14]
House volume = $HV$	m <sup>3</sup> /change	450	[14]
Exchange rate = $ER$	changes/day	10	[14]
Mixing coefficient = $MC$	unitless	0.5	[14]

<sup>a</sup> Equations from [1], [33], and [38].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Value selected by 2009 Paducah Risk Assessment Working Group because KDEP (2002) does not specify this value for showering.

**Table D.3. Reasonable Maximum Exposure Assumptions for Dermal Contact with Water while Showering by a Rural Resident<sup>a</sup>**

**Equation:**

$$\text{Absorbed Dose Inorganic [mg/(kg} \times \text{day)]} = \frac{C_w \times SA \times K_p \times CF \times ED \times EF \times ET}{BW \times AT}$$

$$\text{Absorbed Dose Organic [mg/(kg} \times \text{day)]} = \frac{DA_{\text{event}} \times SA \times CF \times CF_1 \times ED \times EF \times EV}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in water = <b>C<sub>w</sub></b>	mg/L	Chemical-specific	-----
Skin surface area exposed = <b>SA<sup>c</sup></b>	m <sup>2</sup>	2.09 (adult) 0.6378 (child)	[15]
Skin permeability constant = <b>K<sub>p</sub></b>	cm/hr	Chemical-specific	-----
Absorbed dose per event = <b>DA<sub>event</sub></b>	mg/cm <sup>2</sup> -event	Chemical-specific × <b>C<sub>w</sub></b>	-----
Conversion Factor = <b>CF</b>	(L-m)/(cm-m <sup>3</sup> )	10	-----
Conversion Factor = <b>CF<sub>1</sub></b>	cm <sup>3</sup> /L	1000	-----
Exposure duration = <b>ED</b>	years	20 (adult) 6 (child)	[15]
Exposure frequency = <b>EF</b>	days/yr	350	[15]
Exposure time = <b>ET</b>	hrs/bath	0.71	[15]
Event = <b>EV</b>	bath/day	1	[15]
Body weight = <b>BW</b>	kg	80 (adult) 15 (child)	[15]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[15]

<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Entire surface area of body for both adult and child.

**Table D.4. Reasonable Maximum Exposure Assumptions for Incidental Ingestion of Soil by a Rural Resident<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_s \times CF \times EF \times FI \times ED \times IR}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_s \times CF_{rad} \times EF \times FI \times ED \times IR \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in soil = <b>C<sub>s</sub></b>	mg/kg	Chemical-specific	----
Radiological activity = <b>A<sub>s</sub></b>	pCi/g	Chemical-specific	----
Conversion factor = <b>CF</b>	kg/mg	10 <sup>-6</sup>	----
Conversion factor = <b>CF<sub>rad</sub></b>	g/mg	10 <sup>-3</sup>	----
Exposure frequency = <b>EF</b>	days/yr	350	[15]
Fraction ingested = <b>FI</b>	unitless	1	[15]
Exposure duration = <b>ED</b>	years	20 (adult) 6 (child)	[15]
Ingestion rate of soil = <b>IR</b>	mg/d	100 (adult) 200 (child)	[15]
Body weight = <b>BW</b>	kg	70 (adult) 15 (child)	[15]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[15]
Decay constant = <b>λ</b>	Unitless	0.693/half-life	----

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

**Table D.5. Reasonable Maximum Exposure Assumptions for Dermal Contact with Soil by a Rural Resident<sup>a</sup>**

**Equation:**

$$\text{Absorbed Dose [(mg)/(kg} \times \text{day)]} = \frac{C_s \times CF_d \times SA \times AF \times ABS \times EF \times ED}{BW \times AT}$$

<b>Parameter</b>	<b>Units</b>	<b>Value used</b>	<b>References<sup>b</sup></b>
Concentration in soil = <b>C<sub>s</sub></b>	mg/kg	Chemical-specific	-----
Conversion factor = <b>CF<sub>d</sub></b>	(kg-cm <sup>2</sup> )/(mg-m <sup>2</sup> )	0.01	-----
Surface area <sup>c</sup> = <b>SA</b>	m <sup>2</sup> /day	0.6032 (adult) 0.2690 (child)	[15]
Adherence factor = <b>AF</b>	mg/cm <sup>2</sup>	1	[14]
Absorption factor <sup>d</sup> = <b>ABS</b>	unitless	Chemical-specific	[14]
Exposure frequency = <b>EF</b>	day/yr	350	[15]
Exposure duration = <b>ED</b>	years	20 (adult) 6 (child)	[15]
Body weight = <b>BW</b>	kg	80 (adult) 15 (child)	[15]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[15]

<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Includes face, forearms, hands and lower legs for adult; face, forearms, hands, lower legs and feet for children.

<sup>d</sup>Chemical-specific absorption factors available are listed in Table B.5 [34].

NOTE: Dermal absorbed dose is not applicable to radionuclides per guidance found in [1].

**Table D.6. Reasonable Maximum Exposure Assumptions for Inhalation of Vapors and Particulates Emitted from Soil by a Rural Resident<sup>a</sup>**

**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{C_s \times \text{EF} \times \text{ED} \times \text{ET} \times \left( \frac{1}{\text{VF}} + \frac{1}{\text{PEF}} \right)}{\text{AT}} \times \text{CF}_1$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_s \times \text{EF} \times \text{ED} \times \text{ET} \times \text{CF}_2 \times \left( \frac{1}{\text{PEF}} \right) \times (1 - e^{-\lambda \times \text{ED}})}{\text{ED} \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil = $C_s$	mg/kg	Chemical-specific	-----
Activity in soil = $A_s$	pCi/g	Chemical-specific	-----
Exposure frequency = <b>EF</b>	day/year	350	[15]
Exposure duration = <b>ED</b>	years	20 (adult) 6 (child)	[15]
Exposure time = <b>ET</b>	hours/day	24	[15]
Conversion factor = <b>CF<sub>1</sub></b>	μg/mg	10 <sup>-3</sup>	-----
Conversion factor = <b>CF<sub>2</sub></b>	g/kg	10 <sup>3</sup>	-----
Volatilization factor = <b>VF</b>	m <sup>3</sup> /kg	Chemical-specific	[18]
Particulate emission factor <sup>c</sup> = <b>PEF</b>	m <sup>3</sup> /kg	9.3 × 10 <sup>8</sup>	[14]
Averaging time = <b>AT</b>	hours/day × yr × day/yr	24 × 70 × 365 (carcinogen) 24 × ED × 365 (noncarcinogen)	[15]
Decay constant = $\lambda$	Unitless	0.693/half-life	

<sup>a</sup> Equation from [38].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> PEFs from Kentucky Risk Assessment Guidance use EPA default factors, except for the Q/C value, which is based on the lower 90% confidence interval of the mean dispersion factor of climactic zone VII of Table 3 in the Soil Screening Guidance Technical Background document [37].

**Table D.7. Reasonable Maximum Exposure Assumptions for External Exposure to Ionizing Radiation from Soil by a Rural Resident<sup>a</sup>**

**Equation:**

$$\text{Absorbed Dose [(pCi} \times \text{year)/g]} = \frac{A_s \times ED \times EF \times (1 - S_e) \times T_e \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

<b>Parameter</b>	<b>Units</b>	<b>Value used</b>	<b>References<sup>b</sup></b>
Activity in soil = $A_s$	pCi/g	Chemical-specific	-----
Exposure duration = <b>ED</b>	year	20 (adult) 6 (child)	[15]
Exposure frequency = <b>EF</b>	(days/year)/(days/year)	350/365	[15]
Gamma shielding factor = $S_e$	unitless	0.2	[19]
Gamma exposure time factor = $T_e$	(hr/day)/(hr/day)	18/24	[19]
Decay constant = $\lambda$	unitless	0.693/half-life	

<sup>a</sup>Equation from [19].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.



**Table D.8. Reasonable Maximum Exposure Assumptions for Consumption of Home-Grown Vegetables by a Rural Resident<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{vegetables}} \times FI_v \times IR_v \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{vegetables}} \times FI_v \times IR_v \times EF \times ED \times CF$$

<b>Parameter</b>	<b>Units</b>	<b>Value used</b>	<b>References<sup>b</sup></b>
Chemical concentration in vegetables = $C_{\text{vegetables}}$	mg/kg	Chemical-specific	See Table D.41
Radiological activity = $A_{\text{vegetables}}$	pCi/g	Chemical-specific	See Table D.41
Diet fraction = $FI_v$	unitless	0.4	[20]
Ingestion rate <sup>c</sup> = $IR_v$	kg/d	0.29 (child) 0.72 (adult)	[21]
Exposure frequency = $EF$	d/year	350	[15]
Exposure duration = $ED$	years	6 (child) 20 (adult)	[15]
Body weight (adult) = $BW$	kg	15 (child) 80 (adult)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]
Conversion factor = $CF$	g/kg	1000	-----

<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Ingestion values represent the 95<sup>th</sup> percentile of individuals who consume this food group.

**Table D.9. Reasonable Maximum Exposure Assumptions for Consumption of Beef by a Rural Resident<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{beef}} \times FI_b \times IR_b \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{beef}} \times FI_b \times IR_b \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in beef = $C_{\text{beef}}$	mg/kg	Chemical-specific	See Table D.45
Radiological activity in beef = $A_{\text{beef}}$	pCi/kg	Chemical-specific	See Table D.45
Beef ingestion rate <sup>c</sup> = $IR_b$	kg/day	0.07 (child 1 – 7) 0.19 (adult 8 – 41)	[21]
Diet fraction = $FI_b$	Unitless	1	[5]
Exposure frequency = $EF$	d/year	350	[15]
Exposure duration = $ED$	years	6 (child) 20 (adult)	[15]
Body weight (adult) = $BW$	kg	15 (child) 80 (adult)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Ingestion values represent the 95<sup>th</sup> percentile of individuals who consume this food group.

**Table D.10. Reasonable Maximum Exposure Assumptions for Consumption of Milk by a Rural Resident<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{milk}} \times FI_m \times IR_m \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{milk}} \times FI_m \times IR_m \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in milk = $C_{\text{milk}}$	mg/kg	Chemical-specific	See Table D.46
Radiological activity in milk = $A_{\text{milk}}$	pCi/kg	Chemical-specific	See Table D.46
Milk ingestion rate <sup>c</sup> = $IR_m$	kg/day	0.9 (child 1 – 7) 1.25(adult 8 – 41)	[21]
Diet fraction = $FI_m$	Unitless	1	[5]
Exposure frequency = $EF$	d/year	350	[15]
Exposure duration = $ED$	years	6 (child) 20 (adult)	[15]
Body weight (adult) = $BW$	kg	15 (child) 80 (adult)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Ingestion values represent the 95<sup>th</sup> percentile of individuals who consume this food group.

**Table D.11. Reasonable Maximum Exposure Assumptions for Consumption of Poultry by a Rural Resident<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{poultry}} \times FI_p \times IR_p \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{poultry}} \times FI_p \times IR_p \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in poultry = $C_{\text{poultry}}$	mg/kg	Chemical-specific	See Table D.47
Radiological activity in poultry = $A_{\text{poultry}}$	pCi/kg	Chemical-specific	See Table D.47
Ingestion rate <sup>c</sup> = $IR_p$	kg/day	0.07 (child 1 – 7) 0.17 (adult 8 – 41)	[21]
Diet fraction = $FI_p$	unitless	1	[5]
Exposure frequency = $EF$	day/year	350	[15]
Exposure duration = $ED$	years	6 (child) 20 (adult)	[15]
Body weight = $BW$	kg	15 (child) 80 (adult)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Ingestion values represent the 95<sup>th</sup> percentile of individuals who consume this food group.

**Table D.12. Reasonable Maximum Exposure Assumptions for Consumption of Pork by a Rural Resident<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{pork} \times FI_{pork} \times IR_{pork} \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{pork} \times FI_{pork} \times IR_{pork} \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in pork = $C_{pork}$	mg/kg	Chemical-specific	See Table D.48
Radiological activity in pork = $A_{pork}$	pCi/kg	Chemical-specific	See Table D.48
Pork ingestion rate <sup>c</sup> = $IR_{pork}$	kg/day	0.03 (child 1 –7) 0.08 (adult 8 – 41)	[21]
Diet fraction = $FI_{pork}$	unitless	1	[5]
Exposure frequency = $EF$	d/year	350	[15]
Exposure duration = $ED$	years	6 (child) 20 (adult)	[15]
Body weight (adult) = $BW$	kg	15 (child) 80 (adult)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Ingestion values represent the 95<sup>th</sup> percentile of individuals who consume this food group.

**Table D.13. Reasonable Maximum Exposure Assumptions for Consumption of Eggs by a Rural Resident<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{egg} \times FI_e \times IR_e \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{egg} \times FI_e \times IR_e \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in egg = $C_{egg}$	mg/kg	Chemical-specific	See Table D.49
Radiological activity in egg = $A_{egg}$	pCi/kg	Chemical-specific	See Table D.49
Egg ingestion rate <sup>c</sup> = $IR_e$	kg/day	0.06 (child 1 –7) 0.11 (adult 8 - 41)	[21]
Diet fraction = $FI_e$	unitless	1	[5]
Exposure frequency = $EF$	d/year	350	[15]
Exposure duration = $ED$	years	6 (child) 20 (adult)	[15]
Body weight (adult) = $BW$	kg	15 (child) 80 (adult)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Ingestion values represent the 95<sup>th</sup> percentile of individuals who consume this food group.

**Table D.14. Reasonable Maximum Exposure Assumptions for Incidental Ingestion of Sediment by a Recreational User<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{sed} \times CF \times EF \times ED \times IR \times FI}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_{sed} \times CF_{rad} \times EF \times ED \times IR \times FI \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in sediment = $C_{sed}$	mg/kg	Chemical-specific	-----
Conversion factor = <b>CF</b>	kg/mg	$10^{-6}$	-----
Activity in soil = $A_{sed}$	pCi/g	Chemical-specific	-----
Conversion factor = $CF_{rad}$	g/mg	$10^{-3}$	-----
Exposure frequency = <b>EF</b>	day/yr	104 (adult) 140 (child and teen)	[14]
Exposure duration = <b>ED</b>	Year	10 (adult) 10 (teen) 6 (child)	[15], [39]
Ingestion rate = <b>IR</b>	mg/day	100 (adult) 100 (teen) 200 (child)	[14]
Fraction ingested = <b>FI</b>	unitless	1	[14]
Body weight = <b>BW</b>	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = <b>AT</b>	yr $\times$ day/yr	$70 \times 365$ (carcinogen) $ED \times 365$ (noncarcinogen)	[15]
Decay constant = $\lambda$	Unitless	0.693/half-life	

<sup>a</sup>Equation after [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

**Table D.15. Reasonable Maximum Exposure Assumptions for Dermal Contact with Sediment by a Recreational User<sup>a</sup>**

**Equation:**

$$\text{Absorbed Dose [(mg)/(kg} \times \text{day)]} = \frac{C_{sed} \times CF_d \times SA \times AF \times ABS \times EF \times ED}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in sediment = <b>C<sub>sed</sub></b>	mg/kg	Chemical-specific	-----
Conversion factor-dermal = <b>CF<sub>d</sub></b>	(kg-cm <sup>2</sup> )/(mg-m <sup>2</sup> )	0.01	-----
Surface area <sup>c</sup> = <b>SA</b>	m <sup>2</sup> /day	0.6032 (adult) 0.75 (teen) 0.269 (child)	[15] [14] [15]
Adherence factor = <b>AF</b>	mg/cm <sup>2</sup>	1	[14]
Absorption factor <sup>d</sup> = <b>ABS</b>	unitless	Chemical-specific	[14]
Exposure frequency = <b>EF</b>	day/yr	104 (adult) 140 (teen) 140 (child)	[14]
Exposure duration = <b>ED</b>	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Body weight = <b>BW</b>	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[15]

<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Includes face, forearms, lower legs and hands for adults; face, arms, hands, legs, and feet for teens; and face, forearms, hands, lower legs, and feet for children.

<sup>d</sup>Chemical-specific absorption factors available are listed in Table B.5 [34].



**Table D.16. Reasonable Maximum Exposure Assumptions for Inhalation of Vapors or Particulates Emitted from Sediment by a Recreational User<sup>a</sup>**

**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{C_{sed} \times EF \times ED \times ET \times \left( \frac{1}{VF} + \frac{1}{PEF} \right)}{AT} \times CF_1$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_{sed} \times EF \times ED \times ET \times CF_2 \times \left( \frac{1}{PEF} \right) \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in sediment = $C_{sed}$	mg/kg	Chemical-specific	-----
Activity in sediment = $A_{sed}$	pCi/g	Chemical-specific	-----
Exposure frequency = <b>EF</b>	day/year	104 (adult) 140 (teen) 140 (child)	[14]
Exposure duration = <b>ED</b>	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Exposure time = <b>ET</b>	hour/day	5	[14]
Conversion factor = <b>CF<sub>1</sub></b>	μg/mg	10 <sup>3</sup>	-----
Conversion factor = <b>CF<sub>2</sub></b>	g/kg	10 <sup>3</sup>	-----
Volatilization factor = <b>VF</b>	m <sup>3</sup> /kg	Chemical-specific	-----
Particulate emission factor <sup>c</sup> = <b>PEF</b>	m <sup>3</sup> /kg	9.3 × 10 <sup>8</sup>	[14]
Averaging time = <b>AT</b>	hours/day × yr × day/yr	24 × 70 × 365 (carcinogen) 24 × ED × 365 (noncarcinogen)	[15]
Decay constant = $\lambda$	unitless	0.693/half-life	

<sup>a</sup> Equation from [38].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> PEFs from Kentucky Risk Assessment Guidance use EPA default factors, except for the Q/C value which is based on the lower 90% confidence interval of the mean dispersion factor of climactic zone VII of Table 3 in the Soil Screening Guidance Technical Background document [37].

**Table D.17. Reasonable Maximum Exposure Assumptions for External Exposure to Ionizing Radiation from Sediment by a Recreational User<sup>a</sup>**

**Equation:**

$$\text{Absorbed Dose [(pCi} \times \text{year)/g]} = \frac{A_{\text{sed}} \times ED \times EF \times (1 - S_e) \times T_e \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Activity in soil = $A_{\text{sed}}$	pCi/g	Chemical-specific	----
Exposure duration = $ED$	year	10 (adult) 10 (teen) 6 (child)	[15]
Exposure frequency = $EF$	(days/year)/(days/year)	104/365 (adult) 140/365 (teen) 140/365 (child)	[14]
Gamma shielding factor = $S_e$	unitless	0.0	[36]
Gamma exposure time factor = $T_e$	(hr/day)/(hr/day)	5/24	[19]
Decay constant = $\lambda$	unitless	0.693/half-life	

<sup>a</sup> Equation from [19].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

**Table D.18. Reasonable Maximum Exposure Assumptions for Incidental Ingestion of Surface Water while Swimming by a Recreational User<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{sw} \times IR \times ET \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{sw} \times IR \times ET \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in water = $C_{sw}$	mg/L	Chemical-specific	-----
Radiological activity = $A_{sw}$	pCi/L	Chemical-specific	-----
Ingestion Rate = <b>IR</b>	L/hr	0.05	[14]
Exposure time = <b>ET</b>	hr/day	2.6	[14]
Exposure frequency = <b>EF</b>	d/year	45	[14]
Exposure duration = <b>ED</b>	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Body weight = <b>BW</b>	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = <b>AT</b>	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

**Table D.19. Reasonable Maximum Exposure Assumptions for Dermal Contact with Surface Water (Wading) by a Recreational User<sup>a</sup>**

**Equation:**

$$\text{Absorbed Dose Inorganic [mg/(kg} \times \text{day)]} = \frac{C_w \times SA \times K_p \times CF \times ED \times EF \times ET}{BW \times AT}$$

$$\text{Absorbed Dose Organic [mg/(kg} \times \text{day)]} = \frac{DA_{\text{event}} \times SA \times CF \times CF_1 \times ED \times EF \times EV}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in surface water = <b>C<sub>sw</sub></b>	mg/L	Chemical-specific	----
Adult surface area <sup>c</sup> = <b>SA</b>	m <sup>2</sup>	1.06 (adult) 0.75 (teen) 0.33 (child)	[14]
Conversion factor = <b>CF</b>	L/(cm - m <sup>2</sup> )	10	----
Conversion factor 1 = <b>CF<sub>1</sub></b>	cm <sup>3</sup> /L	1000	----
Skin permeability constant = <b>K<sub>p</sub></b>	cm/hr	Chemical-specific	----
Absorbed dose per event = <b>DA<sub>event</sub></b>	mg/cm <sup>2</sup> -event	Chemical-specific × C <sub>w</sub>	----
Exposure duration = <b>ED</b>	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Exposure Frequency = <b>EF</b>	d/yr	52 (adult) 140 (teen) 140 (child)	[14]
Exposure time = <b>ET</b>	hr/day	2.6	[14]
Event = <b>EV</b>	events/day	1	[14]
Body weight = <b>BW</b>	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[15]

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Includes arms, hands, legs, and feet for adult, teen, and child.

NOTE: Dermal absorbed dose is not applicable to radionuclides per guidance found in [1].

**Table D.20. Reasonable Maximum Exposure Assumptions for Dermal Contact with Surface Water (Swimming) by a Recreational User<sup>a</sup>**

Equation:

$$\text{Absorbed Dose Inorganic [mg/(kg} \times \text{day)]} = \frac{C_w \times SA \times K_p \times CF \times ED \times EF \times ET}{BW \times AT}$$

$$\text{Absorbed Dose Organic [mg/(kg} \times \text{day)]} = \frac{DA_{\text{event}} \times SA \times CF \times CF_1 \times ED \times EF \times EV}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in surface water = $C_{sw}$	mg/L	Chemical-specific	----
Surface area <sup>c</sup> = <b>SA</b>	m <sup>2</sup>	1.815 (adult) 1.31 (teen) 0.65 (child)	[14]
Conversion factor = <b>CF</b>	L/(cm - m <sup>2</sup> )	10	----
Conversion factor 1 = <b>CF<sub>1</sub></b>	Cm <sup>3</sup> /L	1000	----
Skin permeability constant = <b>K<sub>p</sub></b>	cm/hr	Chemical-specific	----
Absorbed dose per event = <b>DA<sub>event</sub></b>	mg/cm <sup>2</sup> -event	Chemical-specific × $C_w$	----
Exposure duration = <b>ED</b>	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Exposure Frequency = <b>EF</b>	d/yr	45	[14]
Exposure time = <b>ET</b>	hr/day	2.6	[14]
Event = <b>EV</b>	event/day	1	----
Body weight = <b>BW</b>	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[14]

<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Includes whole body for adult, teen, and child.

NOTE: Dermal absorbed dose is not applicable to radionuclides per guidance found in [1].

**Table D.21. Reasonable Maximum Exposure Assumptions for Consumption of Fish by a Recreational User<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{fish}} \times FI_f \times IR_f \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{fish}} \times FI_f \times IR_f \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in fish = $C_{\text{fish}}$	mg/kg	Chemical-specific	See Table D.42
Radiological activity = $A_{\text{fish}}$	pCi/kg	Chemical-specific	See Table D.42
Ingestion rate = $IR_f$	kg/day	0.029 (adult) 0.029 (teen) 0.029 (child)	[35]
Diet fraction = $FI_f$	unitless	1	[5]
Exposure frequency = $EF$	days/yr	365	----
Exposure duration = $ED$	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Body weight = $BW$	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

**Table D.22. Reasonable Maximum Exposure Assumptions for Consumption of Venison by a Recreational User<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{deer}} \times FI_d \times IR_d \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{deer}} \times FI_d \times IR_d \times EF \times ED \times CF$$

<b>Parameter</b>	<b>Units</b>	<b>Value used</b>	<b>References<sup>b</sup></b>
Chemical concentration in venison = $C_{\text{deer}}$	mg/kg	Chemical-specific	See Table D.40
Radiological activity in venison = $A_{\text{deer}}$	pCi/g	Chemical-specific	See Table D.40
Ingestion rate = $IR_d$	kg/day	0.032 (adult) 0.032 (teen) 0.007 (child)	See footnote c
Conversion factor = $CF$	g/kg	1000	-----
Diet fraction = $FI_d$	unitless	1	[5]
Exposure frequency = $EF$	day/yr	350	See footnote c
Exposure duration = $ED$	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Body weight = $BW$	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Based on taking 2 deer per year (consistent with regulation in the state of Kentucky), a 50% success rate (Kentucky Department of Fish and Wildlife, 1992, Deer Surveys, Project No: W-45-24), a dressed weight averaging 108.5 pounds per deer for Ballard and McCracken counties, 60% of venison recovered per deer carcass, 2.5 persons per household in Ballard and McCracken counties, and a child consumption rate 20% of that for adults. Intake values above correspond to 0.467 g/kg bw-day for the child, 0.744 g/kg bw-day for the teen, and 0.457 g/kg bw-day for the adult receptor.

**Table D.23. Reasonable Maximum Exposure Assumptions for Consumption of Rabbit by a Recreational User<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{rabbit}} \times FI_r \times IR_r \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{rabbit}} \times FI_r \times IR_r \times EF \times ED \times CF$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in rabbit = $C_{\text{rabbit}}$	mg/kg	Chemical-specific	See Table D.44
Radiological activity in rabbit = $A_{\text{rabbit}}$	pCi/g	Chemical-specific	See Table D.44
Ingestion rate = $IR_r$	kg/meal	0.0165 (adult) 0.0082 (teen) 0.0033 (child)	See footnote c
Conversion factor = $CF$	g/kg	1000	-----
Diet fraction = $FI_r$	unitless	1	[5]
Exposure frequency = $EF$	meals/yr	350	See footnote c
Exposure duration = $ED$	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Body weight = $BW$	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Based on 20 rabbits bagged per year at WKWMA, a personal communication stating that dressed weight equals 60% of average 1.2 kg rabbit, 2.5 persons per household in Ballard and McCracken counties, a child consumption rate 20% of that for adults, and a teen consumption rate 50% of that for adults. Intake values above correspond to 0.220 g/kg bw-day for the child, 0.191 g/kg bw-day for the teen, and 0.236 g/kg bw-day for the adult receptor.



**Table D.24. Reasonable Maximum Exposure Assumptions for Consumption of Quail by a Recreational User<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{quail}} \times FI_q \times IR_q \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{quail}} \times FI_q \times IR_q \times EF \times ED \times CF$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in quail = $C_{\text{quail}}$	mg/kg	Chemical-specific	See Table D.43
Radiological activity in quail = $A_{\text{quail}}$	pCi/g	Chemical-specific	See Table D.43
Ingestion rate = $IR_q$	kg/meal	0.0047 (adult) 0.0024 (teen) 0.00094 (child)	See footnote c
Conversion factor = $CF$	g/kg	1000	-----
Diet fraction = $FI_q$	unitless	1	[5]
Exposure frequency = $EF$	meals/yr	350	See footnote c
Exposure duration = $ED$	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Body weight = $BW$	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Based on 20 quail bagged per year at WKWMA, personal communication stating dressed weight equals 75% of average 0.183 kg quail, 2.5 persons per household in Ballard and McCracken counties, a child consumption rate 20% of that for adults, and a teen consumption rate 50% of that for adults. Intake values above correspond to 0.063 g/kg bw-day for the child, 0.558 g/kg bw-day for the teen, and 0.067 g/kg bw-day for the adult receptor.

**Table D.25. Reasonable Maximum Exposure Assumptions for Ingestion of Water by an Industrial Worker<sup>a, c</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_w \times IR_w \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_w \times IR_w \times EF \times ED$$

<b>Parameter</b>	<b>Units</b>	<b>Value used</b>	<b>References<sup>b</sup></b>
Concentration in groundwater = <b>C<sub>w</sub></b>	mg/L	Chemical-specific	-----
Activity in groundwater = <b>A<sub>w</sub></b>	pCi/L	Chemical-specific	-----
Ingestion rate = <b>IR<sub>w</sub></b>	L/day	1	[14]
Exposure frequency = <b>EF</b>	day/yr	250	[15]
Exposure duration = <b>ED</b>	year	25	[15]
Body weight = <b>BW</b>	kg	80	[15]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[15]

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Because future use of groundwater at the PGDP is uncertain, the industrial worker exposure to groundwater scenario is provided here for informational purposes only. This hypothetical future exposure pathway should represent in most, if not all, locations an incomplete exposure pathway.

**Table D.26. Reasonable Maximum Exposure Assumptions for Inhalation of Volatile Organic Compounds in Water while Showering by an Industrial Worker<sup>a, c</sup>**

**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{C_{\text{shower}} \times EF \times ET_{\text{shower}} \times ED}{AT} \times CF$$

$$C_{\text{shower}} (\text{mg}/\text{m}^3) = \frac{[(C_{\text{amax}}/2) \times t_1] + [C_{\text{amax}} \times t_2]}{t_1 + t_2}$$

$$C_{\text{amax}} (\text{mg}/\text{m}^3) = \frac{C_{\text{gw}} \times f \times F_w \times t_1}{V_a}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in shower = $C_{\text{shower}}$	mg/m <sup>3</sup>	Chemical-specific	Calculated
Exposure frequency = <b>EF</b>	day/year	250	[15]
Exposure duration = <b>ED</b>	years	25	[15]
Exposure time = <b>ET<sub>shower</sub></b>	hours/day	0.71	[15]
Conversion factor = <b>CF</b>	μg/mg	10 <sup>-3</sup>	----
Averaging time = <b>AT</b>	hours/day × yr × day/yr	24 × 70 × 365 (carcinogen) 24 × ED × 365 (noncarcinogen)	[15]
Maximum concentration = $C_{\text{amax}}$	mg/m <sup>3</sup>	Chemical-specific	
Time of shower = $t_1$	hours	0.1	[14]
Time after shower = $t_2$	hours	0.1	[14]
Concentration in groundwater = $C_{\text{gw}}$	mg/L	Chemical-specific	
Fraction volatilized = $f$	unitless	0.75	[14]
Water flow rate = $F_w$	L/h	890	[14]
Bathroom volume = $V_a$	m <sup>3</sup>	11	[14]

<sup>a</sup>Equation after [14] and [33].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Because future use of groundwater at the PGDP is uncertain, the industrial worker exposure to groundwater scenario is provided here for informational purposes only. This hypothetical future exposure pathway should represent in most, if not all, locations an incomplete exposure pathway.

**Table D.27. Reasonable Maximum Exposure Assumptions for Dermal Contact with Water while Showering by an Industrial Worker<sup>a, d</sup>**

**Equation:**

$$\text{Absorbed Dose Inorganic [mg/(kg} \times \text{day)]} = \frac{C_w \times SA \times K_p \times CF \times ED \times EF \times ET}{BW \times AT}$$

$$\text{Absorbed Dose Organic [mg/(kg} \times \text{day)]} = \frac{DA_{\text{event}} \times SA \times CF \times CF_1 \times ED \times EF \times EV}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in water = <b>C<sub>w</sub></b>	mg/L	Chemical-specific	-----
Skin permeability constant = <b>K<sub>p</sub></b>	cm/hr	Chemical-specific	-----
Absorbed dose per event = <b>DA<sub>event</sub></b>	mg/cm <sup>2</sup> -event	Chemical-specific × C <sub>w</sub>	-----
Skin Surface Area <sup>c</sup> = <b>SA</b>	m <sup>2</sup>	2.09	[15]
Exposure frequency = <b>EF</b>	baths/yr	250	[15]
Exposure duration = <b>ED</b>	years	25	[15]
Exposure time = <b>ET</b>	hrs/bath	0.71	[15]
Event = <b>EV</b>	bath/day	1	[15]
Conversion factor = <b>CF</b>	(L-m)/(cm-m <sup>3</sup> )	10	-----
Conversion factor = <b>CF<sub>1</sub></b>	cm <sup>3</sup> /L	1000	-----
Body weight = <b>BW</b>	kg	80	[15]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[15]

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Entire surface area of body.

<sup>d</sup> Because future use of groundwater at the PGDP is uncertain, the industrial worker exposure to groundwater scenario is provided here for informational purposes only. This hypothetical future exposure pathway should represent in most, if not all, locations an incomplete exposure pathway.

**Table D.28. Reasonable Maximum Exposure Assumptions for Incidental Ingestion of Soil by an Industrial Worker<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_s \times CF \times EF \times FI \times ED \times IR}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_s \times CF_{rad} \times EF \times FI \times ED \times IR \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil = <b>C<sub>s</sub></b>	mg/kg	Chemical-specific	-----
Activity in soil = <b>A<sub>s</sub></b>	pCi/g	Chemical-specific	-----
Ingestion rate = <b>IR</b>	mg/day	50	[15]
Fraction ingested = <b>FI</b>	unitless	1	[14]
Exposure frequency = <b>EF</b>	day/yr	250	[15]
Exposure duration = <b>ED</b>	year	25	[15]
Conversion factor = <b>CF</b>	kg/mg	10 <sup>-6</sup>	-----
Conversion factor = <b>CF<sub>rad</sub></b>	g/mg	10 <sup>-3</sup>	-----
Body weight = <b>BW</b>	kg	80	[15]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[15]
Decay constant = <b>λ</b>	unitless	0.693/half-life	

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

**Table D.29. Reasonable Maximum Exposure Assumptions for Incidental Ingestion of Sediment by an Industrial Worker, an Outdoor Worker, or an Excavation Worker<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{sed} \times CF \times IR \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_{sed} \times CF_{rad} \times IR \times EF \times ED \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in sediment = $C_{sed}$	mg/kg	Chemical-specific	----
Conversion factor = <b>CF</b>	kg/mg	$10^{-6}$	----
Activity in sediment = $A_{sed}$	pCi/g	Chemical-specific	----
Conversion factor = $CF_{rad}$	g/mg	$10^{-3}$	----
Ingestion rate = <b>IR</b>	mg/day	50 (industrial)	[15]
		480 (outdoor/excavation)	[14]
Exposure frequency = <b>EF</b>	day/yr	250 (industrial)	[15]
		185 (outdoor/excavation)	[14], [16]
Exposure duration = <b>ED</b>	year	25 (industrial/outdoor)	[15]
		5 (excavation)	[16]
Body weight = <b>BW</b>	kg	80	[15]
Averaging time = <b>AT</b>	yr $\times$ day/yr	$70 \times 365$ (carcinogen)	[15]
		$ED \times 365$ (noncarcinogen)	
Decay constant = $\lambda$	unitless	0.693/half-life	

<sup>a</sup>Equation after [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

NOTE: For the construction/excavation worker scenario, the ED and EF can be reduced and documented on a site-specific basis, based on guidance from the Exposure Factors Handbook or similar RAWG-approved guidance, and included in the uncertainties section of the baseline human health risk assessment.

**Table D.30. Reasonable Maximum Exposure Assumptions for Inhalation of Vapors and Particulates Emitted from Soil by an Industrial Worker<sup>a</sup>**

**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{C_s \times EF \times ED \times ET \times \left( \frac{1}{VF} + \frac{1}{PEF} \right)}{AT} \times CF_1$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_s \times EF \times ED \times ET \times CF_2 \times \left( \frac{1}{PEF} \right) \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil = $C_s$	mg/kg	Chemical-specific	-----
Activity in soil or = $A_s$	pCi/g	Chemical-specific	-----
Conversion factor = $CF_1$	$\mu\text{g}/\text{mg}$	$10^{-3}$	-----
Conversion factor = $CF_2$	g/kg	$10^3$	-----
Exposure frequency = $EF$	day/year	250	[15]
Exposure duration = $ED$	years	25	[15]
Exposure time = $ET$	hour/day	8	[15]
Volatilization factor = $VF$	$\text{m}^3/\text{kg}$	Chemical-specific	[18]
Particulate emission factor <sup>c</sup> = $PEF$	$\text{m}^3/\text{kg}$	$6.2 \times 10^8$	[14]
Averaging time = $AT$	hours/day $\times$ yr $\times$ day/yr	$24 \times 70 \times 365$ (carcinogen) $24 \times ED \times 365$ (noncarcinogen)	[15]
Decay constant = $\lambda$	unitless	0.693/half-life	

<sup>a</sup> Equation from [38].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> PEFs from Kentucky Risk Assessment Guidance use EPA default factors, except for the Q/C value which is based on the lower 90% confidence interval of the mean dispersion factor of climactic zone VII of Table 3 in the Soil Screening Guidance Technical Background document [37].

**Table D.31. Reasonable Maximum Exposure Assumptions for Inhalation of Vapors and Particulates Emitted from Sediment by an Industrial Worker<sup>a</sup>**

**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{C_s \times EF \times ED \times ET \times \left( \frac{1}{VF} + \frac{1}{PEF} \right)}{AT} \times CF_1$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_{sed} \times EF \times ED \times ET \times CF_2 \times \left( \frac{1}{PEF} \right) \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in sediment = $C_{sed}$	mg/kg	Chemical-specific	----
Activity in sediment = $A_{sed}$	pCi/g	Chemical-specific	----
Conversion factor = $CF_1$	$\mu\text{g}/\text{mg}$	$10^{-3}$	----
Conversion factor = $CF_2$	g/kg	$10^3$	----
Exposure frequency = $EF$	day/year	250	[15]
Exposure duration = $ED$	years	25	[15]
Exposure time for sediment = $ET$	hours/day	2.6	[14]
Volatilization factor = $VF$	$\text{m}^3/\text{kg}$	Chemical-specific	[18]
Particulate emission factor <sup>c</sup> = $PEF$	$\text{m}^3/\text{kg}$	$6.2 \times 10^8$	[14]
Averaging time = $AT$	hours/day $\times$ yr $\times$ day/yr	$24 \times 70 \times 365$ (carcinogen) $24 \times ED \times 365$ (noncarcinogen)	[15]
Decay constant = $\lambda$	unitless	0.693/half-life	

<sup>a</sup> Equations after [38].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> PEFs from Kentucky Risk Assessment Guidance use EPA default factors, except for the Q/C value, which is based on the lower 90% confidence interval of the mean dispersion factor of climactic zone VII of Table 3 in the Soil Screening Guidance Technical Background document [37].



**Table D.32. Reasonable Maximum Exposure Assumptions for Dermal Contact with Soil or Sediment by an Industrial Worker<sup>a</sup>**

**Equation:**

$$\text{Absorbed Dose [(mg)/(kg} \times \text{day)]} = \frac{C_s \times CF_d \times SA \times AF \times ABS \times EF \times ED}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil or sediment = <b>C<sub>s</sub></b>	mg/kg	Chemical-specific	-----
Conversion factor-dermal = <b>CF<sub>d</sub></b>	(kg-cm <sup>2</sup> )/(mg-m <sup>2</sup> )	0.01	-----
Surface area <sup>c</sup> = <b>SA</b>	m <sup>2</sup> /day	0.347	[15]
Adherence factor = <b>AF</b>	mg/cm <sup>2</sup>	1	[14]
Absorption factor <sup>d</sup> = <b>ABS</b>	unitless	Chemical-specific	[14]
Exposure frequency = <b>EF</b>	day/yr	250	[15]
Exposure duration = <b>ED</b>	years	25	[15]
Body weight = <b>BW</b>	kg	80	[15]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[15]

<sup>a</sup>Equation after [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Area of hands, arms, and head.

<sup>d</sup>Chemical-specific absorption factors available are listed in Table B.5 [34].

NOTE: Dermal absorbed dose is not applicable to radionuclides per guidance found in [1].

**Table D.33. Reasonable Maximum Exposure Assumptions for External Exposure to Ionizing Radiation from Soil by an Industrial Worker<sup>a</sup>**

**Equation:**

$$\text{Absorbed Dose [(pCi} \times \text{year)/g]} = \frac{A_s \times ED \times EF \times (1 - S_e) \times T_e \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Activity in soil = $A_s$	pCi/g	Chemical-specific	-----
Exposure frequency = $EF$	(days/year)/(days/year)	250/365	[15]
Exposure duration = $ED$	year	25	[15]
Gamma shielding factor = $S_e$	unitless	0.2	[19]
Gamma exposure time factor = $T_e$	(hr/day)/(hr/day)	8/24	[19]
Decay constant = $\lambda$	unitless	0.693/half-life	

<sup>a</sup> Equation after [19].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

**Table D.34. Reasonable Maximum Exposure Assumptions for External Exposure to Ionizing Radiation from Sediment by an Industrial Worker<sup>a</sup>**

**Equation:**

$$\text{Absorbed Dose [(pCi} \times \text{year)/g]} = \frac{A_{\text{sed}} \times ED \times EF \times (1 - S_e) \times T_e \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Activity in sediment = <b>A<sub>sed</sub></b>	pCi/g	Chemical-specific	-----
Exposure frequency = <b>EF</b>	(days/year)/(days/year)	250/365	[15]
Exposure duration = <b>ED</b>	year	25	[15]
Gamma shielding factor = <b>S<sub>e</sub></b>	unitless	0.2	[19]
Gamma exposure time factor = <b>T<sub>e</sub></b>	(hr/day)/(hr/day)	2.6/24	[19]
Decay constant = <b>λ</b>	unitless	0.693/half-life	

<sup>a</sup> Equation from [19].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

**Table D.35. Reasonable Maximum Exposure Assumptions for Dermal Contact with Surface Water by an Industrial Worker, an Outdoor Worker, or an Excavation Worker<sup>a</sup>**

**Equation:**

$$\text{Absorbed Dose Inorganic [mg/(kg} \times \text{day)]} = \frac{C_w \times SA \times K_p \times CF \times ED \times EF \times ET}{BW \times AT}$$

$$\text{Absorbed Dose Organic [mg/(kg} \times \text{day)]} = \frac{DA_{event} \times SA \times CF \times CF_1 \times ED \times EF \times EV}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in surface water = $C_{sw}$	mg/L	Chemical-specific	----
Adult surface area <sup>c</sup> = <b>SA</b>	m <sup>2</sup>	0.347	[15]
Skin permeability constant = $K_p$	cm/hr	Chemical-specific	----
Absorbed dose per event = $DA_{event}$	mg/cm <sup>2</sup> -event	Chemical-specific $\times C_w$	----
Exposure frequency = <b>EF</b>	day/yr	250 (industrial) 20 (outdoor/excavation)	[15] ----
Exposure duration = <b>ED</b>	years	25	[15]
Event = <b>EV</b>	event/day	1	[15]
Exposure Time = <b>ET</b>	hr/day	2.6 (industrial) 8 (outdoor/excavation)	---- ----
Conversion factor = <b>CF</b>	L/(cm - m <sup>2</sup> )	10	----
Conversion factor = <b>CF</b>	cm <sup>3</sup> /L	1000	----
Body weight = <b>BW</b>	kg	80	[15]
Averaging time = <b>AT</b>	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Includes area of arms, hands, and head.

**NOTES:**

1. Dermal absorbed dose is not applicable to radionuclides per guidance found in [1].
2. For the construction/excavation worker scenario, the ED and EF can be reduced and documented on a site-specific basis, based on guidance from the Exposure Factors Handbook or similar RAWG-approved guidance, and included in the uncertainties section of the baseline human health risk assessment.

**Table D.36. Reasonable Maximum Exposure Assumptions for Incidental Ingestion of Soil by an Outdoor Worker or an Excavation Worker<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_s \times CF \times EF \times FI \times ED \times IR}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_s \times CF_{rad} \times EF \times FI \times ED \times IR \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil or sediment = <b>C<sub>s</sub></b>	mg/kg	Chemical-specific	----
Conversion factor = <b>CF</b>	kg/mg	10 <sup>-6</sup>	----
Activity in soil or sediment = <b>A<sub>s</sub></b>	pCi/g	Chemical-specific	----
Conversion factor = <b>CF<sub>rad</sub></b>	g/mg	10 <sup>-3</sup>	----
Ingestion rate = <b>IR</b>	mg/day	480	[14]
Exposure frequency = <b>EF</b>	day/yr	185	[14]
Exposure duration = <b>ED</b>	year	25 (outdoor)	[15]
		5 (excavation)	[16]
Fraction ingested = <b>FI</b>	unitless	1	[14]
Body weight = <b>BW</b>	kg	80	[15]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen)	[15]
		ED × 365 (noncarcinogen)	
Decay constant = <b>λ</b>	unitless	0.693/half-life	

<sup>a</sup>Equation after [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

NOTE: For the construction/excavation worker scenario, the ED and EF can be reduced and documented on a site-specific basis, based on guidance from the Exposure Factors Handbook or similar RAWG-approved guidance, and included in the uncertainties section of the baseline human health risk assessment.

**Table D.37. Reasonable Maximum Exposure Assumptions for Inhalation of Vapors and Particulates Emitted from Soil by an Outdoor Worker or an Excavation Worker<sup>a</sup>**

**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{C_s \times EF \times ED \times ET \times \left( \frac{1}{VF} + \frac{1}{PEF} \right)}{AT} \times CF_1$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_s \times EF \times ED \times ET \times CF_2 \times \left( \frac{1}{PEF} \right) \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil or sediment = $C_s$	mg/kg	Chemical-specific	-----
Activity in soil or sediment = $A_s$	pCi/g	Chemical-specific	-----
Conversion factor = $CF_1$	$\mu\text{g}/\text{mg}$	$10^{-3}$	-----
Conversion factor = $CF_2$	g/kg	$10^3$	-----
Exposure frequency = $EF$	day/yr	185	[14]
Exposure duration = $ED$	years	25	[19]
Exposure time = $ET$	hours/day	8	[14]
Volatilization factor = $VF$	$\text{m}^3/\text{kg}$	Chemical-specific	[18]
Particulate emission factor <sup>c</sup> = $PEF$	$\text{m}^3/\text{kg}$	$6.2 \times 10^8$	[14]
Averaging time = $AT$	hours/day $\times$ yr	$24 \times 70 \times 365$ (carcinogen)	[15]
	$\times$ day/yr	$24 \times ED \times 365$ (noncarcinogen)	
Decay constant = $\lambda$	unitless	0.693/half-life	

<sup>a</sup>Equation from [38].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>PEFs from Kentucky Risk Assessment Guidance use EPA default factors, except for the Q/C value, which is based on the lower 90% confidence interval of the mean dispersion factor of climactic zone VII of Table 3 in the Soil Screening Guidance Technical Background document [37].

NOTE: For the construction/excavation worker scenario, the ED and EF can be reduced and documented on a site-specific basis, based on guidance from the Exposure Factors Handbook or similar RAWG-approved guidance, and included in the uncertainties section of the baseline human health risk assessment.

**Table D.38. Reasonable Maximum Exposure Assumptions for Dermal Contact with Soil by an Outdoor Worker or an Excavation Worker<sup>a</sup>**

**Equation:**

$$\text{Absorbed Dose [(mg)/(kg} \times \text{day)]} = \frac{C_s \times CF_d \times SA \times AF \times ABS \times EF \times ED}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil or sediment = $C_s$	mg/kg	Chemical-specific	-----
Conversion factor-dermal = $CF_d$	(kg-cm <sup>2</sup> )/(mg-m <sup>2</sup> )	0.01	-----
Surface area <sup>c</sup> = $SA$	m <sup>2</sup> /day	0.347	[15]
Adherence factor = $AF$	mg/cm <sup>2</sup>	1	[14]
Absorption factor <sup>d</sup> = $ABS$	unitless	Chemical-specific	[14]
Exposure frequency = $EF$	day/yr	185	[14]
Exposure duration = $ED$	years	25 (outdoor)	[15]
		5 (excavation)	[16]
Body weight = $BW$	kg	80	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen)	[15]
		ED $\times$ 365 (noncarcinogen)	

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Includes skin area of arms, hands, and head.

<sup>d</sup> Chemical-specific absorption factors available are listed in Table B.5 [34].

NOTES:

1. Dermal absorbed dose is not applicable to radionuclides per guidance found in [1].
2. For the construction/excavation worker scenario, the ED and EF can be reduced and documented on a site-specific basis, based on guidance from the Exposure Factors Handbook or similar RAWG-approved guidance, and included in the uncertainties section of the baseline human health risk assessment.

**Table D.39. Reasonable Maximum Exposure Assumptions for External Exposure to Ionizing Radiation from Soil by an Outdoor Worker or an Excavation Worker<sup>a</sup>**

**Equation:**

$$\text{Absorbed Dose [(pCi} \times \text{year)/g]} = \frac{A_s \times ED \times EF \times (1 - S_e) \times T_e \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Activity in soil or sediment = $A_s$	pCi/g	Chemical-specific	-----
Exposure frequency = <b>EF</b>	(days/year)/(days/year)	185/365	[14], [19]
Exposure duration = <b>ED</b>	year	25 (outdoor) 5 (excavation)	[15] [16]
Gamma shielding factor = $S_e$	unitless	0.2	[19]
Gamma exposure time factor = $T_e$	(hr/day)/(hr/day)	8/24	[19]
Decay constant = $\lambda$	unitless	0.693/half-life	

<sup>a</sup>Equation from [19].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

NOTE: For the construction/excavation worker scenario, the ED and EF can be reduced and documented on a site-specific basis, based on guidance from the Exposure Factors Handbook or similar RAWG-approved guidance, and included in the uncertainties section of the baseline human health risk assessment.



**Table D.40. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Deer<sup>a, d</sup>**

**Equations:**

$$C_{deer} = F_{deer} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_{sw} \times CF_{rad} \times Q_{sw})]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es})$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in deer = $C_{deer}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-deer transfer factor = $F_{deer}$	day/kg	Chemical-specific	-----
Chemical concentration in forage = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = $AC$	unitless	AS/AD	-----
Area of SWMU = $AS$	acres	SWMU-specific	-----
Area of deer range = $AD$	acres	494	[31]
Fraction of deer's food from site when on-site = $f_s$	unitless	1.0	[5]
Quantity of forage ingested daily by deer = $Q_f$	kg/day	1.74	[7]
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	-----
Quantity of soil ingested daily by deer = $Q_s$	kg/day	0.034	[6]; 2% of forage
Contaminant concentration in surface water = $C_{sw}$	mg/L or pCi/L	Chemical-specific	-----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	-----
Quantity of surface water ingested daily by deer = $Q_{sw}$	L/day	3.61	[8]
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> AC cannot be greater than 1.

<sup>d</sup> All ingested water is assumed to be from SWMU or SWMU area.

**Table D.41. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Home-Grown Vegetables<sup>a</sup>**

**Equations:**

$$C_{vegetables} = (C_w \times Irr_{rup} \times CF_{rad}) + (C_s \times AC \times R_{upv}) + (C_w \times Irr_{res} \times CF_{rad}) + (C_s \times AC \times R_{es}) + (C_w \times Irr_{dep} \times CF_{rad})$$

$$Irr_{rup} = \frac{Ir \times F \times Bv_{wet} \times [1 - \exp(-\lambda_B \times t_b)]}{P \times \lambda_B} \qquad Irr_{dep} = \frac{Ir \times F \times I_f \times T \times [1 - \exp(-\lambda_E \times t_v)]}{Y_v \times \lambda_E}$$

$$Irr_{res} = \frac{Ir \times F \times MLF \times [1 - \exp(-\lambda_B \times t_b)]}{P \times \lambda_B}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in vegetable = $C_{vegetables}$	mg/kg or pCi/g	Chemical-specific	Calculated
Concentration in groundwater = $C_w$	mg/L or pCi/L	Chemical-specific	-----
Root uptake from irrigation = $Irr_{rup}$	L/kg	Chemical-specific	Calculated
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	-----
Concentration in soil = $C_s$	mg/kg or pCi/g	Chemical-specific	-----
Area of contact <sup>c</sup> = $AC$	unitless	AS/AG	-----
Area of SWMU = $AS$	acres	SWMU-specific	-----
Area of garden = $AG$	acres	0.25	[30]
Wet root uptake for leafy vegetables = $R_{upv}$	kg/kg	Chemical-specific	-----
Resuspension from irrigation = $Irr_{res}$	L/kg	Chemical-specific	Calculated
Resuspension multiplier = $R_{es}$	unitless	0.26	[9]
Aerial deposition from irrigation = $Irr_{dep}$	L/kg	Chemical-specific	Calculated
Irrigation rate = $Ir$	L/m <sup>2</sup> -day	3.62	[10]
Irrigation period = $F$	unitless	0.25	[10]; 3 months a year
Soil to plant uptake, wet weight = $Bv_{wet}$	kg/kg	Chemical-specific or $7.7 \times K_{ow}^{-0.58}$	[11]
Effective rate for removal = $\lambda_B$	1/day	$\lambda_i + \lambda_{HL}$	[11]
Decay = $\lambda_i$	1/day	$0.693/T_r$	[11]
Half-life = $T_r$	day	Chemical-specific	-----
Soil leaching rate = $\lambda_{HL}$	1/day	$2.7 \times 10^{-5}$	[11]
Long-term deposition and build-up = $t_b$	day	10,950	[2]
Area density for root zone = $P$	kg/m <sup>2</sup>	240	[8], [12], [13]
Plant mass leading factor = $MLF$	unitless	0.26	[9]
Interception fraction = $I_f$	unitless	0.42	[7]
Translocation factor = $T$	unitless	1	[2]
Decay for removal on produce = $\lambda_E$	1/day	$\lambda_i + (0.693/t_w)$	[11]
Weathering half-life = $t_w$	day	14	[2]
Above ground exposure time = $t_v$	day	60	[2]
Plant yield (wet) = $Y_v$	kg/m <sup>2</sup>	2	[2]

<sup>a</sup>Equations after [1], [2], [3], [4].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>AC cannot be greater than 1.

**Table D.42. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Fish**

**Equation:**

$$C_{fish} = C_{sw} \times BAF_{fish}$$

<b>Parameter</b>	<b>Units</b>	<b>Value used</b>	<b>References</b>
Contaminant concentration in fish = $C_{fish}$	mg/kg or pCi/kg	Chemical-specific	Calculated
Contaminant concentration in water = $C_{sw}$	mg/L or pCi/L	Chemical-specific	-----
Bioaccumulation factor = $BAF_{fish}$	L/kg	Chemical-specific	-----

**Table D.43. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Quail<sup>a, d</sup>**

**Equations:**

$$C_{quail} = F_{quail} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_{sw} \times CF_{rad} \times Q_{sw}) + (C_i \times AC + Q_i)]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es}) \qquad C_i = (C_s \times BAF_i)$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in quail = $C_{quail}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-quail transfer factor = $F_{quail}$	day/kg	Chemical-specific	use $F_{poultry}$ values
Chemical concentration in forage = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = $AC$	unitless	AS/AQ	-----
Area of SWMU = $AS$	acres	SWMU-specific	-----
Area of quail range = $AQ$	acres	15.4	[28]
Fraction of quail's food from site when on-site = $f_s$	unitless	1.0	-----
Quantity of forage ingested daily by quail = $Q_f$	kg/day	0.01499	[28] 88.2% of total food
Chemical concentration in invertebrates = $C_i$	mg/kg or pCi/g	Chemical-specific	-----
Quantity of invertebrates ingested daily by quail = $Q_i$	kg/day	0.002006	[28] 11.8% of total food
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	-----
Quantity of soil ingested daily by quail = $Q_s$	kg/day	0.00195	[17]
Contaminant concentration in surface water = $C_{sw}$	mg/L or pCi/L	Chemical-specific	-----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	-----
Quantity of surface water ingested daily by quail = $Q_{sw}$	L/day	0.02	[17]
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> AC cannot be greater than 1.

<sup>d</sup> All ingested water is considered to be from SWMU or SWMU area.

**Table D.44. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Rabbits<sup>a, d</sup>**

Equations:

$$C_{rabbit} = F_{rabbit} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_{sw} \times CF_{rad} \times Q_{sw})]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es})$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in rabbit = $C_{rabbit}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-rabbit transfer factor = $F_{rabbit}$	day/kg	Chemical-specific	use $F_{beef}$ values
Chemical concentration in forage = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = $AC$	unitless	AS/AR	-----
Area of SWMU = $AS$	acres	SWMU-specific	-----
Area of rabbit range = $AR$	acres	3.6	[28]
Fraction of rabbit's food from site when on-site = $f_s$	unitless	1.0	-----
Quantity of forage ingested daily by rabbit = $Q_f$	kg/day	0.237	[29]
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	-----
Quantity of soil ingested daily by rabbit = $Q_s$	kg/day	0.0149	[29] 6.3% of forage
Contaminant concentration in surface water = $C_{sw}$	mg/L or pCi/L	Chemical-specific	-----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	-----
Quantity of surface water ingested daily by rabbit = $Q_{sw}$	L/day	0.116	[29]
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> AC cannot be greater than 1.

<sup>d</sup> All ingested water is considered to be from SWMU or SWMU area.

**Table D.45. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Beef<sup>a, d</sup>**

**Equations:**

$$C_{beef} = F_{beef} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_w \times CF_{rad} \times Q_w)]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es})$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in beef = $C_{beef}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-beef transfer factor = $F_{beef}$	day/kg	Chemical-specific	-----
Chemical concentration in pasture = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = $AC$	unitless	AS/AD	-----
Area of SWMU = $AS$	acres	SWMU-specific	-----
Area of beef range = $AD$	acres	2	[27]
Fraction of beef's food from site when on-site = $f_s$	unitless	1.0	[5]
Quantity of pasture ingested daily by beef = $Q_f$	kg/day	25	[23]
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	-----
Quantity of soil ingested daily by beef = $Q_s$	kg/day	1	[24]
Contaminant concentration in water = $C_w$	mg/L or pCi/L	Chemical-specific	-----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	-----
Quantity of water ingested daily by beef = $Q_w$	L/day	50	[23]
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

<sup>a</sup>Equations after [1], [2], [3], [4].

<sup>b</sup>All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>AC cannot be greater than 1.

<sup>d</sup>All ingested water is considered to be from SWMU or SWMU area.

**Table D.46. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Milk<sup>a, d</sup>**

**Equations:**

$$C_{milk} = F_{milk} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_w \times CF_{rad} \times Q_w)]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es})$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in milk = $C_{milk}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-milk transfer factor = $F_{milk}$	day/kg	Chemical-specific	-----
Chemical concentration in pasture = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = $AC$	unitless	AS/AD	-----
Area of SWMU = $AS$	acres	SWMU-specific	-----
Area of dairy range = $AD$	acres	2	[27]
Fraction of dairy's food from site when on-site = $f_s$	unitless	1.0	[5]
Quantity of pasture ingested daily by dairy = $Q_f$	kg/day	25	[23]
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	-----
Quantity of soil ingested daily by dairy = $Q_s$	kg/day	1	[24]
Contaminant concentration in water = $C_w$	mg/L or pCi/L	Chemical-specific	-----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	-----
Quantity of water ingested daily by dairy = $Q_w$	L/day	60	[23]
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> AC cannot be greater than 1.

<sup>d</sup> All ingested water is considered to be from SWMU or SWMU area.

**Table D.47. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Poultry<sup>a, e</sup>**

**Equations:**

$$C_{poultry} = F_{poultry} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_w \times CF_{rad} \times Q_w)]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es})$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in poultry = $C_{poultry}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-poultry transfer factor = $F_{poultry}$	day/kg	Chemical-specific	-----
Chemical concentration in pasture = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = $AC$	unitless	AS/AD	-----
Area of SWMU = $AS$	acres	SWMU-specific	-----
Area of poultry range = $AD^d$	acres	1	[27]
Fraction of poultry's food from site = $f_s$	unitless	0.5	[27] assumes broilers get 50% bought grain
Quantity of pasture ingested daily by poultry = $Q_f$	kg/day	0.12 (chicken) 0.35 (turkey)	[22] 20 wk old male turkey
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	-----
Quantity of soil ingested daily by poultry = $Q_s$	kg/day	0.0024 (chicken) 0.007 (turkey)	[8] same ratio for chicken
Contaminant concentration in water = $C_w$	mg/L or pCi/L	Chemical-specific	-----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	-----
Quantity of water ingested daily by poultry = $Q_w$	L/day	0.24 (chicken) 1.0 (turkey)	[22] 1:2 ratio of 20 wk old male turkey
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

<sup>a</sup>Equations after [1], [2], [3], [4].

<sup>b</sup>All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>AC cannot be greater than 1.

<sup>d</sup>Assumes 1 acre of pasture for 200 adult birds with a three year rotation.

<sup>e</sup>All ingested water is considered to be from SWMU or SWMU area.

NOTE: Under this model, poultry raised for use as broilers by subsistence farmers are allowed to forage on pasture where they ingest pasture and soil.



**Table D.48. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Pork<sup>a, d</sup>**

**Equations:**

$$C_{pork} = F_{pork} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_w \times CF_{rad} \times Q_w)]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es})$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in pork = $C_{pork}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-pork transfer factor = $F_{pork}$	day/kg	Chemical-specific	-----
Chemical concentration in pasture = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = <b>AC</b>	unitless	AS/AD	-----
Area of SWMU = <b>AS</b>	acres	SWMU-specific	-----
Area of swine range = <b>AD</b>	acres	1	[27]
Fraction of swine's food from site = $f_s$	unitless	0.4	[27]
Quantity of pasture ingested daily by swine = $Q_f$	kg/day	2.4	[32]
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	-----
Quantity of soil ingested daily by swine = $Q_s$	kg/day	0.034	[26]
Contaminant concentration in water = $C_w$	mg/L or pCi/L	Chemical-specific	-----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	-----
Quantity of water ingested daily by swine = $Q_w$	L/day	6.14	[25] 2.56 to 1, water to feed ratio
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> AC cannot be greater than 1.

<sup>d</sup> All ingested water is considered to be from SWMU or SWMU area.

NOTE: According to Morrison (1956), subsistence farmers allow 20% to 40% of the swine's diet to come from pasture, while the remaining comes from store bought grain.

**Table D.49. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Egg<sup>a, c, d</sup>**

**Equations:**

$$C_{egg} = F_{egg} \times (C_w \times CF_{rad} \times Q_w)]$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in egg = $C_{egg}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-egg transfer factor = $F_{egg}$	day/kg	Chemical-specific	-----
Contaminant concentration in water = $C_w$	mg/L or pCi/L	Chemical-specific	-----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	-----
Quantity of water ingested daily by poultry = $Q_w$	L/day	0.24 (chicken) 1.0 (turkey)	[22] 1:2 ratio of 20 wk old male turkey

<sup>a</sup>Equations after [1], [2], [3], [4].

<sup>b</sup>All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>AC cannot be greater than 1.

<sup>d</sup>All ingested water is considered to be from SWMU or SWMU area.

NOTE: Model assumes that laying hens are in a hutch and are not allowed to forage on pasture. Therefore, they eat only store bought grain and are not exposed to pasture or soil. Drinking water is assumed to come from the SWMU or SWMU area.

## REFERENCES FOR EXPOSURE EQUATIONS

- [1] EPA (U. S. Environmental Protection Agency) 1989. *Risk Assessment Guidance for Superfund: Volume I - Human Health Evaluation Manual*, EPA/540/1-89/002.
- [2] NCRP (National Council on Radiation Protection and Measurements) 1984. *Radiological Assessment: Predicting the Transport, Bioaccumulation, and Uptake by Man of Radionuclides Released to the Environment*, NCRP Report No. 76.
- [3] Hinton, T. G. 1992. "Contamination of Plants by Resuspension: A Review, with Critique Of Measurement Methods," *Sci. Total Environ.* 121:177–193.
- [4] Whelan, G., D. L. Strenge, J. G. Droppo, Jr., B. L. Steelman, and J. W. Buck 1987. *The Remedial Action Priority System (RAPS): Mathematical Formulations*, DOE/RL/87-09, Pacific Northwest Laboratory, Richland, WA.
- [5] Maximum Value used; equivalent to 100%.
- [6] Beyer, W. N., E. E. Connor, and S. Gerould 1994. "Estimates of Soil Ingestion by Wildlife," *J. Wildl. Manage.* 58:375–382.
- [7] Miller, C. W. 1980. "An Analysis of Measured Values for the Fraction of a Radioactive Aerosol Intercepted by Vegetation," *Health Phys.*, 38:705–712.
- [8] McKone, T. E. 1994. "Uncertainty and Variability in Human Exposure to Soil Contaminants Through Home-Grown Food: A Monte Carlo Assessment," *Risk Anal.* 14:449–463.
- [9] Pinder, J. E., and K. W. McLeod 1989. "Mass Loading of Soil Particles on Plant Surfaces." *Health Phys.* 57:935–942.
- [10] Personal communication with the Roane County, Tennessee, Extension Agent.
- [11] National Council on Radiation Protection Measurement (NCRP) 1989. *Screening Techniques for Determining Compliance with Environmental Standards. Releases of Radionuclides to the Atmosphere*, Bethesda, MD.
- [12] Peterson, H. T., Jr. 1983. "Terrestrial and Aquatic Food Chain Pathways," in J. E. Till and H. R. Meyer, eds., *Radiological Assessment: A Textbook on Environmental Dose Analysis*, U.S. Nuclear Regulatory Commission, Washington, DC, pp. 5-1 to 5-156.
- [13] Hoffman, F. O., R. H. Gardner, and K. F. Eckerman. 1982. *Variability in Dose Estimates Associated with the Food Chain Transport and Ingestion of Selected Radionuclides*. NUREG/CR-2612, Oak Ridge National Laboratory, Oak Ridge, TN.
- [14] KDEP (Kentucky Department for Environmental Protection) 2002. *Kentucky Risk Assessment Guidance*, Risk Assessment Branch, Kentucky Department for Environmental Protection, Commonwealth of Kentucky, Frankfort, KY. (see Appendix E)
- [15] EPA 2014. "Human Health Evaluation Manual, Supplemental Guidance: Update of Standard Default Exposure Factors," OSWER Directive 9200.1-120, Washington, DC.

- [16] RAWG (Risk Assessment Working Group) 2014. “Risk Assessment Working Group Meeting Minutes—September 2014,” September (see Appendix E).
- [17] DOE (U.S. Department of Energy) 2015. DRAFT *Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant Paducah, Kentucky, Volume 2. Ecological*. DOE/LX/07-0107&D2/R1/V2, Paducah, KY, February
- [18] EPA 1991. Appendix D of *Risk Assessment Guidance for Superfund: Volume I-Human Health Evaluation Manual (Part B, Development of Risk-based Preliminary Remediation Goals)*, OSWER Directive 9285.7-01B.
- [19] EPA 1991. *Risk Assessment Guidance for Superfund: Volume I-Human Health Evaluation Manual (Part B, Development of Risk-based Preliminary Remediation Goals)*, OSWER Directive 9285.7-01B.
- [20] EPA 1989. *Exposure Factors Handbook*, EPA/600/8-89/043.
- [21] EPA 2003. “CSFII Analysis of Food Intake Distributions,” EPA/600/R-03/029, Washington, DC.
- [22] NRC (National Research Council) 1994. *Nutrient Requirements of Poultry*, National Academy Press. Washington, DC.
- [23] NRC 1977. *Predicting Feed Intake of Food-Producing Animals*, National Academy Press. Washington, DC.
- [24] Darwin, R. 1990. “Soil Ingestion by Dairy Cattle,” PNL-SA-17918-HEDR. DE90 017196, Pacific Northwest Laboratory, Richland, WA.
- [25] NRC 1988. *Nutrient Requirements of Swine*. National Academy Press. Washington D.C.
- [26] Belcher, G. D., and C. C. Travis, “Modeling support for the rural and municipal waste combustion projects: final report on sensitivity and uncertainty analysis for the terrestrial food chain model.”: Oak Ridge National Laboratory, Oak Ridge, TN 1989, 113.
- [27] F.B. Morrison 1956. *Feeds and Feeding*, Ithaca, NY.
- [28] EPA 1993. *Wildlife Exposure Factors Handbook*, EPA/600/R-93/187a, Vol. I, Washington, DC.
- [29] DOE 1995. *Remedial Investigation/Feasibility Study for the Clinch River/Poplar Creek Operable Unit*, DOE/OR/01-1393.
- [30] Personal Communication with Ballard County Agricultural Extension Agent reporting average garden size (see Appendix E).
- [31] Marchington, R. L., and D. H. Hirth 1984. *White-tailed deer: Ecology and Management*, Chapter 6, “Behavior,” L. K. Halls, ed., Stackpole Books, Harrisburg, PA, pp. 129-168.
- [32] IAEA (International Atomic Energy Agency) Vienna 1994. *Handbook of Parameter Values for the Prediction of Radionuclide transfer in Temperate Environments*.

- [33] Schuam, J., K. Hoang, R. Kinerson, J. Moya, and R. G. M. Wang 1994. "Estimating Dermal and Inhalation Exposure to Volatile Chemicals in Domestic Water," in *Water Contamination and Health*. R. G. M. Wang, ed., Marcel Dekker, Inc., NY.
- [34] EPA 2004. "Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual," Part E, OSWER Directive 9285.7-02EP, Office of Emergency and Remedial Response, Washington, DC, July.
- [35] Knuth, B. A., N. A. Connelly, and M. A. Shapiro 1993. *Angler Attitudes and Behaviors Associated with Ohio River Health Advisories*, Human Dimensions Research Unit (HDRU) Publication 93-6, Department of Natural Resources, New York State College of Agriculture and Life Sciences, Cornell University, Ithaca, NY, 163 p.
- [36] RAWG 2007. Discussion on removing gamma shielding factor for recreational receptor, RAWG teleconference call, December.
- [37] EPA 1996. Technical Background Document for Soil Screening Guidance, EPA/540/R95/128. Office of Emergency and Remedial Response, Washington, DC, May.
- [38] EPA 2009. "Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual" (Part F, Supplemental Guidance for Inhalation Risk Assessment) OSWER Directive 9285.7-82, Office of Superfund Remediation and Technology Innovation, Washington, DC, January.
- [39] RAWG 2014. "Risk Assessment Working Group Meeting Minutes—September 2014" (see Appendix E).

**APPENDIX E**  
**ADDITIONAL INFORMATION (ON CD)**

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**APPENDIX E**  
**ADDITIONAL INFORMATION (CD)**



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**Methods for Conducting Risk Assessments  
and Risk Evaluations  
at the Paducah Gaseous Diffusion Plant  
Paducah, Kentucky  
Volume 1. Human Health**



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**Methods for Conducting Risk Assessments  
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Paducah Gaseous Diffusion Plant  
under contract DE-AC30-10CC40020

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## PREFACE

This *Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah Kentucky, Volume 1, Human Health*, DOE/LX/07-0107&D2/R5/V1 (previous versions issued as DOE/LX/07-0107&D2/R4/V1, DOE/LX/07-0107&D2/R2/V1, DOE/LX/07-0107&D2/R1/V1, and DOE/OR/07-1506&D1/V1/R1), was prepared in accordance with the requirements under both the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) and the Resource Conservation and Recovery Act (RCRA). This document is not meant to be prescriptive, rather it is meant to provide guidance for the completion of risk analyses beyond the guidance found in the most recent revision of *Site Management Plan, Paducah Gaseous Diffusion Plant, Paducah, Kentucky* (DOE 2014). Specifically, this document integrates results of comment resolution meetings and technical meetings between the regulatory agencies and the U.S. Department of Energy and provisions in the Federal Facility Agreement (FFA) for the Paducah Gaseous Diffusion Plant (PGDP) and provides methods that should be followed when completing risk analyses to ensure consistency in risk analyses. Risk analyses considered in this document are human health risk assessments and risk evaluations prepared for both informal and formal reports. This document and its appendices, including preliminary remediation goal values, are for use at PGDP and are not applicable to other sites within the Commonwealth of Kentucky.

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In accordance with Section IV of the FFA for PGDP, this integrated technical document was developed to satisfy both CERCLA and RCRA corrective action requirements. The phases of the investigation process are referenced by CERCLA terminology within this document to reduce the potential for confusion.

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## ACRONYMS

AF	adherence factor
ALM	Adult Lead Model
AOC	area of concern
ARAR	applicable or relevant and appropriate requirement
AT123D	Analytical Transient 1-, 2-, 3-Dimensional Simulation of Waste Transport in the Aquifer System
bgs	below ground surface
CAS	Chemical Abstracts Service
CDI	chronic daily intake
CERCLA	Comprehensive Environmental Response, Compensation, and Liability Act
COC	contaminant of concern
COPC	chemical of potential concern
DAF	dilution attenuation factor
DOE	U.S. Department of Energy
DQA	data quality assessment
DQO	data quality objective
ED	exposure duration
EE/CA	Engineering Evaluation/Cost Analysis
EF	exposure frequency
ELCR	excess lifetime cancer risk
EPA	U.S. Environmental Protection Agency
EPC	exposure point concentration
FA	fraction absorbed
FFA	Federal Facility Agreement
FS	feasibility study
GI	gastrointestinal
HEAST	Health Effects Assessment Summary Tables
HHRAWG	Human Health Risk Assessment Working Group
HI	hazard index
HQ	hazard quotient
IEUBK	Integrated Exposure Uptake and Biokinetic
IRIS	Integrated Risk Information System
IUR	inhalation unit risk
$K_d$	adsorption coefficient/distribution coefficient
$K_p$	permeability coefficient
KDEP	Kentucky Department for Environmental Protection
KYRHB	Kentucky Radiation Health Branch
MARLAP	Multi-Agency Radiological Laboratory Analytical Protocols
MCL	maximum contaminant level
<del>MDC</del>	<del>minimum detectable concentration</del>
MOC	medium of concern
MQC	minimum quantification concentration
MQO	measurement quality objective
MUSLE	Modified Universal Soil Loss Equation
OSWER	Office of Solid Waste and Emergency Response
PA	preliminary assessment
PAH	polycyclic aromatic hydrocarbon
PCB	polychlorinated biphenyl

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POC	pathway of concern
PGDP	Paducah Gaseous Diffusion Plant
PRA	probabilistic risk assessment
PRG	preliminary remediation goal
ProUCL	EPA's Upper Confidence Limit Software
RAGS	Risk Assessment Guidance for Superfund
RAO	remedial action objective
RAWG	Risk Assessment Working Group
RCRA	Resource Conservation and Recovery Act
RESRAD	residual radioactivity
RfC	reference concentration
RfD	reference dose
RG	remedial goal
RGA	Regional Gravel Aquifer
RGO	remedial goal option
RI	remedial investigation
RME	reasonable maximum exposure
ROD	record of decision
SADA	Spatial Analysis and Decision Assistance
SESOIL	Seasonal Soil Model
SF	slope factor
SI	site investigation
SMP	Site Management Plan
SQL	sample quantitation limit
SSL	soil screening level
SVOC	semivolatile organic compound
SWMU	solid waste management unit
SWMM	Storm Water Management Model
TCDD	2,3,7,8-tetrachlorodibenzo-p-dioxin
TCE	trichloroethene
TEF	toxicity equivalence factor
TEQ	toxicity equivalents
UCL	upper confidence limit
UCRS	Upper Continental Recharge System
UTL	upper tolerance limit
XRF	X-ray fluorescence

## **EXECUTIVE SUMMARY**

This document describes the methods used to prepare the human health risk assessments and risk evaluations needed to complete remedial activities at the Paducah Gaseous Diffusion Plant (PGDP). This document is not meant to be prescriptive, rather it is meant to provide the framework to complete appropriate risk analyses for projects listed in the Paducah Site Management Plan (DOE 2014) taking into account site-specific conditions at PGDP. The materials and methods presented in this document were developed following agreements reached between the U.S. Department of Energy (DOE) and the regulatory agencies during comment resolution meetings, in the Federal Facility Agreement, and at technical meetings. In this document, the human health risk analyses that will occur during each phase of remedial activities are discussed, analytical techniques are described, and several analytical tools are presented. By providing this material in a single document, consistency of human health risk assessments and evaluations performed for PGDP is ensured, thereby speeding the completion and review of risk assessments and risk evaluations. This document and its appendices, including preliminary remediation goal values, are for use at PGDP and are not applicable to other sites within the Commonwealth of Kentucky. Any endorsement of this document by Commonwealth agencies is limited to its use at PGDP.

This document also discusses some of the methods used to complete dose assessments at PGDP. Dose assessments are conducted to provide information for risk managers and are separate from the risk assessment conducted for decision making. The methods for dose assessment are presented generally, and additional discussion should be held with regulatory agencies prior to initiating any dose assessment project.

This document was prepared by the PGDP Risk Assessment Working Group (RAWG). The RAWG is a multiagency, multidisciplinary group tasked with meeting the following goals:

- Produce tools that can be used to prioritize remedial activities at the PGDP.
- Develop methods to complete risk evaluations for the PGDP.
- Make the results of the risk assessments and evaluations at the PGDP more useful to risk managers.
- Enhance risk communication between the producers of risk assessments and risk evaluations and the users of this information (e.g., risk managers).

Organizations participating in the production of this document and their affiliations are DOE, U.S. Environmental Protection Agency, Commonwealth of Kentucky Division of Waste Management, and Commonwealth of Kentucky Radiation Health Branch.

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# 1. INTRODUCTION

The purpose of this document is to present the methods and approaches used for screening level, baseline human health, and residual risk assessments and risk evaluations at the Paducah Gaseous Diffusion Plant (PGDP) and provide resources [such as preliminary remediation goals (PRGs) and dose-based concentrations] for completing those assessments. This document is not meant to be prescriptive, rather it is meant to provide the framework to complete appropriate risk analyses for projects listed in the Paducah Site Management Plan (DOE 2014) taking into account site-specific conditions at PGDP. This document is not intended to replace or modify guidance from the U.S. Environmental Protection Agency (EPA), guidance from the Commonwealth of Kentucky, or any of the tripartite agreements. Analyses of risks and hazards presented by environmental contamination at PGDP are integral to the Federal Facility Agreement's (FFA) primary objective of implementing remedies that minimize, control, or eliminate risks to human health and the environment. These analyses begin during the scoping phase [e.g., during scoping meetings and during, for example, the preliminary assessment/site investigation (PA/SI)] when available environmental media and historical information are interpreted and compared with site-specific PRGs and other screening criteria to determine if action may be required at release sites and to plan the timing of that action. These analyses continue during investigation (e.g., the remedial investigation) when historical information, site-specific PRGs, and other screening criteria are used to focus the work plan on the risk-related problems that must be investigated and may need to be addressed during data collection. Subsequently, the results of the risk analyses are used in decision documents to justify why an action is or is not needed at a site.<sup>1</sup> A more streamlined approach for risk assessments is sometimes used for removal action decision documents. During the production of the decision documents, the risk analyses also are used to develop the risk-based cleanup levels used in subsequent design activities.

Several major decision points occur during the aforementioned process. These decision points often limit the scope of risk analyses performed during investigation and remedy selection, but allow for interim actions to address important environmental concerns and occur several times during the process.

Risk assessors provide information at the decision points and risk managers use that information to make decisions. Risk assessors and managers and their roles are defined as follows (EPA 1989a).

- **Risk Assessor.** An individual, team, or organization that generates site- or media-specific risk assessments for use in site-specific decision making. The assessor relies on existing databases and information [e.g., EPA Integrated Risk Information System (IRIS), health assessment documents, and program-specific toxicity information] and media- or site-specific exposure information in characterizing risk. This group also relies, in part, on regulatory agency risk assessment guidelines and program-specific guidance to address scientific policy issues and scientific uncertainties.
- **Risk Manager.** An individual, team, or organization with responsibility for or authority to take action in response to an identified risk. Risk managers *integrate* the risk characterization information provided by the risk assessor with other considerations specified in applicable statutes to make and justify regulatory decisions. Generally, risk managers include lead and regulatory agency managers and decision makers. Risk managers also play a role in determining the scope of risk assessments.

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<sup>1</sup> There may be scenarios presented pursuant to this document that might not be commensurate with the reasonable foreseeable land use, but may serve as a reference point to decision makers.

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This document presents the methods to be used to complete the analyses described herein. In addition, this document discusses many of the analytical tools that can be used to complete this process and discusses the sources of the tools. Materials and methods used to complete scoping activities, including the derivation of risk- and dose-based PRGs, the background concentrations of chemicals and radionuclides, and other screening criteria are in Section 2; materials and methods specific to the human health risk assessments, including work plan preparation and baseline human health risk assessment, are in Section 3, "Risk Analyses during the Remedial Investigation"; materials and methods applicable to the feasibility study (FS) risk evaluation, including cleanup level development and consideration of residual risks, are in Section 4. Dose assessments sometimes are provided to risk managers, as well, and also are discussed within these sections. The approach to dose assessments discussed here is based on EPA guidance (EPA 2000a) and is specific to PGDP. The dose-based concentrations are based on Federal Guidance Report 13 (EPA 1999a) and are not appropriate for other activities such as establishment of authorized limits. The exposure parameters used to derive the dose-based concentrations presented are useful inputs when deriving authorized limits.

## 2. RISK ANALYSES DURING SCOPING ACTIVITIES

Risk analyses during site scoping activities will be performed to do the following:

- Determine if site risks are so great as to require immediate action prior to Remedial Investigation (RI)/FS (i.e., interim action);<sup>2</sup>
- Determine if site risks are so low as to support a no-further-action decision;
- Prioritize the further investigation of those sites not requiring an interim action or potentially requiring no further action;
- Divide exposure setting into exposure units;<sup>3</sup> and
- Provide information to be used in subsequent work plan development.

General depictions of the methods that will be followed to complete these analyses are shown in Figure 2.1. Figures 2.2, 2.3, 2.4, and 2.5 present specific issues related to the risk screening process (including issues related to dose).

Generally, analyses completed as part of risk-based site scoping will rely on simple comparisons between site contamination data to PGDP-specific PRGs, including risk-based action and no-action concentrations, dose-based concentrations (if a dose assessment is conducted), background concentrations, and pertinent applicable or relevant and appropriate requirements (ARARs). Table 2.1 shows the significant chemicals of potential concern (COPCs) at PGDP. Significant COPCs are chemicals that have been retained as contaminants of concern (COCs) (sometimes listed as constituents of concern) in prior risk assessments at PGDP. For the purposes of this document, these terms are essentially equivalent. These COPCs therefore are likely to be COPCs for other risk assessments, but the absence of a chemical from the list does not imply that it would not be a COPC at a PGDP site. Risk-based action and no-action concentrations and dose-based concentrations are provided for the significant COPCs and are presented in Tables A.1 through A.11 in Appendix A. Action and no action soil concentrations based on dose limits are derived by following EPA guidance (EPA 2000a) and are used for dose assessments at PGDP.

Table A.1 presents risk-based action concentrations for contaminants in soil and sediment; Table A.2 presents risk-based action levels for contaminants in groundwater; Table A.3 presents risk-based action levels for contaminants in surface water; Table A.4 presents risk-based no-action levels for contaminants in soil and sediment; Table A.5 presents risk-based no-action levels for contaminants in groundwater; Table A.6 presents risk-based no-action levels for contaminants in surface water; Table A.7 presents risk-based no-action levels for contaminants in soil that are protective of groundwater drawn from the Regional Gravel Aquifer (RGA) immediately adjacent to a contaminated area; Table A.8 presents dose-based levels for radionuclide contaminants in soil and sediment; Table A.9 presents dose-based levels for radionuclide contaminants in groundwater; Table A.10 presents dose-based levels for radionuclide contaminants in surface water; and Table A.11 presents dose-based levels for radionuclide contaminants in soil that are

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<sup>2</sup> The report from this point forward will use references to remedial action documents instead of removal action documents for simplicity. If the approach for removal actions differs in the subsequent discussions, these differences will be noted, as appropriate.

<sup>3</sup> A default exposure unit of 0.5 acres will be used for sites inside the PGDP industrialized area. For a site outside the industrialized area, the size of the exposure unit will be decided during scoping by agreement among the three parties.

### Risk Analyses during Site Scoping at PGDP General Approach

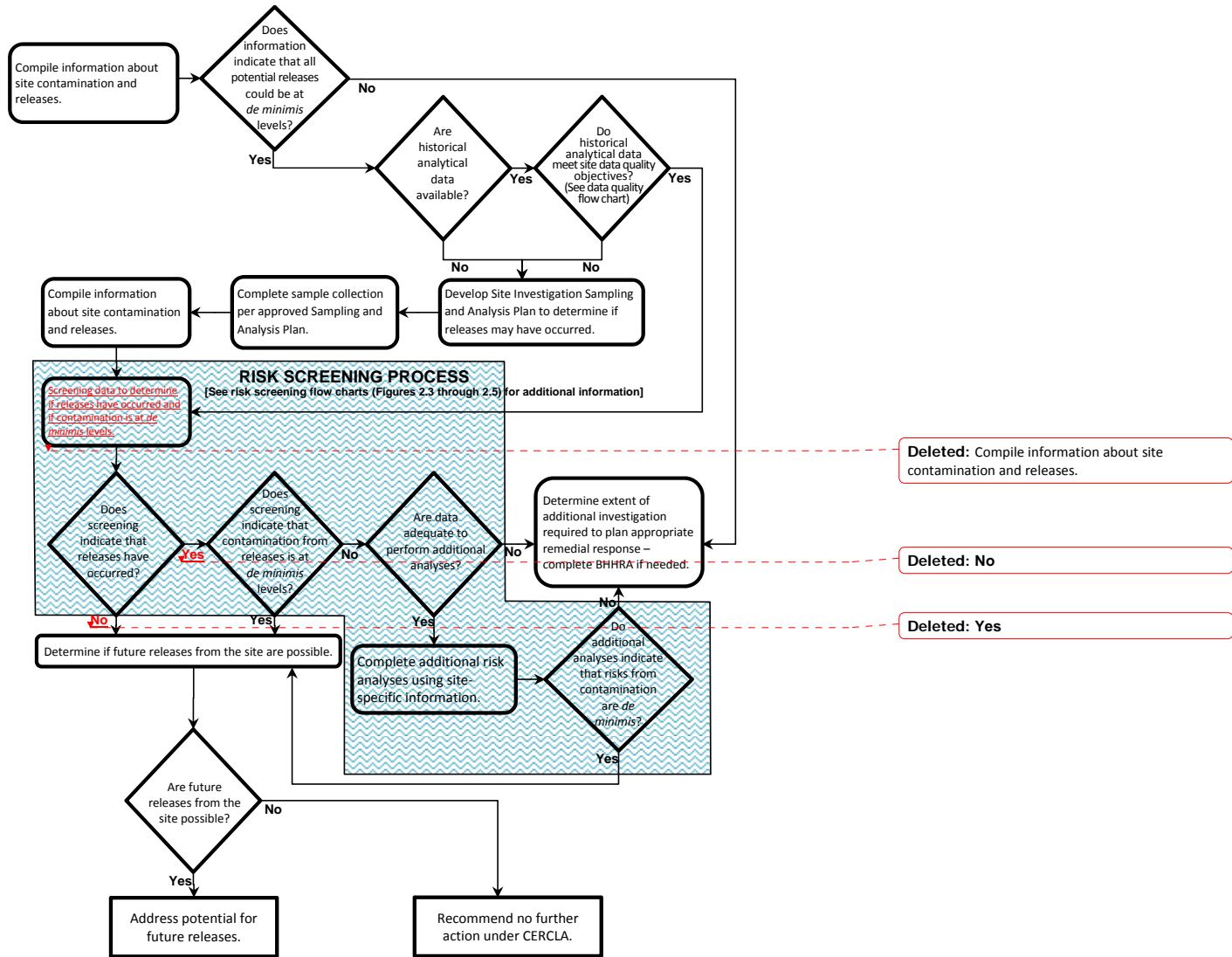
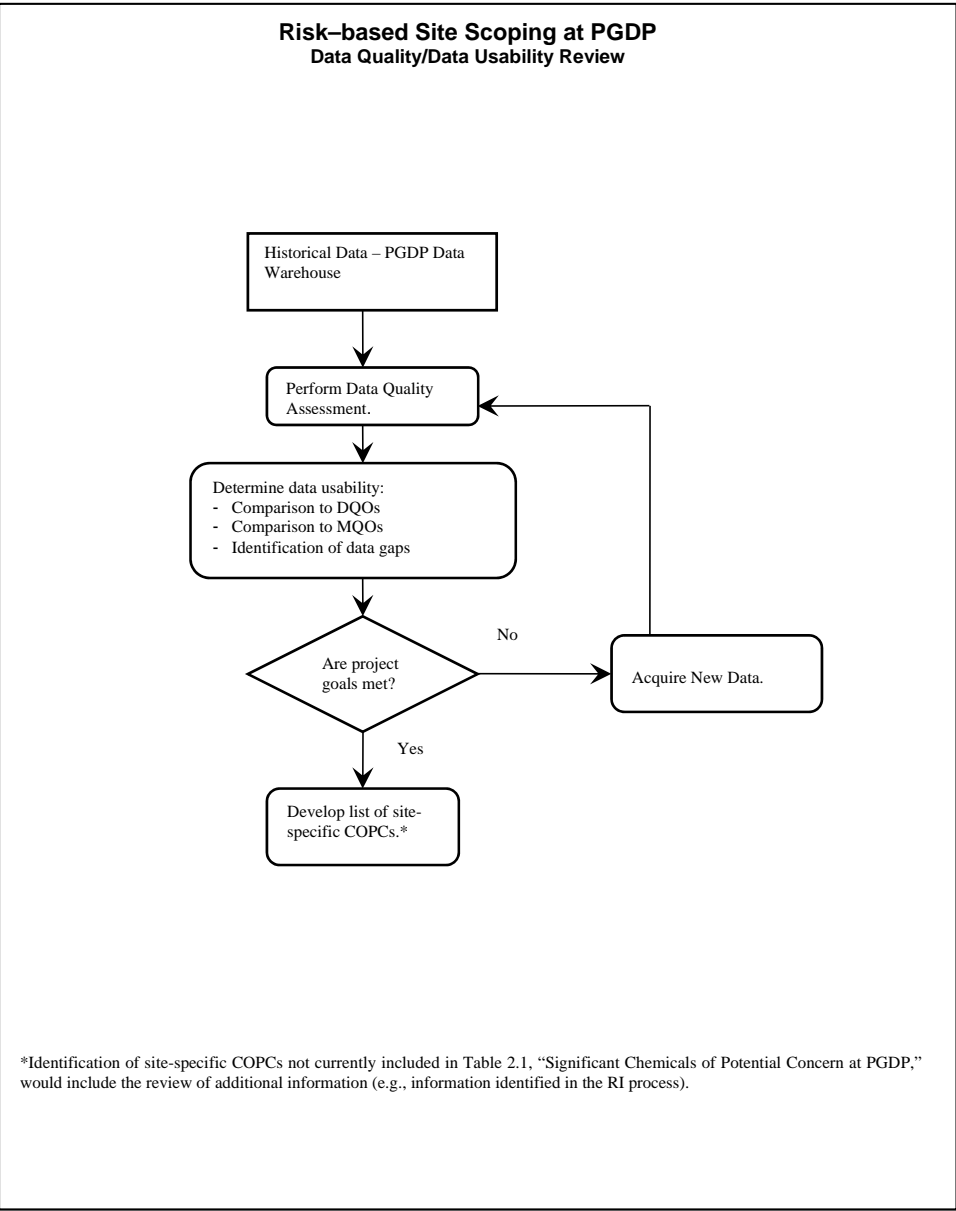


Figure 2.1. General Approach to Risk-Based Site Scoping



**Figure 2.2. Data Quality Review to Support Risk-Based Site Scoping**

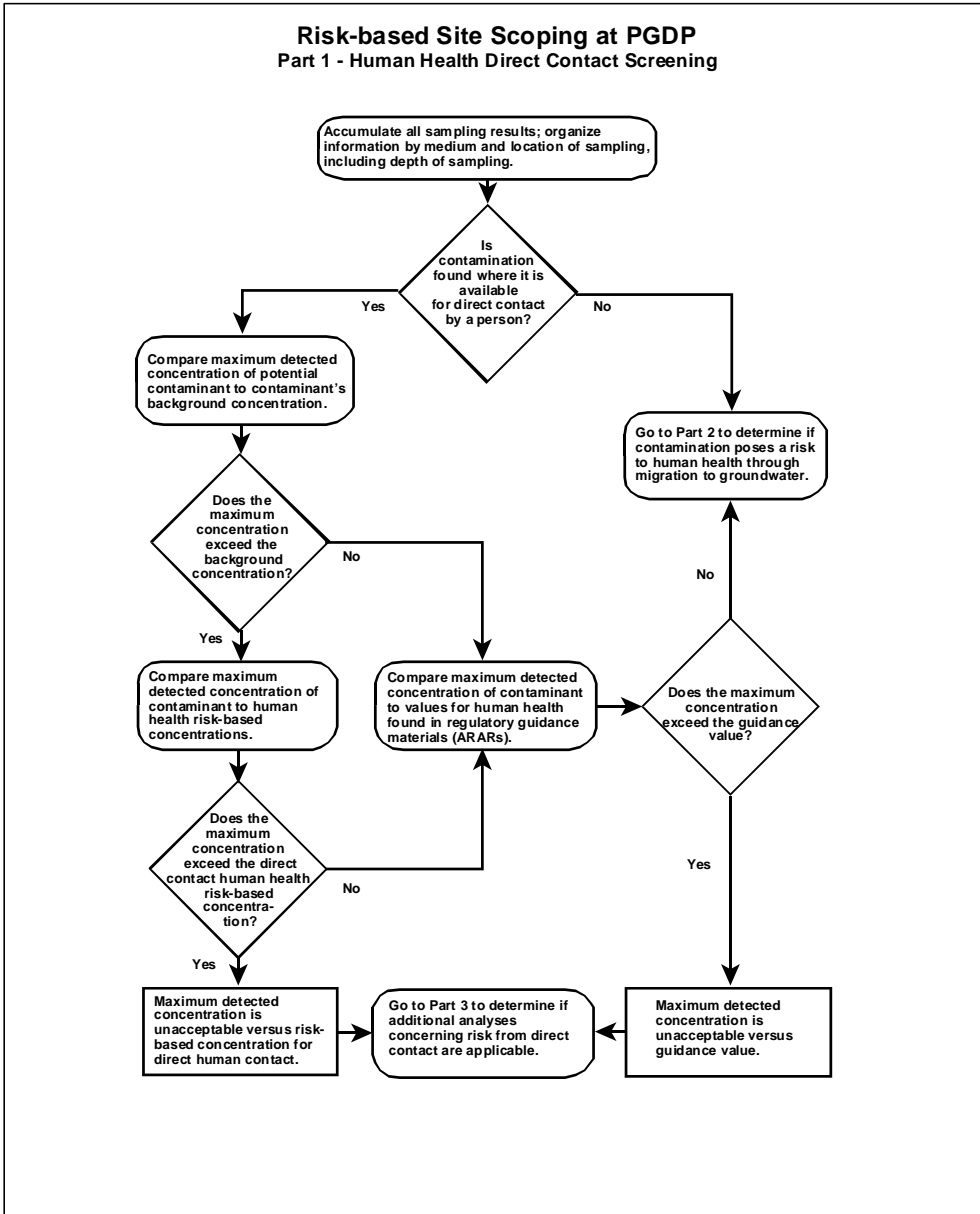


Figure 2.3. Human Health Direct Contact Screening during Risk-Based Site Scoping

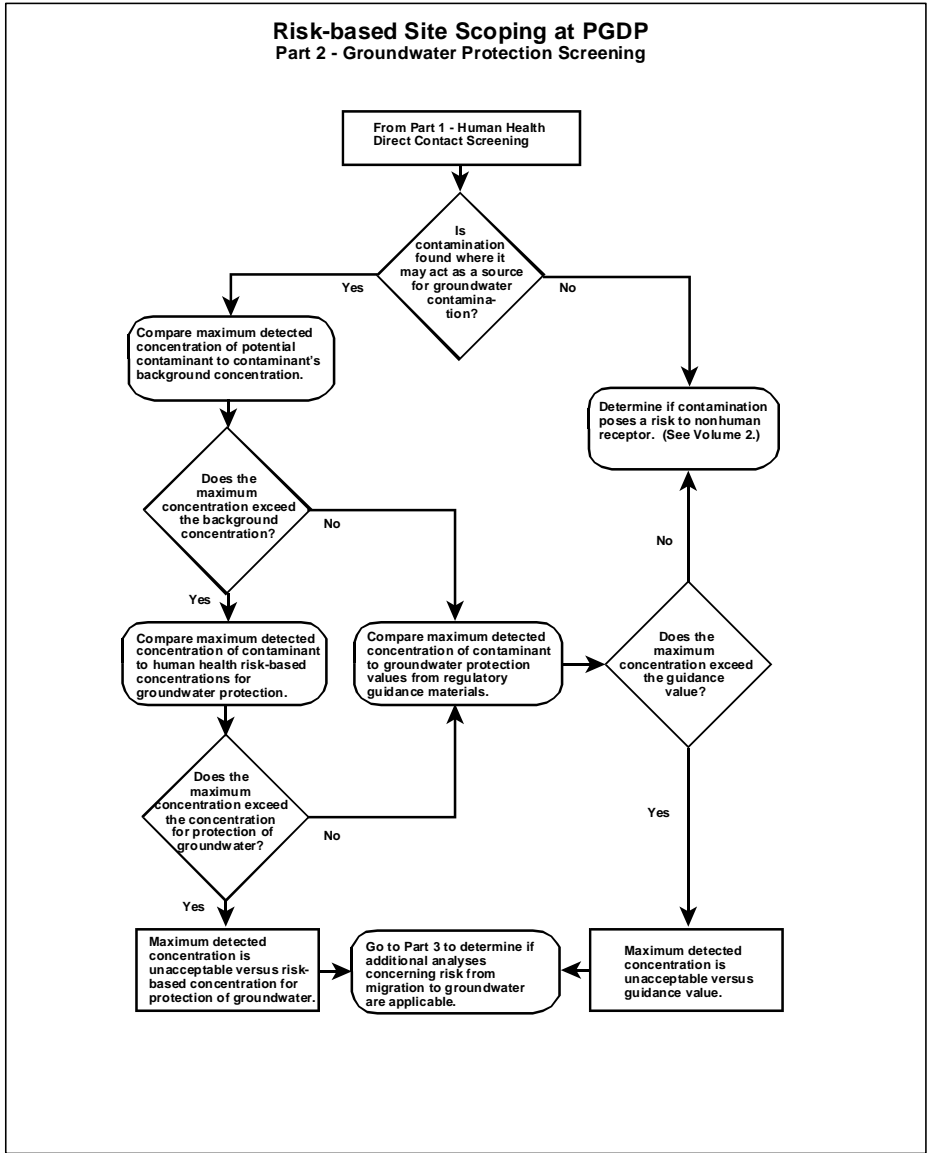


Figure 2.4. Groundwater Protection Screening during Risk-Based Site Scoping

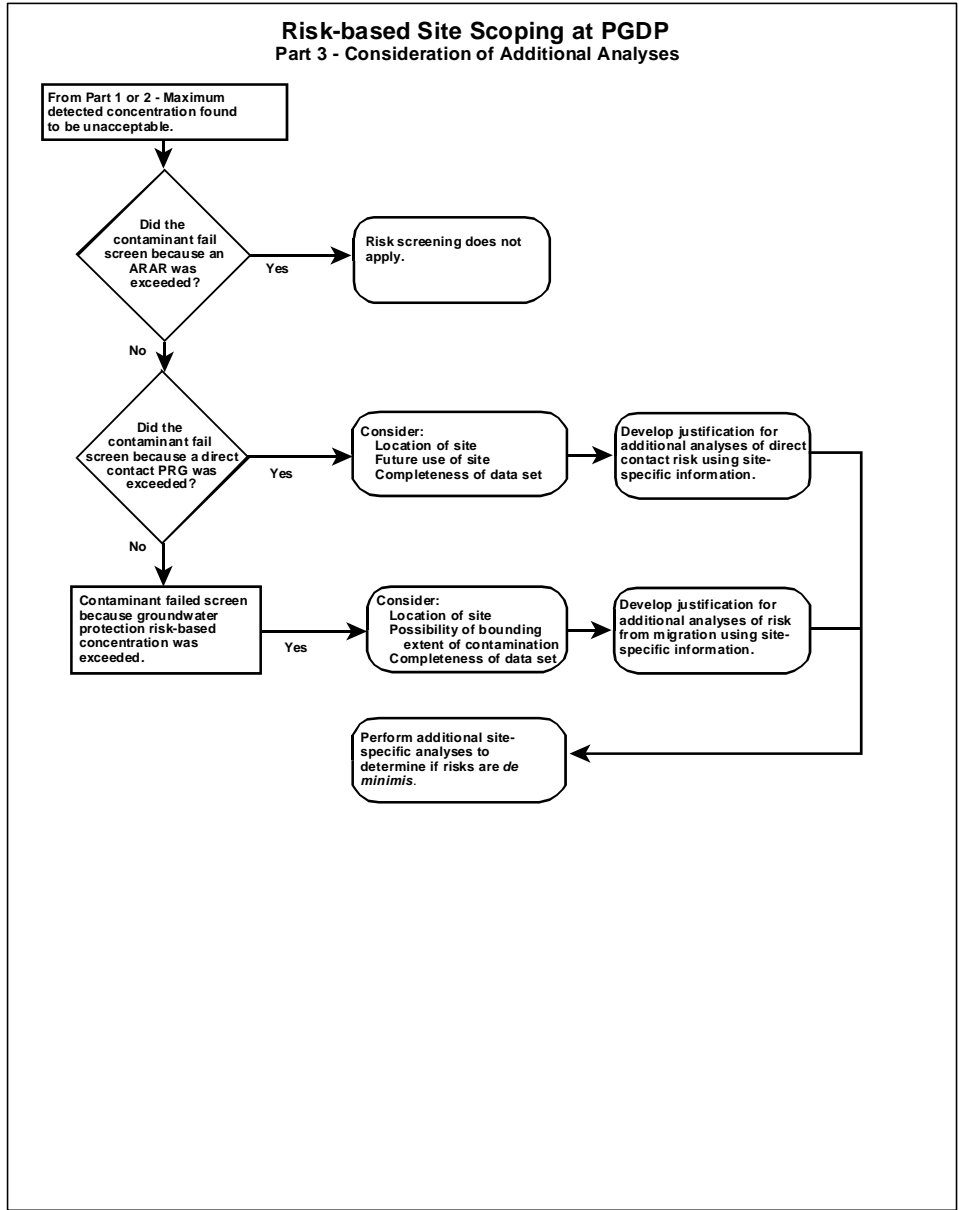


Figure 2.5. Consideration of Additional Analyses during Risk-Based Site Scoping

Table 2.1. Significant Chemicals of Potential Concern at PGDP<sup>1,2</sup>

Inorganic Chemicals		Organic Compounds		Radionuclides	
Analyte	CAS Number	Analyte	CAS Number	Analyte	CAS Number
Aluminum	7429905	Acenaphthene	83329	Americium-241	14596102
Antimony	7440360	Acenaphthylene	208968	Cesium-137+D	10045973
Arsenic	7440382	Acrylonitrile	107131	Neptunium-237+D	13994202
Barium	7440393	Anthracene	120127	Plutonium-238	13981163
Beryllium	7440417	Benzene	71432	Plutonium-239	15117483
Boron	7440428	Bromodichloromethane	75274	Plutonium-240	14119336
Cadmium	7440439	Carbazole	86748	Technetium-99	14133767
Chromium III	16065831	Carbon tetrachloride	56235	Thorium-230	14269637
Chromium VI	18540299	Chloroform	67663	Uranium-234	13966295
Cobalt	7440484	1,1-Dichloroethene	75354	Uranium-235+D	15117961
Copper	7440508	1,2-Dichloroethane	107062	Uranium-238+D	7440611
Fluoride	16984488	1,2-Dichloroethene (mixed)	540590		
Iron	7439896	trans-1,2-Dichloroethene	156605		
Lead	7439921	cis-1,2-Dichloroethene	156592		
Manganese	7439965	Dieldrin	60571		
Mercury	7439976	Ethylbenzene	100414		
Molybdenum	7439987	Fluoranthene	206440		
Nickel	7440020	Fluorene	86737		
Selenium	7782492	Hexachlorobenzene	118741		
Silver	7440224	Naphthalene	91203		
Thallium	7440280	2-Nitroaniline	88744		
Uranium	NA	N-Nitroso-di-n-propylamine	621647		
Vanadium	7440622	Pentachlorophenol	87865		
Zinc	7440666	Phenanthrene	85018		
		Pyrene	129000		
		Tetrachloroethene	127184		
		1,1,1-Trichloroethane	71556		
		1,1,2-Trichloroethane	79005		
		Trichloroethene	79016		
		Total Dioxins/Furans	1746016		
		2,3,7,8-HpCDD	37871004		
		2,3,7,8-HpCDF	38998753		
		2,3,7,8-HxCDD	34465468		
		2,3,7,8-HxCDF	55684941		
		OCDD	3268879		
		OCDF	39001020		
		2,3,7,8-PeCDD	36088229		
		1,2,3,7,8-PeCDF	57117416		
		2,3,4,7,8-PeCDF	57117314		
		2,3,7,8-TCDD	1746016		
		2,3,7,8-TCDF	5127319		
		Total PAHs	50328		
		Benzo(a)anthracene	56553		
		Benzo(a)pyrene	50328		
		Benzo(b)fluoranthene	205992		
		Benzo(k)fluoranthene	207089		
		Chrysene	218019		
		Dibenz(a,h)anthracene	53703		
		Indeno(1,2,3-cd)pyrene	193395		
		Total PCBs	1336363		
		Aroclor 1016	12674112		
		Aroclor 1221	11104282		
		Aroclor 1232	11141165		
		Aroclor 1242	53469219		
		Aroclor 1248	12672296		
		Aroclor 1254	11097691		
		Aroclor 1260	11096825		
		Vinyl chloride	75014		
		Xylenes (Mixture)	1330207		
		p-Xylene	106423		
		m-Xylene	108383		
		o-Xylene	95476		

Comment [LATA KY1]: See CRS. Bis(2-ethylhexyl)phthalate removed, but left in Appendix A for screening levels.

Deleted: Bis(2-ethylhexyl)phthalate 117817

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<sup>1</sup> This list of chemicals, compounds, and radionuclides was compiled from COPCs retained as COCs in baseline risk assessments performed at PGDP between 1990 and 2013 (i.e., DOE 1996a; DOE 1996b; DOE 1999a; DOE 1999b; DOE 2000a; DOE 2001; DOE 2005; DOE 2008; DOE 2010; DOE 2013).

<sup>2</sup> List may be added to during project scoping based on additional information.  
CAS = Chemical Abstract Service

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protective of groundwater drawn from the RGA immediately adjacent to a contaminated area. Methods used to develop the risk-based and dose-based screening values are presented in Appendix B of this document.

A comparison of analyte concentrations detected in soil and groundwater samples to analyte concentrations detected in background samples will be performed as part of the development of the list of COPCs as shown in Figures 2.3 and 2.4. The values used to represent background are presented in Appendix A. Appendix E also contains a discussion of the derivation of the background values. Only surface soil [0–1 ft below ground surface (bgs)] and subsurface soil (1–16 ft bgs) and groundwater drawn from the RGA and McNairy Formation will be included in comparison with background concentrations because background values are available only for these media at PGDP (DOE 2000b). The RGA is the lateral flow system that constitutes the shallow Class II groundwater aquifer beneath PGDP and contiguous lands to the north. The McNairy formation flow system is below the RGA.

Background concentrations for chemicals and radionuclides in soil and RGA and McNairy Formation groundwater to be used during site-scoping activities are presented in Tables A.12 and A.13, respectively. In the background screen for soil and groundwater, the maximum detected concentration of the COPCs will be compared to the values presented in Tables A.12 and A.13. Analytes for which the maximum detected concentrations [or maximum activity for radionuclides with reported values greater than their minimum detectable concentration (MDC)] is less than background will be removed from the data set used in the risk assessment. The background values for soil presented in Table A.12 represent upper tolerance limits (UTLs) of background except as noted in the table footnotes. Additional comparisons of the maximum detected concentration or maximum activity for radionuclides with the range of background values also may be conducted in the uncertainty section of the risk assessment (discussed in Section 3.3.7) to further evaluate if a COPC represents a site contaminant. The maximum detected concentrations or activity for radionuclides for all detected analytes with background values will be included in the prepared summary appendix used for screening against background. Because surface water and sediment are transient media in which concentrations and activities can change rapidly, PGDP does not plan to develop surface water and sediment background. Currently, a comparison of the full range of concentrations and activities in upstream versus downstream samples is to be used to determine if a unit or area is releasing contaminants to the environment. Additionally, as part of the analysis, the data adequacy at both the upgradient location and potentially contaminated site must be considered.

To perform the screening analyses during site scoping, available data must be deemed sufficient to determine the potential contamination at a site. Data used during site scoping will be evaluated using the systematic approach presented in Figure 2.2 to ensure that risk analyses employ data of known quality and that the appropriate quantities and types of data are acquired. This systematic approach also is used to evaluate data during remedial investigation, as discussed in Section 3. Detailed discussions related to data quality/data usability review are provided in Section 3.3.3.1.

In presenting the results of risk-based site scoping analyses, several tables should be prepared using a format that allows for easy identification of those chemicals, compounds, and radioisotopes with the potential to contribute to unacceptable levels of risk. If a dose analysis is conducted, similar tables should be prepared to present the results of the dose-based site scoping analysis. To complete the risk-based screening analyses for site scoping, tables will be prepared for soil and sediment, groundwater, and surface water screening. For soil and sediment, up to four tables will be prepared using the risk-based screening levels. These tables offer comparisons among the following:

- Maximum detected concentrations and action levels,
- Maximum detected concentrations and no-action levels,

- Maximum detected concentrations and levels deemed protective of groundwater, and
- Maximum detected concentrations and established background values for naturally occurring inorganics and radionuclides.

For both groundwater and surface water, two tables will be prepared using the risk-based screening levels. These tables offer comparisons between the following:

- Maximum detected concentrations and action levels and
- Maximum detected concentration and no-action levels.

In addition, summary tables providing the following information will be prepared for each medium:

- Lists of chemicals and radionuclides analyzed for but never detected;
- A presentation of summary statistics, including a comparison of detected analytes with background;
- Lists of sampling stations that contain a contaminant at a concentration greater than the action screening level; and
- Lists of sampling stations that contain a contaminant at a concentration greater than the no-action screening level.

## 2.1 ANALYSES SUPPORTING ACTION PRIOR TO RI/FS

As discussed in the FFA, interim actions are required at those sites that pose an imminent risk or hazard to human health and the environment. Generally, sites requiring an interim remedial or removal action are those at which contamination with a single or small number of analytes presents a total carcinogenic risk greater than  $1 \times 10^{-4}$  or a systemic toxicity value (i.e., hazard index or HI) greater than one and for which the risk analyses indicate that exposure is occurring under current use patterns. For these sites, the screening risk analyses will be limited to that described here because additional analyses will slow response time; however, to complete later decision documents, estimates of cumulative risk will be developed. [Note: The exact decision point for interim action is a project-specific decision. The values included here are for illustration only. For example, it is possible that a site is a yard that contains source material that might present a principal threat. At such sites, the scoping analyses may not include a risk-based screen. Additionally, note that risks posed to nonhuman receptors (e.g., ecological risk) may call for an interim remedial or removal action even when risks to humans are negligible.] To derive these estimates of cumulative risk, the methods in Equations 1, 2, 3, and 4 will be used. [Methods to derive dose estimates are similar and are not presented. Also, note that for a dose assessment, the benchmarks for dose-based action are 1 mrem/year, 4 mrem/year (for water only), 12 mrem/year, 25 mrem/year, and 100 mrem/year.]<sup>4</sup>

$$\text{Analyte-specific Risk} = \frac{\text{MAX}}{\text{Cancer PRG}} \times \text{Target Risk} \quad [\text{Eq. 1}]$$

where: MAX = Maximum detected concentration in a medium.

<sup>4</sup> The radiation dose rates of 1 mrem/year and 12 mrem/year are not DOE or Kentucky standards, and none of these radiation dose rates are EPA standards, including the 12 mrem/year, with the exception of the 4 mrem/year that is the public drinking water standard for beta-emitting radionuclides. The 100 mrem/year dose rate relates to DOE Order 458.1 and the Kentucky public dose limit as established in 902 KAR 100:019, Section 10.

Comment [LATA KY2]: September 2014 Meeting Minutes

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Comment [LATA KY3]: September 2014 Meeting Minutes

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Cancer PRG = The medium-specific risk-based no-action screening value for the analyte.  
Target Risk = The target risk upon which the risk-based PRG calculation was based ( $1 \times 10^{-6}$ ).

---

$$\text{TotalRisk} = \sum \text{Analyte-specificRisks} \quad \text{[Eq. 2]}$$

where: Analyte-specific risk is the result from Eq. 1.

---

$$\text{Analyte-specificHazard} = \frac{\text{MAX}}{\text{HazardPRG}} \times \text{TargetHazard} \quad \text{[Eq. 3]}$$

where: MAX = Maximum detected concentration in a medium.  
Hazard PRG = The medium-specific risk-based no-action screening value for the analyte.  
Target Hazard = The target hazard upon which the risk-based PRG calculation was based (0.1).

---

$$\text{TotalHazard} = \sum \text{Analyte-specificHazards} \quad \text{[Eq. 4]}$$

where: Analyte-specific Hazard is the result from Eq. 3.

---

[Note: When performing these calculations, total risk and hazard estimates will be developed within medium for only the scenario appropriate to the unit's or area's location and use because the reasonably anticipated future land use at a site is significant in defining source material as a principal or low-level threat waste (EPA 1991a). A total risk (or hazard) over all media may be estimated if exposure to contaminants in multiple media may occur. Also, when summarizing this information, the analytes driving the medium-specific total risk and hazard and the major uncertainties in the estimate will be reported, and a total risk or hazard estimate over all media may be reported if this is deemed appropriate.]

The results provided by these analyses may not be sufficient for documentation of final actions, and additional risk assessment and risk evaluation may be needed to meet reporting requirements. Items not provided by these analyses include the following:

- The identification of use scenarios of concern, including consideration of sensitive subpopulations;
- The identification of pathways of concern;
- Consideration of risks due to the transformation, degradation, or migration of contamination (although a comparison of analyte concentrations in soil to screening values protective of groundwater provides this in part); and
- An analysis of uncertainties, including the effect of uncertainties on the resulting risk estimates.

## 2.2 ANALYSES SUPPORTING NO FURTHER ACTION DECISIONS

No further action can be selected for those sites where it can be demonstrated that no contamination is present that exceeds no action levels (i.e., risks are *de minimis*) or ARARs. (Note; Non-risk issues also must be considered in making this decision. At some sites without unacceptable risk, a no further action decision may not be appropriate because of non-risk concerns.)

In calculating the risk estimate for this decision, the tables discussed earlier and the equations presented earlier will be used. In summarizing this information, the estimated total risk and hazard from all

contaminants under the appropriate use will be reported, and the future risk or hazard posed by contaminant transformation, degradation, and migration will be considered qualitatively. In addition, the uncertainties associated with the screening comparison will be discussed, and the effect of these uncertainties on the total risk and hazard estimates for each scenario will be described. Note: As part of this screening analysis, the total risk or hazard over all media will be presented and discussed to ensure that a no further action decision is appropriate.

### **2.3 ANALYSES USED TO PRIORITIZE FURTHER INVESTIGATIONS**

Remedial activities at PGDP are prioritized to ensure that funds allocated to PGDP for remedial actions are directed toward those units or areas that pose the greatest risk to human health and the environment. This prioritization will ensure that these actions provide the maximum benefits in risk reduction. When necessary, risk and hazard estimates for prioritization will be calculated using the tables and equations presented earlier. When summarizing this information, the estimated total risk and hazard from all contaminants under both industrial and residential use will be reported, and the potential future doses and risks posed by contaminant transformation, degradation, and migration will be considered qualitatively. In addition, the uncertainties associated with the screening comparison will be discussed, and the effect of these uncertainties on the total risk and hazard estimates for each receptor group will be estimated qualitatively.

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### **3. RISK ANALYSES DURING THE REMEDIAL INVESTIGATION**

At PGDP, risk analyses occur at three points during the RI of sites: during the preparation of the RI work plan (and some sampling and analysis plans); following implementation of the initial round of work described in the RI work plan (if needed to plan contingency sampling); and during the preparation of the RI report. Analyses occurring at each of these points are discussed in the following sections. (Note that dose assessments are not specifically described in the following. Generally, if a dose assessment is provided, it will be presented in the same format as the risk assessment.)

#### **3.1 ANALYSES DURING WORK PLAN DEVELOPMENT AND IMPLEMENTATION (SCREENING RISK ASSESSMENTS)**

As noted in Section 2.4, the screening analyses performed during the site scoping can be used directly in work plan development to reduce the cost of subsequent RI/FS activities. This section discusses the screening analyses that will be performed as part of work plan development and describes the material that will appear in work plans and sampling and analysis plans. (Note: In the following material, “work plan” is used generically for work plans and for those sampling and analysis plans in which risk screening is of use.)

Generally, in work plans, the majority of the risk-related information will appear as part of the initial evaluation. In the work plan’s initial evaluation, the scope, objectives, and methods for the baseline risk assessment will be related; preliminary conceptual site models will be presented; laboratory analytical (or quantitation) limits will be discussed relative to no action screening levels developed specifically for PGDP (i.e., risk-based PRGs in Appendix A); and a preliminary list of COPCs (preliminary COPCs) will be identified. Risk-related information also will appear in the introduction, site characterization summary, and alternatives development description contained in most work plans.

##### **3.1.1 Analyses Appearing in the Introduction of the Integrated RI/FS Work Plan**

In the introductory chapter of work plans, the requirements for risk assessments and analyses will be used to help develop the DQOs for the RI. DQOs are qualitative and quantitative criteria used to establish requirements for sample collection and analysis and are based on the needs and intended uses of the data. As a primary user of RI data, the consideration of risk analyses is integral to this process.

Development of DQOs follows a series of steps. The seven steps in the process are shown in a flowchart found in EPA QA/G-4, *Guidance on Systematic Planning Using the Data Quality Objectives Process* (EPA 2006). Similar steps are found in DOE guidance, *Institutionalizing the Data Quality Objectives Process for EM’s Environmental Data Collection Activities* (DOE 1994). The purpose and goal of each step are described in the text in EPA QA/G-4, accompanying the flowchart. EPA QA/G-4 also includes a summary of key elements that also may be of use in developing DQOs for specific investigations. The role of risk assessment within each of these steps is briefly discussed in the remainder of this section.

During Step 1, State the Problem, of the DQO process, risk analyses will be used to identify qualitatively the preliminary COPCs, receptors that may be exposed to contaminants, locations at which exposure may occur, and pathways by which contaminants may reach these locations. This information will be used to develop the conceptual site model against which new data collected as part of the RI can be compared. An example conceptual site model is presented in Figure 3.1.

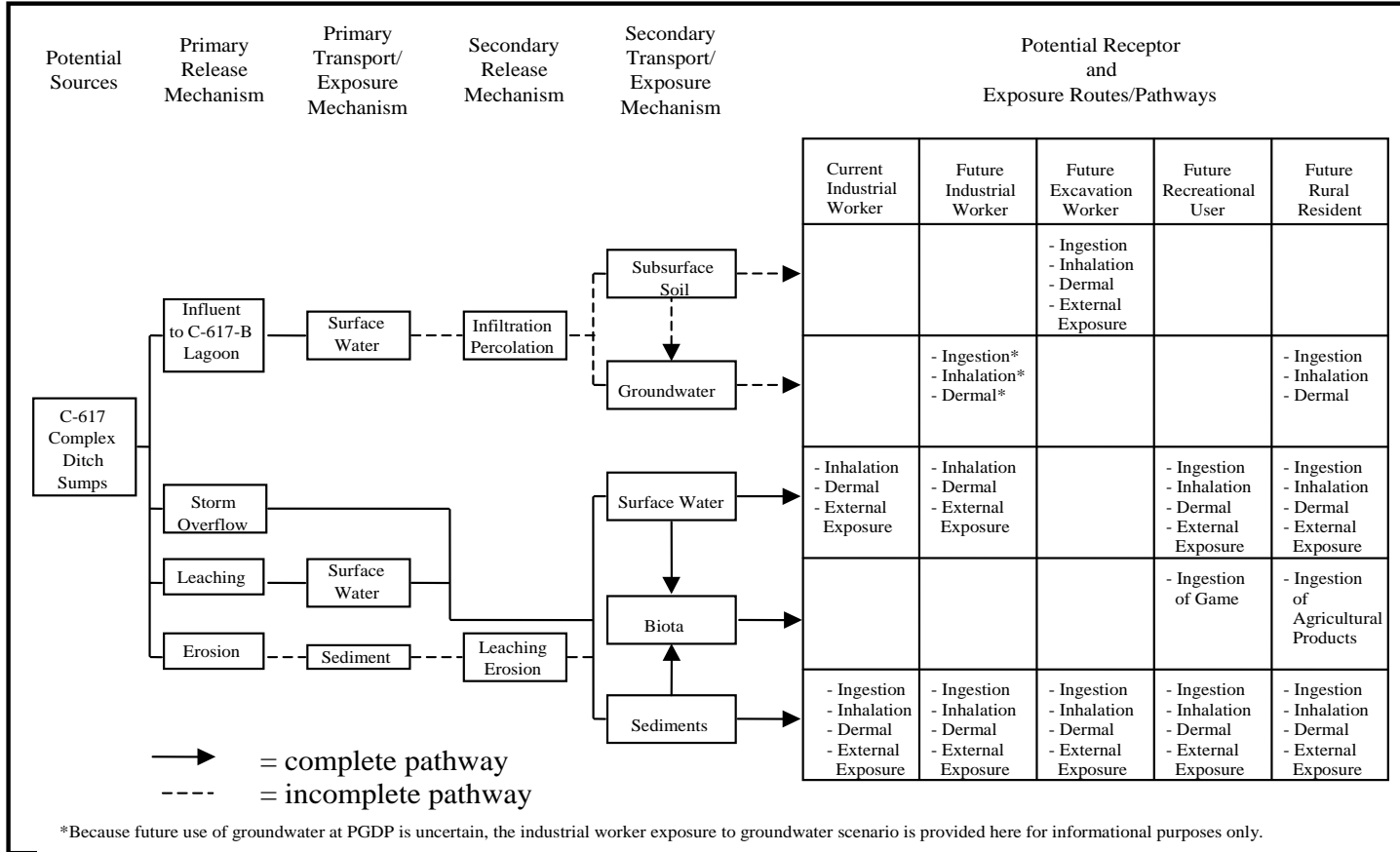


Figure 3.1. Example Risk-Based Conceptual Site Model

Risk analyses also will be used during Step 1 of the DQO process to ensure that the risk management issues are addressed during the investigation. For example, in the approved sampling and analysis plan for SWMU 2 of Waste Area Grouping 22 (DOE 1996a), the problem is stated:

In the past, uranium and multiple COCs were disposed of at SWMU 2. These contaminants have been shown by previous work to be migrating (vertically and horizontally) from the waste cells and show the potential for subsurface migration from the SWMU to the RGA at concentrations or activities that may pose risk to human health and the environment....

Risk analyses will be used during Step 2, Identify the Goals of the Study, of the DQO process to clearly pose questions that must be addressed during the RI. Generally, questions developed during Step 2 of the process will be related to development of contamination concentrations that may remain at or migrate from a site and not pose unacceptable risk; to contaminant migration, and to the activity patterns of present and potential future receptor populations. For example, in the SWMU 2 sampling and analysis plan (DOE 1996a), primary questions related to risk assessment and risk management included the following:

- Will the contaminants migrate (and how) to the RGA at unacceptable concentrations?
- Is there lateral/vertical contaminant movement in the Upper Continental Recharge System (UCRS)?
- What are the chemical characteristics of the waste?

Risk analyses will be used during Step 3, Identify Information Inputs, of the DQO process to establish the preliminary remedial action objectives (RAOs) that must be achieved to mitigate risk to human health and the environment and to provide information useful in determining which alternatives may achieve these objectives. RAOs are criteria used in the FS to aid in the alternative development and selection process. They are site-specific goals that establish the primary objectives and extent of cleanup required by a CERCLA remediation (EPA 1988) and consider COCs, media of concern (MOCs), and potential exposure pathways. The screening levels presented in Section 2 are concentration goals that will make up a portion of the preliminary RAOs for each project. For all investigations at PGDP, the basis of this portion of the human health RAO is to prevent exposure to contaminated media that results in a cumulative (or total) excess lifetime cancer risk (ELCR) greater than  $1 \times 10^{-6}$  or a cumulative (or total) HI greater than or equal to one. This generalized RAO will be enhanced on a project-specific basis as needed (e.g., to include dose concerns).

Risk analyses will be used during Step 4, Define the Boundaries of the Study, of the DQO process to aid in the determination of the spatial and temporal boundaries within which samples must be collected or to which contaminant concentrations must be modeled. Risk analyses will be used to identify spatial boundaries by delimiting the locations both at a SWMU and away from the SWMU at which exposure to contaminants may occur (i.e., exposure points). Risk analyses will be used to identify temporal boundaries by delineating the present and future receptors that may be exposed to contamination and the periods during which these receptors potentially may be present at the exposure points. This information will be used, in turn, to determine the modeling needs for the RI.

Risk analyses will be used during both Steps 3 and 5, Develop the Analytic Approach to the Decision, to set the risk-based limits inherent in these rules and to identify the data required to determine if these limits may be exceeded, consistent with Section XII of the Paducah FFA (EPA 1998a). A primary decision rule that will be included in all work plans for PGDP will note that action must be considered if the risk or hazard posed by contamination at or migrating from a site exceeds allowable limits of an ELCR greater than  $1 \times 10^{-6}$  or HI greater than or equal to one. For example, in the SWMU 2 sampling and analysis plan (DOE 1996a), the leading decision rule (D1) is as follows:



If any of the constituents shown in Table 5.2 are migrating or could migrate (based on RESRAD for uranium and technetium-99 ( $^{99}\text{Tc}$ ) and best available 2- or 3-D model for other constituents) from the burial pits, soil matrix, and/or UCRS to the RGA in the future and are found to pose a risk greater than  $1 \times 10^{-6}$  (excess lifetime cancer) or an HI = 1 (noncancer), then an action to control the migration will be evaluated.

Similarly, the following inputs necessary to make this decision are common to all investigations:

- Chemical-specific exposure point concentrations (EPCs) in environmental media, including contaminant concentrations in waste;
- Land-use assumptions (i.e., which scenarios need to be considered);
- Exposure pathways and exposure routes for all current and potential future receptors;
- Exposure units for the investigated area;
- Modeling parameters;
- Risk estimates for each receptor, including sensitive subpopulations, if applicable.

Risk analyses will be used in Step 6, Specify Performance or Acceptance Criteria, by providing the risk-based goals and contaminant concentrations and activities related to these goals that can be used either quantitatively or qualitatively to set decision error limits. As noted previously, consistent with the PGDP FFA, the risk-based goals to be used in all investigations are  $1 \times 10^{-6}$  for ELCR and 1 for HI. For a dose assessment done to provide information for risk managers, the dose-based goal is 1 mrem/year. The concentrations and activities related to these goals are the PRGs presented as the no action levels in Section 2.

Risk analyses will be used in Step 7, Develop the Plan for Obtaining Data, to ensure that the sampling strategy proposed for all investigations meets the minimum requirements needed to achieve answers to the risk-related decision rules. To ensure that this is achieved, all sampling proposed as part of all investigations will be critically reviewed against the needs established under the decision rules for the investigation. Sampling that does not provide information useful to answering risk-related decisions will be justified on another basis.

### 3.1.2 Analyses Appearing in Prior Characterization Chapter of the Integrated RI/FS Work Plan

In the prior characterization chapter of work plans, results of previous risk evaluations performed for the site under investigation or related to the site will be summarized. Generally, these summaries will consist of results from evaluations performed during the Phases I and II Site Investigations (CH2M HILL 1991 and 1992) or baseline risk assessments and screening analyses performed to support earlier decisions at or near the site, such as prioritization activities.

In presenting the information from previous evaluations, **no attempt will be made to correct any errors or update any values contained in the earlier reports.** All information contained in the earlier report will be presented without change; however, any errors or uncertainties affecting the results will be identified. Additionally, because in earlier baseline risk assessments, results were not summarized in a consistent format, an attempt will be made to present the results taken from these earlier reports in two-way tables. [Note: The format for the two-way table is patterned after the format in Exhibits 8-2 and

8-3 of Risk Assessment Guidance for Superfund (RAGS), Part A, (EPA 1989a) and is consistent with the risk characterization tables found in RAGS, Part D (EPA 1998b).] The exact format for tables presented in RAGS, Part D, is not used for the PGDP risk characterization tables because the Risk Assessment Working Group determined that the tables presented in this Risk Methods Document are adequate to meet the intent of RAGS, Part D. In addition, when summarizing the results of previous assessments, the scenarios, pathways, contaminants, and MOC for each unit or area under investigation will be listed, and major uncertainties affecting the risk assessment results will be noted.

An example of the format for the “two-way table,” adapted from Table 5.78 of Appendix L.1 of the approved *Resource Conservation and Recovery Act Facility Investigation/Remedial Investigation Report for Waste Area Grouping 1 and 7 at Paducah Gaseous Diffusion Plant, Paducah, Kentucky* (DOE 1996b), is shown in Exhibit 3.1. The example table shown in the exhibit will be used to summarize risk assessment results because it allows easy identification of scenarios of concern (i.e., value in column entitled “Total Risk,” COCs (i.e., values in the column entitled “Chemical-Specific Risk”), and pathways of concern (POCs) (i.e., values in the row entitled “Pathway Risk”). In addition, the chemicals and pathways driving total risk can be easily identified, and the risk related to exposure to each environmental medium can be easily derived (i.e., by summing the appropriate pathway totals). Finally, the blank cells in the table and the associated explanation for these blanks show where information was insufficient to allow risks to be characterized.

**Exhibit 3.1. Example Two-Way Table for Presentation of Historical Risk Assessment Results**

SWMU 136 Excess Lifetime Cancer Risks for Future Rural Resident							
Analyte	Ingestion of Groundwater	Dermal Contact with Groundwater	....	Ingestion of Soil	....	Chemical-specific Risk	Total Risk
Trichloroethene	2.30E-05	4.17E-06	....		....	8.35E-05	
Benzo(a)anthracene			....	8.78E-09	....	1.35E-06	
Benzo(a)pyrene			....	1.20E-07	....	1.83E-05	
.	.	.	.	.	.	.	
.	.	.	.	.	.	.	
.	.	.	.	.	.	.	
Uranium-238			....	1.53E-09	....	3.05E-07	
Pathway Risk	2.32E-05	4.23E-06	....	1.72E-07	....		
Total Risk							1.10E-04

Note: The reasons for blank cells are discussed as part of the risk assessment/evaluation. Generally, blank cells will result from unavailable or inadequate data.

### 3.1.3 Analyses Appearing in Initial Evaluation Chapter of the Integrated RI/FS Work Plan

In the initial evaluation chapter of work plans, the methods to be used to complete the baseline risk assessment for the units or areas under investigation will be discussed, and a preliminary evaluation of historical information, including a comparison of concentrations and activities of analytes in environmental samples with health-based standards (i.e., PRGs, ARARs, etc.) and a comparison of analytical limits with background concentrations, will be presented. This information will be used, in turn, to develop the field sampling plan contained in the work plan.

The description of the methods to be used to complete the baseline risk assessments for the units or areas under investigation will follow that presented in Section 3.3 of this document. Generally, this material will delineate clearly the scope and objectives of the baseline risk assessment and briefly describe the activities that will occur during the data evaluation (i.e., identification of COPCs); exposure assessment; toxicity assessment; risk characterization; and remedial goal option (RGO) development stages of the

baseline human health risk assessment. This material also will summarize the results that will be obtained from each stage of the baseline risk assessment. As part of this discussion, conceptual site models for each unit or area under investigation will be presented.

The preliminary evaluation of historical information presented in this chapter of the work plan will summarize the information presented in earlier chapters of the work plan and evaluate this information against the characterization and inventory of wastes, information status of key assessment factors, and release potential from contaminant sources. As part of the characterization and inventory of wastes, comparison tables similar to those discussed in Section 2 will be prepared. Because additional screening criteria may need to be considered, the comparison tables prepared as part of site scoping activities may not be able to be transferred directly to the work plan. An example of the comparison table that will be used in work plans to compare the PGDP screening PRGs to analytical results from soil (and sediment) and groundwater (and surface water) is shown in Exhibit 3.2.

**Exhibit 3.2. Presentation of Screening Assessment Results in the RI Work Plan**

Analyte	Soil (mg/kg or pCi/g)			Groundwater (µg/L or pCi/L)			
	Maximum <sup>1</sup>	PRG <sup>2</sup>	Method Detection Limit <sup>3</sup>	Maximum	PRG	MCL <sup>4</sup>	Method Detection Limit
# 1							
# 2							
.	.	.	.	.	.	.	.
.	.	.	.	.	.	.	.
.	.	.	.	.	.	.	.
# N							

<sup>1</sup> This value will be the maximum detected value for the medium reported in previous investigations. The qualifier codes attached to the value, if any, will be included with the value.

<sup>2</sup> The risk-based PGDP screening preliminary remediation goal (i.e., PRG) that appears in this table will be the lesser of the cancer- and hazard-based, no action residential use PRGs taken from Appendix A. Additionally, the hazard-based PRG that is included will be that calculated for a child aged 1 to 7.

<sup>3</sup> This value will be the project-specific value reported in the Quality Assurance Project Plan of the work plan (or the appropriate chapter of sampling and analysis plans). For radionuclides, this column should have the heading "MDC" or "MDQ" and present MDCs from Multi-Agency Radiological Laboratory Analytical Protocols (MARLAP) guidance.

<sup>4</sup> The maximum contaminant levels (i.e., MCLs) are drinking water standards and will be taken from the most recent information.

After completing the comparison table for each site, the analytes that previously were detected or are expected to be present and that have detection limits (MDCs for radionuclides) that exceed the PRGs will be reported. The analytes with detection limits exceeding PRGs will be reported because the quantitation limit (or method detection limit for chemicals or MDC for radionuclides) used for samples providing data for risk assessment should be less than those concentrations that may have an impact on human health or the environment. It is important to note that, although this evaluation may show that some quantitation limits exceed their respective screening criteria, this evaluation alone will not be used to establish the analytical quantitation limits for a project. The analytical limits will be established considering this information and factors such as site history and potential actions.

Material in the comparison tables also will be used to compile a list of preliminary COPCs for each unit or area under investigation. An analyte will be placed on this preliminary list if the concentration or activity of the analyte at a unit or area exceeds one or more of the screening criteria. Note: Unless it can be shown that cross-media contamination is not present, the list of preliminary COPCs will be compiled over all media. If it can be demonstrated that cross-media contamination is not likely, then a list of preliminary COPCs will be compiled for each medium to be investigated during the project. These lists will provide risk managers with information that can be used in the initial selection and screening of alternatives. In addition, this list can be used to target the analyte list for the project to ensure that analytical costs are appropriate for the project.

An example of the comparison table that will be used in work plans to compare background values to analytical results for inorganic chemicals and radionuclides in soil and groundwater is shown in Exhibit 3.3. (Note: as discussed earlier, background values are not available for sediment and surface water; therefore, a table comparing analytical results from sediment and surface water to background will not be presented.) This table will be used to justify the analyte list for the project. As with the list of preliminary COPCs, justification of the analyte list is important to ensure that analytical costs are appropriate for the project.

**Exhibit 3.3. Presentation of Background Comparison in the RI Work Plan**

Analyte	Soil Data for SWMU (mg/kg or pCi/g) <sup>1</sup>			Soil Background Concentration (mg/kg or pCi/g) <sup>2</sup>	Groundwater Data for SWMU (µg/L or pCi/L) <sup>3</sup>			Groundwater Background Concentration (µg/L or pCi/L) <sup>4</sup>
	SWMU 1	...	SWMU N		SWMU 1	...	SWMU N	
# 1		...				...		
# 2		...				...		
.		.				.		
.		.				.		
# N		...				...		

<sup>1</sup>This will be the maximum detected value for soil reported in previous investigations. The qualifier codes attached to the value, if any, will be included with the value.

<sup>2</sup>The soil background concentration (or activity) will be that presented in Appendix A or updated values.

<sup>3</sup>This will be the maximum detected value for groundwater reported in previous investigations. The qualifier codes attached to the value, if any, will be included with the value.

<sup>4</sup>The groundwater background concentration (or activity) will be that presented in Appendix A or updated values.

### 3.1.4 Analyses Appearing in Remedial Alternatives Development Chapter of the Integrated RI/FS Work Plan

In the remedial alternatives development chapter of work plans, attention will be paid to the importance of risk reduction in remedial alternatives development and to the method to be used to measure risk reduction during the detailed analysis of remedial alternatives. For example, this chapter will note that remedial alternatives are developed to be protective of human health and the environment and that RAOs will consider COCs, POCs, and MOCs. In addition, this chapter will present the nine criteria used in the detailed analysis of alternatives under CERCLA. Most importantly, this chapter will discuss if a qualitative or quantitative detailed risk analysis of alternatives is anticipated and delineate the data that are required to support this risk analysis. (Determining whether a qualitative or quantitative risk analysis of alternatives is needed is important because additional data may need to be collected during the RI to support a quantitative analysis. Additional discussion concerning qualitative and quantitative risk analysis of alternatives is presented in Section 4.)

### 3.2 ANALYSES FOLLOWING COMPLETION OF THE INITIAL ROUND OF INVESTIGATION

Many RI work plans will contain a description of contingency sampling that may be used to address the uncertainties in environmental contaminant distribution expected to be encountered during the investigation. If this contingency sampling is to be collected as part of a phased investigation, then analyses may be used to allow the three FFA parties to discuss and agree if contingency soil (or sediment) sampling is necessary. In this case, a formal or informal report may be prepared after the completion of the initial round of sampling. In this report, results from the initial sampling and relevant historical

sampling may be compared to human health screening criteria (i.e., PRGs) for the expected future use of the area and background concentrations of chemicals and radionuclides. To keep this presentation consistent with that used in work plan development, this presentation will use comparison tables similar to those presented earlier. Because the extent of soil (or sediment) contamination needs to be considered, as well as the nature of contamination, tables considering the location of samples (horizontal and vertical), in addition to the tables considering the maximum detected analyte concentrations, will be prepared. A spatial plane view presentation of the data also should be provided.

The format of the comparison table to be used to determine if the nature of contamination in soil may pose an unacceptable risk or hazard is in Exhibit 3.4. In this table, the maximum detected concentration or activity in all soil samples collected at a site is compared to the no action PRG for soil exposure for the expected future land use, the groundwater protection PRG, and the background concentration. This table will be used to refine the list of preliminary COPCs and the analytical list for contingency sampling. In this evaluation, an analyte will become a preliminary COPC if its concentration exceeds any PRG and the background concentration or activity.

**Exhibit 3.4. Presentation of Screening Assessment Results to Evaluate Nature of Contamination in Soil after the Initial Round of Sampling**

Analyte	Soil (mg/kg or pCi/g)			
	Maximum <sup>1</sup>	PRG <sup>2</sup>	Groundwater Protection PRG <sup>3</sup>	Background <sup>4</sup>
# 1				
# 2				
.	.	.	.	.
.	.	.	.	.
# N				

<sup>1</sup> This value will be the maximum detected value for soil reported in the current and relevant previous investigations. The qualifier codes attached to the value, if any, will be included with the value.

<sup>2</sup> The PRG will be the lesser of the no action cancer- and no action hazard-based PRGs for exposure to soil for the appropriate future use taken from Appendix A. If residential use PRGs are used, then the no action hazard-based PRG should be that for a child aged 1 to 7.

<sup>3</sup> The groundwater protection PRG will be the lesser of the no action cancer- and no action hazard-based PRGs taken from Appendix A. Note: This PRG is protective of groundwater that may be used in the home. A PRG for protection of groundwater used industrially is not relevant to this screening assessment.

<sup>4</sup> The soil background concentration (or activity) will be that presented in Appendix A or the most recent updated study/report.

The format of the comparison table to be used to determine if the nature of contamination in sediment may pose an unacceptable cancer risk or hazard will be similar to that in Exhibit 3.4; however, for the sediment table, neither the groundwater protection PRG nor the background concentration will appear. The groundwater protection PRG will not be included because migration of contaminants from sediment to groundwater is not expected to be a significant migratory pathway. Background concentrations of chemicals and radionuclides will not be included because these data do not exist for sediment. As with the soil table, the sediment table will be used to refine the list of preliminary COPCs and the analytical list for contingency sampling. In this evaluation, an analyte will become a preliminary COPC if its concentration or activity exceeds any risk-based screening criterion.

The format of the comparison table to be used to evaluate the adequacy of initial sampling in delimiting the extent of contamination in surface soil is in Exhibit 3.5. In this table, the analyte concentrations or activities in surface soil samples collected along migration routes or at the periphery of a site are compared to the no action PRG for soil for the expected future land use and the background concentration or activity. Note that the groundwater protection soil PRG is not used in this comparison because that evaluation is performed as part of the subsurface soil evaluation. Generally, surface sampling will be deemed adequate if analyte concentrations and activities in samples collected along migration routes do

not exceed both the no-action PRGs for soil and background concentrations. In deciding if sampling has adequately determined the extent of contamination, additional factors such as historical information will be considered.

**Exhibit 3.5. Presentation of Screening Assessment Results to Evaluate Extent of Contamination in Surface Soil after the Initial Round of Sampling**

Analyte	Soil (mg/kg or pCi/g)		
	Maximum <sup>1</sup>	PRG <sup>2</sup>	Background <sup>3</sup>
# 1			
# 2			
.	.	.	.
.	.	.	.
.	.	.	.
# N			

<sup>1</sup>This value will be the maximum detected value for soil reported in a sample collected along migration routes or at the periphery of the unit or area in the current investigation. The qualifier codes attached to the value, if any, will be included with the value.

<sup>2</sup>The PRG will be the lesser of the no action cancer- and no action hazard-based PRGs for the appropriate future use taken from Appendix A.

<sup>3</sup>The soil background concentration (or activity) will be that presented in Appendix A or the most recent updated study/report.

The format of the comparison table to be used to evaluate the adequacy of initial sampling in delimiting the extent of contamination in sediment will be similar to that used for soil (Exhibit 3.5); however, the background concentration or activity will not appear in the sediment table because background values for sediment do not exist. The evaluation of this table will be the same as for soil.

The format of the comparison table to be used to evaluate the adequacy of initial sampling in delimiting the extent of contamination in subsurface soil is in Exhibit 3.6. In this table, the analyte concentrations or activities in subsurface soil samples collected at the periphery of the area under investigation will be compared to the groundwater protection PRGs and background concentrations of chemicals and radionuclides. Note: The no action PRGs for soil are not in this table because these criteria are for contact with contaminated soil, and contact with subsurface soil is not expected. Generally, subsurface sampling will be deemed adequate if analyte concentrations and activities in samples collected at the periphery of the unit or area under investigation do not exceed both the groundwater protection PRGs and background concentrations. In deciding if sampling has adequately determined the extent of contamination, additional factors such as historical information will be considered.

Analyses to evaluate groundwater and surface water sampling in determining the nature and extent of contamination in groundwater and surface water will be similar to those for soil. The format of the comparison table to be used to determine if the nature of contamination in groundwater may pose an unacceptable excess cancer risk or systemic toxicity is in Exhibit 3.7. In this table, the maximum detected concentration or activity in all groundwater samples collected at the site will be compared to the no action PRG for residential use of groundwater, the maximum contaminant level (MCL), and the background concentration or activity. This table will be used to refine the list of preliminary COPCs and the analytical list for contingency sampling. In this evaluation, an analyte will become a preliminary COPC if its concentration exceeds any screening criterion and the background concentration or activity. Comparisons to MCLs will not be used to identify COPCs, but will be provided for information only.

**Exhibit 3.6. Presentation of Screening Assessment Results to Evaluate Extent of Contamination in Subsurface Soil after the Initial Round of Sampling**

Analyte	Soil (mg/kg or pCi/g)		
	Maximum <sup>1</sup>	Groundwater Protection PRG <sup>2</sup>	Background <sup>3</sup>
# 1			
# 2			
.	.	.	.
.	.	.	.
.	.	.	.
# N			

<sup>1</sup> This value will be the maximum detected value or maximum activity for radionuclides for subsurface soil reported in a sample collected at the periphery of the unit or area in the current investigation. The qualifier codes attached to the value, if any, will be included with the value.

<sup>2</sup> These values are taken from Appendix A.

<sup>3</sup> The soil background concentration (or activity) will be that presented in Appendix A or the most recent updated study/report.

**Exhibit 3.7. Presentation of Screening Assessment Results to Evaluate Nature of Contamination in Groundwater after the Initial Round of Sampling**

Analyte	Groundwater (µg/l or pCi/l)			
	Maximum <sup>1</sup>	PRG <sup>2</sup>	Maximum Contaminant Level <sup>3</sup>	Background <sup>4</sup>
# 1				
# 2				
.	.	.	.	.
.	.	.	.	.
.	.	.	.	.
# N				

<sup>1</sup> This value will be the maximum detected value for groundwater reported in all samples collected around the unit or area during the current and relevant previous investigations. The qualifier codes attached to the value, if any, will be included with the value.

<sup>2</sup> The PRG will be the lesser of the no action cancer- and no action hazard-based PRGs in Appendix A. Note: The hazard-based PRG should be that for a child aged 1 to 7.

<sup>3</sup> The MCL will be taken from Appendix A or the most recent update.

<sup>4</sup> The groundwater background concentration (or activity) will be that presented in Appendix A or the most recent update.

The table used to determine if contamination in surface water may pose an unacceptable cancer risk or hazard will be similar to that in Exhibit 3.7; however, background concentrations of chemicals and radionuclides will not appear in the surface water table because background data do not exist for surface water. The evaluation of this table will match that for groundwater.

For all investigations except the final RI of the Groundwater Operable Unit, there will be limited evaluation of the extent of existing groundwater contamination during the evaluation of the initial round of sampling. Currently, only the extent of dense nonaqueous-phase liquid contamination (i.e., secondary sources) is addressed during the investigation of the individual units and areas. The method used for the detection of these secondary sources does not rely on risk analysis and will not be discussed here. For the Groundwater Operable Unit investigation, the comparison table used to examine the adequacy of sampling in determining the extent of groundwater contamination will be similar to that in Exhibit 3.7; however, in this evaluation, a table will be prepared for each groundwater sampling location along the suspected periphery of the contaminant plumes. In each of these tables, the maximum detected analyte concentrations and activities will be compared to the no action residential use PRGs, MCLs, and background concentrations. Generally, groundwater sampling will be deemed adequate to determine the extent of contamination if analyte concentrations and activities in samples collected along periphery of the suspected groundwater contaminant plumes do not exceed screening criteria and background

concentrations. In deciding if sampling has adequately determined the extent of contamination, additional factors such as historical information will be considered.

The table to be used to determine the adequacy of sampling in determining the extent of surface water contamination also will be similar to that in Exhibit 3.7. As noted earlier, this table will not contain background concentrations of chemicals and radionuclides because background values are not available for surface water. Generally, surface water sampling will be deemed adequate to determine the extent of contamination if analyte concentrations and activities in samples collected downstream of a unit or area do not exceed screening criteria. In deciding if sampling has adequately determined the extent of contamination, additional factors such as historical information will be considered.

### **3.3 ANALYSES FOR THE RI REPORT (BASELINE RISK ASSESSMENTS)**

Baseline risk assessments will be prepared to support final actions at PGDP. To ensure consistency among assessments and conformity with agreements reached between the U.S. Department of Energy (DOE) and regulatory agencies, all assessments will contain either the material described in succeeding sections or an explanation stating why the material is not presented. Material described herein but not relevant to a particular assessment will be noted in the assessment. The following are specific objectives of the remedial action process to be addressed in this section:

- Delineate the methods PGDP will use in the evaluation, determination, and documentation of baseline risks to human health and the environment at a site; and
- Describe the methods PGDP will use to determine the concentrations and activities of analytes that can remain on-site and still be adequately protective of human health and the environment both on-site and off-site.

In the following sections, the presentation follows the outline to be used in baseline human health risk assessments. Data evaluation methods are discussed in Section 3.3.3, exposure assessment methods are presented in Section 3.3.4, toxicity assessment methods are described in Section 3.3.5, risk characterization methods are delineated in Section 3.3.6, uncertainty in the risk assessment is discussed in Section 3.3.7, and RGO derivation methods are discussed in Section 3.3.8. In addition, the sources used to prepare this material are listed in Section 3.3.1, and general issues are considered in Section 3.3.2.

[Note: The methods for the baseline ecological risk assessment are not considered here. They are described in the companion Ecological Risk Methods Document. Additionally, methods to be used for dose assessment are not presented in detail. The methods for dose assessment generally should follow those used for baseline risk assessments.]

#### **3.3.1 Guidance Documents**

The methods discussed in the following sections are consistent with current EPA Region 4 and headquarters risk assessment guidance documents, the Commonwealth of Kentucky Department for Environmental Protection (KDEP) risk assessment guidance, and applicable DOE Orders. In addition, these methods are consistent with agreements reached during meetings among DOE, EPA Region 4, and KDEP risk assessment personnel (DOE 1996c; EPA 1996a; KDEP 1996; and RAWG 2000b, 2000c, 2000d, 2000e, 2000f, 2000g, 2007a, 2007b, 2007c, 2012a, and 2012b) and strategies and methods developed for human health risk assessments for use at other DOE sites located in EPA Region 4 (e.g., K-25, X-10, and Y-12 in Oak Ridge, Tennessee). Some of these methods are different from those used in earlier risk assessments. References for methods and approach should refer to this methods document



and/or the original guidance documents instead of other site-specific project documents to avoid inappropriate references. Many of the documents and other materials used in developing the methods are listed chronologically in the following sections. If newer versions of the listed reference are available, the newer version should be used in place of the specific version listed in the following sections.

### 3.3.1.1 EPA guidance documents and materials

- *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Parts A, B, C, D, E, and F* (EPA 1989a, 1991b, 1991c, 1998b, 2004a, and 2009, respectively) (RAGS, Parts A, B, C, D, E, and F, respectively)
- *Exposure Assessment Methods Handbook* (EPA 1989b)
- *Role of the Baseline Risk Assessment in Superfund Remedy Selection Decisions* (EPA 1990a)
- *Guidance for Data Usability in Risk Assessment* (EPA 1990b)
- *Human Health Evaluation Manual, Supplemental Guidance: “Standard Default Exposure Factors”* (EPA 1991d)
- *Dermal Exposure Assessment: Principles and Applications* (EPA 1992a)
- *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Supplemental Guidance, Dermal Risk Assessment* (EPA 1992b)
- *Supplemental Guidance to RAGS: Calculating the Concentration Term* (EPA 1992c)
- *Guidelines for Exposure Assessment* (EPA 1992d)
- *Revisions to Sections 3.3.1 and 3.3.2 of the RAGS, Part B* (EPA 1993a)
- *Superfund’s Standard Default Exposure Factors for the Central Tendency and Reasonable Maximum Exposure* (EPA 1993b)
- *Guidance Manual for the Integrated Exposure Uptake and Biokinetic (IEUBK) Model for Lead in Children, EPA/540/R-93/081* (EPA 1994a)
- *OSWER Directive: Revised Interim Soil Lead Guidance for CERCLA Sites and RCRA Corrective Action Facilities, OSWER Dir #9355.4-12*(EPA 1994b)
- *Soil Screening Guidance: Technical Background Document, EPA/540/R-95/128, Office of Solid Waste and Emergency Response, Washington, DC, July 1996* (EPA 1996b)
- *Exposure Factors Handbook, EPA 600/P-95/002Fa,b,c* (EPA 1997b)
- *Approach for Addressing Dioxin in Soil at CERCLA and RCRA Sites, OSWER Directive 9200.4-26* (EPA 1998c)
- *Soil Screening Guidance for Radionuclides: User’s Guide and Technical Background Document Final Guidance, OSWER Directive 9355.4-16A and OSWER Directive 9355.4-16* (EPA 2000b)

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- *Guidance for Assessing Chemical Contaminant Data for Use in Fish Advisories, Third Edition*, EPA 823-B-00-007 (EPA 2000c)
- *Estimating Dermal and Inhalation Exposure to Volatile Chemicals in Domestic Water* (Schaum et al. 1994)
- Risk Assessment Guidance for Superfund: Volume III-Part A, Process for Conducting Probabilistic Risk Assessment (EPA 2001a)
- *Supplemental Guidance for Developing Soil Screening Levels for Superfund Sites*, Superfund, Office of Solid Waste and Emergency Response, OSWER 9355.4-24 (EPA 2002)
- *Recommendations of the Technical Review Workgroup for Lead for an Approach to Assessing Risk Associated with Adult Exposures to Lead in Soil* (EPA 2003a)
- *Human Health Toxicity Values in Superfund Risk Assessments* (EPA 2003b)
- *Integrated Exposure Uptake Biokinetic Model for Lead in Children*, Windows® version (IEUBKwin v1.1 build 9) (available at [www.epa.gov/superfund/lead/products.htm](http://www.epa.gov/superfund/lead/products.htm); user's guide is EPA 2004a)
- EPA Regional Screening Level Tables (EPA 2012) at [http://www.epa.gov/reg3hwmd/risk/human/rb-concentration\\_table/Generic\\_Tables/index.htm](http://www.epa.gov/reg3hwmd/risk/human/rb-concentration_table/Generic_Tables/index.htm)
- *Guidance on Systematic Planning Using the Data Quality Objective Process*, EPA QA/G-4 (EPA 2006a)
- *Systematic Planning: A Case Study for Hazardous Waste Site Investigations*, EPA QA/CS-1 (EPA 2006b)
- *National Recommended Water Quality Criteria: 2006* (EPA 2006c)
- 2006 Edition of the Drinking Water Standards and Health Advisories (EPA 2006d)
- Data Quality Assessment: Statistical Methods for Practitioners, EPA QA/G-9S (EPA 2006e)
- *EPA provisional toxicity values support document* available on request from Technical Support Section, EPA Region 4 (EPA-PROV)
- *The 2005 World Health Organization Reevaluation of Human and Mammalian Toxic Equivalency Factors for Dioxins and Dioxin-Like Compounds* (Van den Berg et al. 2006)
- *Brownfields Technology Primer: Vapor Intrusion Considerations for Redevelopment* (EPA 2008)
- *ProUCL Version 5.0.00 Technical Guide, Office of Research and Development Site Characterization and Monitoring* Technical Support Center, Atlanta, GA (EPA/600/R-07/041) (EPA 2013)
- *Human Health Evaluation Manual, Supplemental Guidance: Update of Standard Default Exposure Factors*, OSWER 9200.1-120 (EPA 2014a)
- *Determining Groundwater Exposure Point Concentrations, OSWER 9283.1-42, (EPA 2014b)*

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- [Risk Assessment Forum White Paper: Probabilistic Risk Assessment Methods and Case Studies](#) (EPA/100/R-14/004) (EPA 2014c)
- [Probabilistic Risk Assessment to Inform Decision Making: Frequently Asked Questions](#) (EPA/100/R-14/003) (EPA 2014d)
- [“Radiation Risk Assessment at CERCLA Sites: Q&A,”](#) (OSWER 9285.6-20) (EPA 2014e)
- [Region 4 Human Health Risk Assessment Supplemental Guidance, EPA Region 4, Web site version last updated January 2014 \(Draft Final\)](#) (EPA 2014f)

Comment [LATA KY4]: September 2014 Meeting Minutes

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### 3.3.1.2 Commonwealth of Kentucky guidance documents and materials

- *Kentucky Risk Assessment Guidance*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky (KDEP 2002)
- *Kentucky Guidance for Ambient Background Assessment*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, January 8 (KDEP 2004a)
- *Kentucky Guidance for Groundwater Assessment Screening*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, January 15 (KDEP 2004b)
- *Trichloroethylene Environmental Levels of Concern*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, April (KDEP 2004c)

### 3.3.1.3 Other materials

- Meeting Summary for the Risk Assessment/Risk Evaluation Meeting, February 7, 1996, in Atlanta, February 13, 1996, Conference Call (DOE 1996c)
- *Guidance for Conducting Risk Assessments and Related Risk Activities for the DOE-ORO Environmental Management Program* (Bechtel Jacobs Company LLC 1999)
- Minutes and notes from meetings of the PGDP Human Health Risk Assessment Working Group (RAWG 2000b, 2000c, 2000d, 2000e, 2000f, 2000g, 2007a, 2007b, 2007c, 2012a, 2012b, and Appendix E of this document)

### 3.3.2 General Methods

The risk methods document generally follows guidance in EPA’s RAGS (EPA 1989a) and Kentucky’s *Risk Assessment Guidance* (KDEP 2002); however, there are issues for which the two guidance documents differ. In those cases, the Risk Methods Document reconciles these two different approaches.

#### 3.3.2.1 Format for the baseline human health risk assessment

The outline that will be followed when preparing baseline human health risk assessments for PGDP is provided in Appendix C of this document. This outline is consistent with that in RAGS, Part A (EPA 1989a), and in *Kentucky Risk Assessment Guidance* (KDEP 2002) and includes all sections that must be included in a complete baseline human health risk assessment. As such, some portions of the outline may not be applicable to some baseline human health risk assessments of limited scope; however, any baseline

human health risk assessment prepared for PGDP will include the major and second level headings in the order presented. Major headings that will appear in all baseline risk assessments are “Results of Previous Studies,” “Identification of Chemicals of Potential Concern,” “Exposure Assessment,” “Toxicity Assessment,” “Risk Characterization,” “Uncertainty in the Risk Assessment,” “Conclusions and Summary,” and “Remedial Goal Options Development.” In addition, each baseline human health risk assessment will contain introductory material that delineates the scope and objectives of the assessment.

Examples of the format for tables that will be used in the risk assessment are presented in Exhibit 3.8. *List of Chemicals of Potential Concern*; Exhibit 3.9. *Summary of Pathway Analysis in the Exposure Assessment*; Exhibit 3.10. *Presentation of Exposure Point Concentrations*; Exhibit 3.11. *Chemical-Specific Parameters*; Exhibit 3.12. *Daily Intakes (Dose) for Receptor 1*; Exhibit 3.13. *Exposure Route Summary for the Current Use Scenario—Systemic Toxicity*; Exhibit 3.14. *Driving Contaminants’ Summary for Current Use Scenario—Systemic Toxicity*; Exhibit 3.15. *Summary of Risk Characterization*; Exhibit 3.16. *Summary of Uncertainty Analysis*; and Exhibit 3.17. *Presentation of Remedial Goal Options*. Shorter summary tables for the body of the report will summarize the following information:

- Land use scenarios and media assessed for each source area;
- Scenarios for which human health risk exceeds *de minimis* levels; and
- A table for each source summarizing the COCs and POCs, as well as the contribution of each COC and POC to the total risk and hazard.

### **3.3.2.2 Presentation of results from previous studies**

In all baseline risk assessments prepared for PGDP, the results will be presented from previous risk assessments and other risk evaluations that are relevant to the unit or area being assessed. These results will be included to allow for a comparison between results of earlier work and the results of the current baseline risk assessment. Differences seen will be discussed in the observations section of the current baseline risk assessment.

The format for presenting the results of the earlier risk assessments will follow that which will be used for reporting previous studies in the RI work plan. This is discussed in detail in Section 3.1.2. For risk evaluations, if any, that are not risk assessments, results will be presented verbatim and without interpretation. Relevant results from these studies also may be used in the uncertainty discussion of the current baseline human health risk assessment.

### **3.3.3 Data Evaluation Methods**

The primary purpose of this section of the baseline human health risk assessment will be to develop the list of COPCs used in the assessment. In this section, the data quality/data usability review, procedures to screen data, a summary of the results of the screening, and a final list of COPCs will be presented. Additionally, this section will provide site-specific characterization data used in the exposure assessment. Methods to complete each of these activities are presented in the following.

#### **3.3.3.1 Data quality/data usability review**

The overall goal of the data quality/data usability review is to develop a data set of known quality that is representative of the site and is reproducible. Use of this systematic approach is consistent with EPA guidance (EPA 2006f; EPA 2006e). The data quality/data usability review process (Figure 2.2) incorporates the aspects of data quality/data usability [measurement quality objectives (MQOs)] with an

evaluation of planned data uses for each project DQOs to make a determination concerning the suitability of historical/current project data for use in risk assessment. The initial steps of data assessment and data validation generally are completed by a subject matter expert before the results are provided to the risk assessor. The data quality assessment (DQA) examines the data set to ensure that the MQOs have been met and that the data are sufficient and representative of the site or source investigated. Figure 3.2 [from the EPA DQA guidance (EPA 2006f)] is provided to illustrate how DQA fits into the data evaluation process.

### 3.3.3.2 Procedures to screen or evaluate data to determine COPCs

Data screening to develop the list of COPCs will be performed in the following eight steps.

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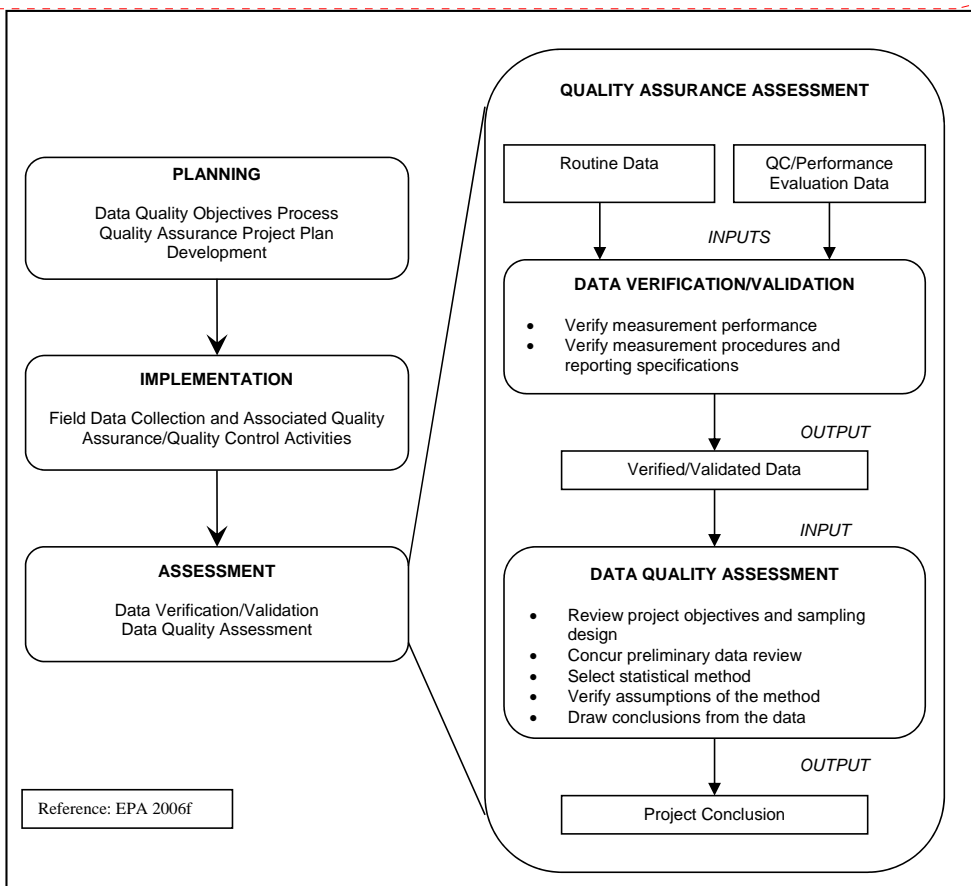


Figure 3.2. Data Life Cycle

- **Step 1: Evaluation of sample design and locations.** Data will be examined to ensure that the samples from which data were derived were collected using sampling methods that are adequate to determine the nature and extent of contamination for the particular unit or area being assessed. Data not from the unit or area under investigation or not useful in determining contaminant migration from the unit or area will not be used quantitatively in the assessment because these data are not representative of the unit or area for which remedial actions are being considered. In particular, when considering groundwater sampling results, only data from samples collected from wells located in contaminant plumes will be used.
- **Step 2: Evaluation of sampling and analytical methods.** Data will be examined to ensure that the sampling methods and analytical methods used in the laboratory are consistent with EPA-approved methods for nonradionuclides. Data for nonradionuclides not from EPA-approved methods will not be used quantitatively in the risk assessment, but may be used qualitatively. Methods for radionuclides will be evaluated during the DQO process to ensure that data quality requirements can be achieved. Also in this step, groundwater and surface water data will be examined, and data from the analyses of filtered water will be deleted from the data set. Only results from unfiltered samples will be used quantitatively in baseline human risk assessments performed at PGDP. Note: Filtered groundwater and surface water data may be used in the uncertainty section of the assessment when discussing data sources and their effects on risk estimates.

For many sites, survey-type data such as X-ray fluorescence (XRF) data and results from polychlorinated biphenyl (PCB) field test kits are available in addition to the laboratory analytical data. The primary use of such data is for site characterization, but these survey-type data also can play a role in risk-based decision making. Survey-type data assist in determining the distribution of COPCs and can be used to identify which sets of laboratory data should be combined to develop site average contaminant concentrations. Potentially, survey-type data also could be combined with lab data in a risk assessment to determine the average concentrations for contaminants, but this would require demonstrating that the lab and survey-type data possess similar detection limits and analytical uncertainty. In addition, a DQA would need to be completed to show that both types of data sets are comparable and representative of the site conditions. This DQA either could be in the risk assessment or in a report completed prior to or in concert with the risk assessment.

Finally, whenever survey-type data are used for guiding how lab data are handled or are combined with lab data, then the risk assessment would need to have an uncertainty discussion that appropriately identifies (a) how the results of the risk assessment could vary if the survey type data were not used and (b) how the use of the survey data increases or decreases the risk of making an incorrect risk-based decision for a location.

- **Step 3: Evaluation of sample quantitation limits.** See Figure 3.3 for an example of Step 3.

### Evaluation of Sample Quantitation Limits

*Chemicals:*

Consider the following results for Chemicals W, X, Y, and Z. Assume that Chemicals W and Y are site-related contaminants and that Chemicals X and Z are not site-related. Also, let the data qualifier (U) be defined as not detected at the sample quantitation limit (SQL).

Chemical	Sample 1	Sample 2	Sample 3	Sample 4	Screening Value
W	10U	10U	10U	10U	5
X	10U	10U	10U	10U	5
Y	10U	6	10U	10U	5
Z	1U	1U	1U	1U	5

Then, following the rules in Step 3 of the data evaluation process:

- Results for Chemical W are suspect because the maximum SQL overall results (10) is greater than the screening value (5), and Chemical W was not detected in any sample. Because Chemical W is site-related, the qualitative risk analysis of this chemical's potential effect would use the full SQL.
- Results for Chemical X are suspect because the maximum SQL overall results (10) is greater than the screening value (5), and Chemical X was not detected in any sample. Because Chemical X is not site related, the qualitative risk analysis of this chemical's potential effect would use one-half the SQL.
- Results for Chemical Y are not suspect even though the maximum SQL exceeds the screening value because Chemical Y was detected in one sample.
- Results for Chemical Z are not suspect because the maximum SQL is less than the screening value.

For radionuclides, SQLs should be evaluated in accordance with the guidance in the Multi-Agency Radiological Laboratory Analytical Protocols (MARLAP) Manual (EPA 2004b).

Note: Other data qualifiers associated with the data must also be considered during data evaluation. Please see Step 4 of the data evaluation process.

**Figure 3.3. Example of Step 3–Evaluation of Sample Quantitation Limits  
Laboratory Analytical Data**

**Chemicals.** The sample quantitation limits for each analyte and sample will be examined to determine if these limits were below the concentration at which the analyte may pose an unacceptable risk or hazard to human health. If the maximum sample quantitation limit for an analyte (over all samples within a medium) is greater than the concentration that may pose an unacceptable risk or hazard to human health, and the analyte is not detected in any sample, then the data for that analyte will be deemed suspect. Data from these analytes will not be used quantitatively in the risk assessment, but the potential risk or hazard from exposure to media potentially containing these analytes will be examined qualitatively. In developing the qualitative assessment for these data, the maximum quantitation limit for the analyte (in all samples from a medium) will be compared to the appropriate no action residential PRG if historical or process information indicates that the analyte potentially could be present. One-half the maximum quantitation limit for the analyte (in all samples from a medium) will be used in this comparison if historical or process information indicates that the analyte is not expected to be present.

**Radionuclides.** The analysis for radionuclides will be performed in two steps. In the first step, the MDC/minimum detectable concentration/minimum quantification concentration (MQC) for each

analyte and sample will be examined to determine if these limits were below the concentration or activity at which the analyte may pose an unacceptable risk (or dose). If the maximum MDC/MQC for an analyte over all samples within a medium is greater than the concentration or activity that may pose an unacceptable risk (or dose) to human health and the analyte is less than the minimum detectable activity MDC/MQC in any samples, then the data for that analyte will be deemed suspect. The MDCs used for radionuclides should be the MDCs established in the MARLAP Manual (EPA 2004b), which provides guidance for evaluating SQLs for radionuclide data. For radionuclides, all reported values, including negative values,<sup>5</sup> will be used to derive the EPCs under current conditions.

**Survey-type data.** When XRF data are used in the derivation of EPCs, all XRF values, including negative values, will be used as reported. Other survey-type data (such as PCB field test kits) should be used in accordance with project-specific review of the data and performance of the method.

- **Step 4: Evaluation of data qualifiers and codes.** Generally, the rules presented in RAGS, Part A, Exhibits 5.4 and 5.5 (EPA 1989a) will be used to evaluate all data qualifiers and codes attached to analytical results for chemicals; however, data with a “B” qualifier (i.e., analyte also found in associated blank) will be examined by analyte to ensure that site-related analytes are not eliminated. For other analytes, the “5 and 10X’s Rule” described in RAGS, Part A, (EPA 1989a) will be considered. In addition, the method used in data validation to examine blank contamination will be evaluated. If data validation qualified sample results as “U” (i.e., analyte not detected) instead of “B” when blank contamination was present and the analyte passed the “5 and 10X’s Rule,” then the data will be reevaluated. Specifically, if chemical data are qualified “B,” and the value is less than that defined by the “5 and 10X’s Rule,” then the data will be assumed to be a nondetect and the reported value will be used to derive the EPC.
- Evaluation of radionuclide data will follow rules agreed upon by the Commonwealth of Kentucky Radiation Health Branch [formerly the Kentucky Radiation Health and Toxic Agents Branch (KYRHTAB)] and DOE (RAWG 2000a through 2000f). The data assessment qualifiers that will appear and their description are as follows:
  - **KYRHTAB-LT:** KYRHTAB has performed an independent data assessment and the results are less than the MDC or detection limit and should not be plotted.
  - **KYRHTAB-50:** KYRHTAB has performed an independent data assessment and the radiation counting uncertainty is greater than 50% of the analytical results.
  - **KYRHTAB-ER:** KYRHTAB has performed an independent data assessment and the data present error problems (i.e., no counting uncertainty or zero counting uncertainty).
  - **KYRHTAB-OK:** KYRHTAB has performed an independent data assessment and the data are acceptable for use.
- **Step 5: Elimination of analytes not detected.** Generally, any chemical not detected in at least one sample from a medium will be deleted from the data set. Any radionuclide for which no analytical results exceed its MARLAP MDC also will be deleted from the project dataset, provided the MDC is an acceptable level for the project.<sup>6</sup> If a chemical analyte is suspected of being present at very low

<sup>5</sup> Negative results may be reported due to a statistical determination of the counts seen by a detector, minus a background count.

<sup>6</sup> These types of decisions (acceptable MDCs) would be a product of the consensus of the FFA parties arrived at during project discussions at the appropriate stage in document development.



concentrations (i.e., below the quantitation limit) due to cross-media contamination or is suspected of being present based on historical or process information, the analyte may remain in the data set even though the analyte was not detected. In this case, the concentrations used to determine the representative or EPC for the analyte will be the sample quantitation limits for the analyte in the medium. For classes of analytes such as polycyclic aromatic hydrocarbons (PAHs), PCBs, and dioxins/furans, if one compound is detected at a concentration greater than a screening value and is identified as a COPC, then others in that class will be assumed to be present as well. The method used to analyze these classes of compounds is presented later in this section.

- **Step 6: Examination of toxicity of detected analytes.** The maximum concentrations and activities of analytes remaining in the data set will be compared to no action residential use risk-based PRGs by medium. The PRGs used in this comparison will be the lesser of the lifetime excess cancer-based and child hazard-based no action values found in Appendix A. Those analytes with a maximum detected concentration less than each respective no action risk-based PRG will be eliminated from the data set unless the analyte has a bioaccumulation factor for fish equal to or greater than 100 (DOE 1996d). Note: The uncertainty introduced through the application of this screening procedure will be examined quantitatively in the uncertainty analysis portion of the baseline risk assessment. The derivation of the risk-based PRGs used in this comparison is described in Appendix B of this document.
- **Step 7: Examination of analyte concentrations of essential nutrients detected in site samples.** Analytes not removed from the data set in previous steps will be examined to determine if any are essential nutrients. Seven analytes known to be essential nutrients and known to be toxic only at extremely high concentrations will be removed from the data set on the basis of regulatory guidance (EPA 1995). These analytes are calcium, chloride, iodine, magnesium, potassium, sodium, and phosphorus. No other analytes known to be essential nutrients will be deleted from the data set on the basis of this screen. Any uncertainty regarding retention of essential nutrient in the list of COPCs will be discussed in the uncertainty section of the risk assessment.
- **Step 8: Comparison of analyte concentrations detected in soil and groundwater samples to analyte concentrations detected in background.** This comparison is performed as part of the development of the list of COPCs. As a first step, maximum detected concentrations of analytes will be compared to the background concentrations presented in Appendix A. Analytes not detected at a concentration greater than the background concentration will not be retained as COPCs. Analytes detected at concentrations greater than their background concentration may be retained as COPCs, depending upon the outcome of other screening steps. Analytes retained as COPCs, however, may be considered with the full range of background as part of the uncertainty analysis. This analysis, if completed, will be done to determine if the analyte is generally present at concentrations above its background concentration or if the detected concentrations of the analyte above the selected background concentration is consistent with natural enrichment. The impacts on risk characterization of not retaining an analyte on the basis of the background screen will also be considered in the uncertainty analysis.

During the development of the list of COPCs, concentrations of total cancerous PAHs, PCBs, and dioxins/furans (dioxins) will be derived. Total PAHs, total PCBs, and total dioxins will be derived to allow for the correct use of the toxicity screen described in Step 6 and to allow for correct calculation of ELCR from exposure to these organic compounds.

When deriving total PAHs, the toxicity equivalence factors (TEFs) presented in Human Health Risk Assessment Protocol for Hazardous Waste Combustion Facilities (EPA 2005) will be used. These TEFs are presented in Table 3.1. Note that these TEFs will be applied to the concentrations of detected PAHs in

**Table 3.1. Toxicity Equivalency Factors for PAH Compounds and Dioxins/Furans**

PAH Compound <sup>1</sup>	Toxicity Equivalence Factor	Dioxin/Furan Compound <sup>2</sup>	Toxicity Equivalence Factor
Benzo(a)pyrene	1.0	2,3,7,8-TCDD	1.0
Benzo(a)anthracene	0.1	1,2,3,7,8-PeCDD	1.0
Benzo(b)fluoranthene	0.1	1,2,3,4,7,8-HxCDD	0.1
Benzo(k)fluoranthene	0.01	1,2,3,6,7,8-HxCDD	0.1
Chrysene	0.001	1,2,3,7,8,9-HxCDD	0.1
Dibenzo(a,h)anthracene	1.0	1,2,3,4,6,7,8-HpCDD	0.01
Indeno(1,2,3-c,d)pyrene	0.1	OCDD	0.0003
All other PAHs	0	2,3,7,8-TCDF	0.1
		1,2,3,7,8-PeCDF	0.03
		2,3,4,7,8-PeCDF	0.3
		1,2,3,4,7,8-HxCDF	0.1
		1,2,3,6,7,8-HxCDF	0.1
		1,2,3,7,8,9-HxCDF	0.1
		2,3,4,6,7,8-HxCDF	0.1
		1,2,3,4,6,7,8-HpCDF	0.01
		1,2,3,4,7,8,9-HpCDF	0.01
		OCDF	0.0003

<sup>1</sup> TEFs from EPA 2005

<sup>2</sup> TEFs from Van Den Berg, et al. 2006

each sample and that the total PAH concentration in a sample will be the sum of the products of each PAH and its TEF. For samples in which PAHs are not detected, the value for the minimum detection limit of the PAHs with TEFs will be used in the calculation of the EPC.

When deriving total PCBs [if this analyte (i.e., Total PCBs) is not reported in the data set], the detected concentrations of each PCB within a sample will be summed. For samples in which no PCBs are detected, the value for the minimum detection limit of the PCBs will be used in the calculation of the EPC. If there are detection limits for PCBs exceeding risk-based concentrations, this issue should be discussed in the uncertainty section. Note that there are no TEFs to use when deriving total PCBs from individual Aroclors. If dioxin-like PCBs are detected at a site, they should be added to the total PCBs after weighting with the TEFs for those compounds in Van Den Berg, et al. 2006.

When deriving total dioxin, the TEFs presented in *Federal Register*: May 10, 2007 (Volume 72, Number 90), *Dioxin and Dioxin-like Compounds; Toxic Equivalency Information* will be used. These TEFs are presented in Table 3.1. Note that these TEFs will be applied to both the concentrations of detected dioxins and furans and to one-half the sample quantitation limit of undetected dioxins and furans, when one or more dioxin or furan is detected. The total dioxin concentration in a sample will be the sum of the products of each dioxin/furan and its TEF. For samples in which no dioxin or furan was detected, the minimum detection limit for 2,3,7,8-TCDD will be used as the value for the total dioxin concentration. If there are detection limits for dioxins and furans exceeding risk-based concentrations, this issue should be discussed in the uncertainty section.

### 3.3.3.3 Presentation of data evaluation

A summary of the data evaluation will be provided in both narrative and tables. Tables from each step of the data evaluation process may be presented. The detailed data tables, if voluminous, should appear in an appendix to the risk assessment; however, the summary tables described earlier (see Section 3.3.2.1)

should appear in the main text of the assessment. At minimum, a table listing the COPCs for the assessment should appear in the main text. An example of the information that should appear in this summary table is in Exhibit 3.8.

**Exhibit 3.8. List of Chemicals of Potential Concern**

Analyte	Frequency of Detection <sup>1</sup>
<b>Site and Medium<sup>2</sup></b>	
Analyte # 1	
Analyte # 2	
.	.
.	.
.	.
Analyte # N	

<sup>1</sup> This value will be the number of samples in which the analyte was detected over the number of samples in which an analysis for the analyte was performed.

<sup>2</sup> A list of chemicals of potential concern will be presented for each site and medium combination.

### 3.3.3.4 Site-specific characterization information

Several pieces of site-specific characterization information are relevant to virtually all baseline human health risk assessments performed for PGDP because they explain resource use around PGDP. Because this information is in the form of interviews and letters, it generally is not readily available; therefore, this information is included in Appendix E of this document to provide a ready source of these materials. Appendix E, presents the following documentation.

- Reference to the Phase I Site Investigation results of surface water and groundwater users survey to determine groundwater use near PGDP (CH2M HILL 1991);
- Summary of agricultural practices in Ballard County, Kentucky;
- Summary of the agricultural practices in McCracken County, Kentucky;
- Area of crop land in Ballard and McCracken County, Kentucky;
- Recreational use of Bayou and Little Bayou Creeks near PGDP;
- Annual harvests of geese, ducks, turkeys, and deer in McCracken and Ballard Counties, Kentucky;
- Reports entitled “Planning Issues for Superfund Site Remediation” and “Quantitative Decision Making in Superfund: A Data Quality Objectives Case Study” from *Hazardous Materials Control* regarding use of exposure units in risk calculations and remedial decisions;
- Kentucky Risk Assessment Guidance, Risk Assessment Branch, Department for Environmental Protection, Commonwealth of Kentucky;
- Kentucky Guidance for Ambient Background Assessment, Risk Assessment Branch, Department for Environmental Protection, Commonwealth of Kentucky, January 8, 2004;
- Kentucky Guidance for Groundwater Assessment Screening, Risk Assessment Branch, Department for Environmental Protection, Commonwealth of Kentucky, January 15, 2004;

- Trichloroethylene Environmental Levels of Concern, Risk Assessment Branch, Department for Environmental Protection, Commonwealth of Kentucky, April 2004;
- Environmental Indicators flowchart submitted to the Hazardous Waste Branch of the Kentucky Division for Waste Management;
- Information used to compile PGDP background;
- The table of parameters for probabilistic risk assessment (PRA) from the Southwest Plume Investigation report. This table provides the parameter values used for the PRA in that report, which should be considered for use in other PRAs. The values in the table do not represent specified default values for use in all PRAs.

### 3.3.4 Exposure Assessment Methods

The primary purpose of this section of the baseline human health risk assessment will be to report the results of the exposure assessment for each unit or area investigated. In this section, the exposure setting for each unit or area will be characterized, exposure pathways will be identified, exposure will be quantified (i.e., dose or intake calculated), and doses will be presented. Methods to complete each of these steps are discussed in the following sections.

#### 3.3.4.1 Characterize the exposure setting

This section of the exposure assessment or other portions of the document will describe the physical setting of each unit, including meteorology, climate, vegetation, soil type, surface hydrology, groundwater hydrology, and geology. In addition, the surrounding populations will be characterized as needed. Specific note will be given to determining if sensitive subpopulations may be present. In risk assessments in RI reports, the information presented concerning climate, vegetation, soil type, surface hydrology, groundwater hydrology, and geology will be brief, and references will be to material presented in earlier sections of the RI report. (Note: A brief presentation of this material must be included in the baseline risk assessment because the FFA states that the baseline risk assessment is to be written as a stand-alone report.) In baseline risk assessments not in RI reports, the information presented concerning climate, vegetation, soil type, surface hydrology, groundwater hydrology, and geology will be more extensive.

Current and potential future land use and the time frame for future use also will be discussed in this section of the exposure assessment. The most likely future land use will be determined using information in the most recent PGDP Site Management Plan (SMP); however, because future land use over time is uncertain, the use scenarios considered in the baseline risk assessment will not be governed by that information alone. Use scenarios that will be considered in all baseline risk assessments under future conditions are rural residential, recreational, industrial, outdoor worker, and excavation. Appropriate use scenarios may be evaluated during project scoping.

Finally, this section of the baseline human health risk assessment will integrate the preceding information and declare the unit or area under investigation either as a source or integrator unit and identify exposure points. Definitions used to determine whether the area or unit is a source or integrator are as follows:

- **Source unit.** Those units or areas that may release contaminants to other units or areas.
- **Integrator unit.** Those units or areas that accumulate contaminants from source units or areas.

Generally, application of these definitions to units and areas to be investigated at PGDP shows that all areas on-site where contamination exists (e.g., the soil and other material at burial grounds, spill areas, and landfills) are source areas. Integrator units identified using these definitions are air, groundwater (e.g., RGA), and surface water (e.g., Bayou and Little Bayou Creek watersheds and the Ohio River).

Also in this section of the exposure assessment, exposure points will be evaluated. For source units, the exposure points that will be evaluated under current conditions are at the unit or area (“hot spots” may be evaluated separately) and at points downgradient to which contamination may migrate. Downgradient points that will be evaluated for risk communication purposes include at the PGDP industrialized area [i.e., the area corresponding to the industrial land use delineated in the SMP (DOE 2014)] (if applicable), at the DOE property boundary (if applicable), and at Little Bayou Creek (if applicable). Note that for units or areas outside the industrialized area at PGDP, exposure at the industrialized area will not be considered because it is not necessary for remedial decisions. For integrator units, exposure points that will be considered are those within the contaminated area (e.g., above the contaminated groundwater plume or along the contaminated ditch) and at areas downgradient. Generally, exposure points that consider migration from a source will consider the time of exposure. For example, for exposure to groundwater both at a source and at the facility boundary, risk or hazard from exposure to measured concentrations under current conditions and future conditions will be determined. In addition, risk or hazard from exposure to expected future concentrations or activities will be modeled to determine the risk or hazard that may occur under potential future conditions as contaminants migrate from the source to the underlying aquifer. Exposure to contaminants in or migrating to the surface water integrator unit will be handled similarly. The mechanism that will be used to determine the extent of modeling that will be used in a baseline human health risk assessment is discussed later.

<p><b>Industrialized Area</b> Area corresponding to the industrial land use delineated in the Site Management Plan.</p>
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#### 3.3.4.2 Identification of exposure pathways

This section of the exposure assessment will delineate the pathways through which the receptors may be exposed under both current and future conditions. For current receptors, these pathways and their parameters should be based on realistic exposures; for future receptors, these pathways and their parameters should be based on reasonable maximum exposure (RME) values. The goal of this material will be to provide a complete depiction of all exposure pathways for current and future uses. To achieve this goal, this section will present conceptual site models and supporting text. Also, in this section, each pathway will be described in terms of source, exposure route, exposure point, and receptor. This format will be followed because all four must be present for a complete pathway to exist. Note: Potential pathways not containing all four items will be described as being incomplete, and text justifying their omission from the assessment will be provided. Potential pathways that will be considered in all assessments are described herein.

Exposure assessments in baseline human health risk assessments completed in the past indicate that at least 24 exposure pathways should be considered as potential pathways in all assessments. These pathways are listed. (Note: Additional pathways, such as contact with buried waste, may be reasonable for some units or areas; these pathways are not included.)

- Ingestion of groundwater as a drinking water source
- Inhalation of volatile constituents emitted from groundwater during household use
- Dermal contact with groundwater while showering

- External exposure to ionizing radiation emitted by constituents in groundwater while showering
- Inhalation of volatile constituents emitted from groundwater during irrigation
- Incidental ingestion of soil
- Dermal contact with soil
- Inhalation of particulates emitted from soil
- Inhalation of volatile constituents emitted from soil
- External exposure to ionizing radiation emitted by constituents in soil
- Incidental ingestion of surface water while swimming or wading in creeks or natural or man-made ponds
- Dermal contact with surface water while swimming or wading in creeks or natural or man-made ponds
- External exposure to ionizing radiation emitted by constituents in surface water while swimming or wading in creeks or natural or man-made ponds
- Incidental ingestion of sediment while swimming or wading in creeks or natural or man-made ponds
- Dermal contact with sediment while swimming or wading in creeks or natural or man-made ponds
- External exposure to ionizing radiation emitted by constituents in sediment while swimming or wading in creeks or natural or man-made ponds
- Consumption of fish taken from creeks or natural or man-made ponds
- Consumption of vegetables and produce raised in contaminated soil
- Consumption of irrigated vegetables
- Consumption of beef from animals contaminated by consuming vegetation (pasture and concentrates) irrigated with contaminated water or grown on contaminated soil, by drinking contaminated water, or ingesting contaminated soil
- Consumption of dairy products (i.e., milk) from animals contaminated by consuming vegetation (pasture and concentrates) irrigated with contaminated water or grown on contaminated soil, by drinking contaminated water, or ingesting contaminated soil
- Consumption of pork from animals contaminated by consuming vegetation (concentrates) irrigated with contaminated water or grown on contaminated soil or by drinking contaminated water
- Consumption of poultry products from animals drinking contaminated water
- Consumption of game (i.e., deer, rabbits, and quail) contaminated by consuming contaminated vegetation or soil and ingesting water.

While these pathways have been found to be reasonable in past assessments, not all may be reasonable, or complete, for future assessments; therefore, the decision as to which pathways to quantify will be made on a project-specific basis. In any case, the rationale for the inclusion or exclusion of any of the pathways listed herein will be included in the exposure assessment.

It is important to note that the pathways relating to livestock consumption are not reasonable for most source units. This is because most source units are too small to support livestock in addition to a homestead and garden. Generally, a source unit will be required to be larger than two acres to be considered for livestock production. (This requirement assumes that a minimum of two acres is required for a home and associated garden.) Note: Under this definition, all integrator unit assessments will contain an assessment of risk from consumption of livestock because the area they cover is greater than two acres. In assessments where livestock consumption is included, the range size for each beef or cow will be two acres per head (Morrison 1959).

Using the characterization information and pathway analysis, a conceptual site model will be developed for each unit or area. The format that will be used for the conceptual site models is that in Figure 3.1. Note: When presenting the conceptual site models for multiple units or areas in a single baseline human health risk assessment, the units or areas may be grouped to reduce the number of figures that need to be presented.

#### 3.3.4.3 Quantification of exposure

To quantify exposure or dose, both the EPC and the exposure factors are required. Here, the EPC can be defined as the concentration or activity of the COPC in the environmental medium ingested, inhaled, contacted, or consumed, and the exposure factor can be defined as the product of the exposure parameters describing the degree of exposure to the environmental medium in terms of duration or frequency of exposure and mass of the receptor.

EPCs under current conditions of all COPCs for which environmental samples were taken will be determined using the following procedure.

- (1) If results from fewer than ten samples are available, then the EPC will be the maximum detected concentration.
- (2) If results from ten or more samples are available, then the most recent version of EPA's ProUCL software version of EPA's ProUCL software will be used to determine the EPC. The value selected as the EPC will be the value recommended by ProUCL, noted as the "Potential UCL to Use." EPA's ProUCL software<sup>7</sup> incorporates a number of

From Soils Operable Unit RI Report (DOE 2012):

The representative sampling design for the SWMUs was gridding. In some instances (such as SWMUs/AOCs not grid sampled in summer 2010), when a grid was applied to the SWMUs/AOCs, a grid lacking a sample result resulted. In order to fill a grid lacking a sample result, the average of the grids within the exposure unit with sampling results was used. Attachment D2 presents an uncertainty evaluation in determining EPC values using these averages against EPC values calculated without using the averages or the maximum value, as applicable. An example for determining the EPC through averaging is illustrated below.

If the SWMU/exposure unit combination had less than 10 grids, the maximum grid result was used as the EPC. If the SWMU/exposure unit combination had 10 or more grids, the grid values were used to determine the EPC. Grid values were determined following guidance in the work plan. Basically, the maximum detected result from within the grid applies to the grid. If not detected, the minimum detection limit applies to the grid.

If a grid had no result (detect or nondetect) for the COPC, an average of the results for the grids with results was used.

<sup>7</sup> Software is available at [www.epa.gov/osp/hstl/tsc/software.htm](http://www.epa.gov/osp/hstl/tsc/software.htm).

different distributional tests that may be used to perform the distributional tests and calculates the most appropriate EPC (EPA 2013).

Options to determine the ten or more samples may include use of grid values. It is recommended that a geostatistical approach utilizing Spatial Analysis and Decision Assistance (SADA) or similar software be used to estimate values for empty grids. SADA is available at <http://www.tiem.utk.edu/~sada/index.shtml>. Alternately, an average value may be used. An example is shown in the text box [from Soils Operable Unit RI Report (DOE 2012)]. These options should be discussed and agreed to in the planning phases of projects.

In determining the UCL when the medium is soil, data will be segregated into depth intervals relevant to receptors.

• For scenarios in locations inside the industrialized area, the following will be used to estimate the EPC:

- Excavation worker: data from samples collected from 0 to 10 ft bgs.<sup>8</sup>
- Outdoor worker: data from samples collected from 0 to 1 ft bgs.
- All other scenarios: data from samples collected from 0 to 1 ft bgs.

• For scenarios in locations outside the industrialized area, the following will be used to estimate the EPC:

- Excavation worker: data from samples collected from 0 to 10 ft bgs.<sup>8</sup>
- Outdoor worker performing maintenance-type activities: data from samples collected from 0 to 10 ft bgs,<sup>8</sup> and
- All other scenarios: data from samples collected from 0 to 1 ft bgs.

In determining the UCL when the medium is groundwater, data from samples from each potable aquifer (i.e., RGA and McNairy Formation) will be used; however, data will be summarized within and not over aquifers, consistent with EPA guidance (EPA 2014b). Note: For the groundwater integrator investigations (e.g., that for the Groundwater Operable Unit), the representative concentration for groundwater may be the average concentration of the samples taken from wells within the contaminant plume if data are sufficient. EPA guidance recommends calculating the 95% UCL of the arithmetic mean as the EPC for risk assessments (EPA 2014b). It is generally desirable to use at least 10 data points for each contaminant (e.g., 5 wells and 2 rounds of data representative of current conditions equate to 10 data points) to compute a 95% UCL. If the 95% UCL is greater than the maximum detected concentration, EPA guidance recommends that the EPC default to the maximum detected concentration for that contaminant. If less than 3 wells are within the core of the plume, maximum detections may be used as the EPC for that contaminant (EPA 2014b). In addition, as with soil, the wells used in each calculation may be grouped so that risk or hazard at differing contaminant concentrations and in various areas may be estimated. Decisions concerning the method that will be used to estimate the concentration of COPCs for the groundwater integrator unit will be made on a case-by-case basis and will be justified in the baseline risk assessment.

<sup>8</sup> Unless information indicates that results from samples collected at deeper depths (i.e., 0–16 ft bgs in areas where infrastructure is found) should be included in the derivation of the EPC.

Deleted: 0

Comment [LATA KY5]: September 2014 Meeting Minutes, Attachment 1

**It has been suggested to revise this paragraph as follows:**

In determining the UCL when the medium is soil, data will be segregated into depth intervals relevant to receptors.

• For scenarios in locations inside the industrialized area, the following will be used to estimate the EPC:

- Excavation worker: data from samples collected from 0 to 10 ft bgs.<sup>8</sup>
- Outdoor worker: data from samples collected from 0 to 1 ft bgs.
- All other scenarios: data from samples collected from 0 to 1 ft bgs.

• For scenarios in locations outside the industrialized area, the following will be used to estimate the EPC:

- Excavation worker: data from samples collected from 0 to 10 ft bgs.<sup>8</sup>
- Outdoor worker performing maintenance-type activities: data from samples collected from 0 to 10 ft bgs,<sup>8</sup> and
- All other scenarios: data from samples collected from 0 to 1 ft bgs.

<sup>8</sup> Unless information indicates that results from samples collected at deeper depths (i.e., 0–16 ft bgs in areas where infrastructure is found) should be included in the derivation of the EPC.

Deleted: In determining the UCL when the medium is soil, data will be segregated into depth intervals relevant to receptors. For all scenarios except the outdoor worker in locations outside the industrialized area and the excavation worker inside the industrialized area, data from samples collected from 0 to 1 ft bgs will be used to estimate the EPC. A single set of exposure equations and parameters is provided for the outdoor worker scenario in Appendix D. The exposure parameters provided in Appendix D should be used without changes when assessing potential risk from exposure to surface soils in locations outside the industrialized area at the Paducah site. When assessing potential risk from exposure to both surface and subsurface soil in locations outside the industrialized areas, all exposure parameters, except exposure duration (ED) and exposure frequency (EF), should be used without changes to assess an outdoor worker. ED and EF for exposure by the outdoor worker to surface and subsurface soil in locations outside the industrialized area should be established considering guidance in the Exposure Factors Handbook (EPA 1997b) or similar sources (e.g., site-specific information) and should be documented. Similarly, when assessing potential risk from exposure either to surface soil or subsurface soil in locations inside the industrialized area, all exposure parameters, except ED and EF, should be used without ... [1]

Comment [LATA KY6]: September 2014 Meeting Minutes, see "Add EPA Directive, Determining Groundwater Exposure Point Concentrations, Supplemental Guidance to References"



Risks from water drawn from the UCRS will not be presented in the main body of the risk assessment because this water source is not considered to be an aquifer due to low yield. However, risks from ingestion of water from this source will be considered at least qualitatively in the uncertainty section of the risk assessment.

Finally, for some samples, duplicate or split-sample analyses may be available. When calculating the representative concentration, the maximum value reported in the duplicate or split-sample analysis will be used. Duplicate and split-sample results will not be averaged when calculating the representative concentration in baseline risk assessments performed for PGDP.

The EPCs and activities used for future conditions will depend on the time frame for which risk or hazard is being quantified. At minimum, for all assessments for PGDP, risk and hazard to potential future users, will be quantified using the current EPCs and activities. In addition, for those sites and areas where future concentrations or activities may increase, modeled concentrations will be used. To determine if modeling is needed, the maximum soil concentrations and activities at the source (over all depths) for each analyte will be compared to the appropriate groundwater protection PRG (PRGs appear in Appendix A). If the maximum soil concentration exceeds the groundwater protection PRG, then future concentrations in groundwater and surface water (if appropriate) will be modeled. Models to be used to determine future concentrations and activities at the source and in groundwater will be based on the modeling matrix presented in Table 3.2. Tier 1 values are existing sets of screening levels used for the initial screening of a site. Tier 2 values also are used for scoping, but account for more specific estimates of model parameters than the default Tier 1 values. Tiers 3 and 4 are models used with primarily site-specific values for site decision making.

Because all models contain significant uncertainty, the baseline risk assessment's analysis of off-site migration also will include risks calculated using current contaminant concentrations [i.e., data collected within the year preceding the model so that the data is representative of modeled conditions, if possible (e.g., if the model is created in 2015, then data collected in 2014 will be used)] at source units in addition to modeled values. This analysis will be included in the uncertainty section of all baseline risk assessments that contain modeling.

Comment [LATA KY7]: CRS Comment 4

Comment [LATA KY8]: September 2014 Meeting Minutes, see "Add EPA Directive, Determining Groundwater Exposure Point Concentrations, Supplemental Guidance to References"

In baseline risk assessments for the integrator units, analyte degradation, attenuation, and transformation will be considered in addition to migration when calculating future concentrations, if possible. The analysis of these factors will rely upon the analysis presented in earlier sections of the remedial investigation report.

The equations to be used to combine the EPCs and exposure factors to estimate dose will follow the general format presented in RAGS, Part A (EPA 1989a). This general equation is shown in Equation 5. Specific equations are presented in Appendix D of this document. In this appendix, references are presented for each exposure parameter (e.g., CR, BW) included in the equation. Generally, these parameters were taken from guidance documents (e.g., EPA 1989a; KDEP 2002) unless site-specific values are available. (Equations used to derive radionuclide dose are similar to those presented in Appendix D.)

$$\text{Intake} = C \times \frac{\text{CR} \times \text{EFD}}{\text{BW}} \times \frac{1}{\text{AT}} \quad \text{Eq. 5}$$

where: Intake = The chemical dose [mg/(kg × day)]  
 C = The average concentration contacted over the exposure period. See Eqs. 6 and 7 and associated discussion.  
 CR = The contact rate or amount of contaminated medium contacted per unit time or event.  
 EFD = The exposure frequency and duration describing how long and how often exposure occurs.  
 BW = The average body weight of the receptor over the term of exposure.  
 AT = The averaging time or period over which exposure is averaged.

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**Table 3.2. Modeling Matrix for Groundwater, Surface Water, and Biota**

	<b>Values for Soil to Protect Groundwater</b>	<b>Model</b>	<b>Point of Exposure</b>	<b>Notes</b>
<b>INVESTIGATION DOCUMENTS</b>	Tier 1  (Used for scoping)	SSLs and/or RESRAD	At source unit	Value to be used for initial scoping, use DAF of 1 for SSLs unless site-specific values are available.  Groundwater Protection value based on residential use and targets of 1E-6, 0.1, and 1 for risk, hazard, and dose, respectively. If site-specific DAF values are used, then need to justify these values. The depth of water needs to be considered in the calculation.
	Tier 2  (Used for scoping)	Vapor intrusion model SESOIL and/or RESRAD	At source unit	Initial vapor intrusion model will use default values.  Includes source delimitation.  Recognize SESOIL limitations when modeling inorganic COPCs-refine $K_d$ s.
<b>DECISION DOCUMENTS</b>	Tier 3  (Enhanced modeling used in decision documents if needed)	SESOIL and RESRAD suite of codes (including RESRAD-OFFSITE) with AT123D	At source unit and at Downgradient points  (Industrialized area, DOE property boundary, creek, river)	Uses source delimitation and refined $K_d$ s from above.  Use values from this effort to set initial cleanup levels.  On the Terrace (southern portion of PGDP), different points of exposure will apply.
	Tier 4  (Enhanced modeling used in decision and design documents if needed)	Source modeling and MODFLOW/MT3D/RT3D	At source unit and at Downgradient points appropriate to the selected remedy	To be used to refine cleanup levels (if needed).  May be especially important to set monitoring goals.  On the Terrace (southern portion of PGDP), different points of exposure will apply.

**Table 3.2. Modeling Matrix for Groundwater, Surface Water, and Biota (Continued)**

	<b>Values for Soil and Sediment to Protect Surface Water</b>	<b>Model</b>	<b>Point of Exposure</b>	<b>Notes</b>
<b>INVESTIGATION DOCUMENTS</b>	Tier 1 (Used for scoping)	SSLs and/or RESRAD	At source unit	Value to be used for initial scoping by Project Team. Use DAF of 1 for SSLs.  Groundwater Protection value based on recreational use and targets of 1E-6, 0.1, and 1 for risk, hazard, and dose, respectively.  If site-specific DAF values are used, then need to justify these values.
	Tier 2 (Used for scoping)	MUSLE	At source unit	Includes source delimitation. Value to be used during follow-up meetings by Project Team.
<b>DECISION DOCUMENTS</b>	Tier 3 (Enhanced modeling used in decision documents if needed)	SWMM	At source unit and at Downgradient points  (Industrialized area, creek)	Uses source delimitation from above.  Initial cleanup level calculations.
	Tier 4 (Enhanced modeling used in decision and design documents if needed)	Enhanced SWMM	At source unit and at Downgradient points appropriate to the selected remedy  (Industrialized area, creek)	To be used to refine cleanup levels (if needed).  May be especially important to set monitoring goals.

Table 3.2. Modeling Matrix for Groundwater, Surface Water, and Biota (Continued)

	Values for Soil and Sediment to Protect Biota	Model	Point of Exposure	Notes
INVESTIGATION DOCUMENTS	Tier 1	NONE	NONE	The RAWG determined that development of screening values based on biota modeling would not be appropriate; therefore, these values do not exist.
	Tier 2 (Used in Baseline Risk Assessments)	Those contained in current Methods Document, Appendix D	At source unit	Includes source delimitation.
DECISION DOCUMENTS	Tier 3 (Enhanced modeling used in Decision Documents if needed)	Those contained in current Methods Document, Appendix D for biota and transport models presented earlier for receiving media.	At source unit and at Downgradient points  (Industrialized area, creek)	Uses source delimitation from above.  Initial cleanup level calculations.
	Tier 4 (Enhanced modeling used in Decision and Design Documents if needed)	Those contained in current Methods Document, Appendix D for biota and transport models presented earlier for receiving media.	At source unit and at Downgradient points  (Industrialized area, creek)	To be used to refine cleanup levels (if needed).  May be especially important to set monitoring goals.

AT123D = Analytical Transient 1-, 2-, 3-Dimensional Simulation of Waste Transport in the Aquifer System

COPC = chemical of potential concern

DAF = dilution/attenuation factor

HHRAWG = Human Health Risk Assessment Working Group

$K_d$  = adsorption coefficient/distribution coefficient

PGDP = Paducah Gaseous Diffusion Plant

RESRAD = Residual Radiation

SESOIL = Seasonal Soil Model

SSL = Soil Screening Level

SWMM = Storm Water Management Model

MODFLOW/MT3D/RT3D = three-dimensional finite-difference groundwater model

MUSLE = Modified Universal Soil Loss Equation

In the material in Appendix D, equations that can be used to calculate the concentrations of COPCs in selected biota (e.g., vegetables, fish, game, and livestock) also are presented. Generally, for baseline human health risk assessments for source units inside the industrialized area at PGDP, concentrations of COPCs in biota will be estimated using these equations because biota sampling cannot be performed. (These biota are not present.)

For assessments for source units outside the industrialized area and for integrator unit baseline risk assessments, results from biota sampling may be available. In cases where this information is available, the EPC will be calculated using the methods presented earlier in this section. In cases where this information is not available, the equations presented in Appendix D will be used to estimate the concentrations in biota. (Note: Because concentrations in biota can differ markedly with time of sampling, tissue sampled, species sampled, age of animal, and other factors, the use of analytical results from biota sampling in the risk assessment also may give results that are very uncertain; therefore, the uncertainty in the results calculated using biota analytical results also will be considered completely.)

### 3.3.4.4 Consideration of Vapor Intrusion

Text to be added. Please refer to Table E.8 in Appendix E for vapor intrusion risk information.

**Comment [LATA KY9]:** December 2014 Meeting Minutes, Section is a placeholder for text to be added.

### 3.3.4.5 Presentation of the results of the exposure assessment

Several figures and tables will be used to report the results of the exposure assessment in baseline human health risk assessments performed for PGDP. As noted earlier, conceptual site models for each unit, group of units, or area under investigation will be presented, and tables presenting exposure and risk information will be prepared. In addition, this section also will present a summary of the decisions made concerning the selection of pathways to be quantified for each unit or area under investigation; the representative (i.e., exposure point) concentration of COPCs in each medium, including biota; any chemical-specific values used in the calculations; and the daily intakes resulting from the application of the exposure equations.

The material appearing in this summary will be taken from the larger tables presented in the appendix to the risk assessment. Formats to present this summary information are in Exhibits 3.9–3.12.

**Exhibit 3.9. Summary of Pathway Analysis in the Exposure Assessment**

Potentially Exposed Population	Exposure route, medium, and exposure point <sup>1</sup>	Pathway selected? (yes/no)	Reason for pathway selection or dismissal <sup>2</sup>
Time period <sup>3</sup>			
Population 1 <sup>4</sup>			
	Pathway 1		
	Pathway 2		
	.	.	.
	.	.	.
	Pathway N		

<sup>1</sup> Each of the pathways presented in this section will be included.

<sup>2</sup> A short statement drawn from the discussion in the text will be provided for the decision.

<sup>3</sup> Summary tables will be prepared for both the current or future time period. If multiple future time periods are assessed, a summary table will be included for each.

<sup>4</sup> The populations will be rural residential, recreational, industrial, and excavator. Only populations relevant to the time period will be included.

**Exhibit 3.10. Presentation of Exposure Point Concentrations<sup>1</sup>**

<b>Chemical of Potential Concern<sup>2</sup></b>	<b>Medium 1<sup>3</sup></b>	<b>Medium 2</b>	<b>...</b>	<b>Medium N</b>
Unit or Area 1 <sup>4</sup>				
Analyte 1			...	
Analyte 2			...	
.	.	.	.	.
.	.	.	.	.
.	.	.	.	.
Analyte N			...	

<sup>1</sup> A table will be made for each time period if models are used to estimate future representative concentrations.

<sup>2</sup> All chemicals of potential concern across all media will be presented for each unit or area.

<sup>3</sup> All media will be listed. The order will be groundwater, soil, sediment, surface water, and biota if possible. More than one EPC may be derived for a media if different depths are used for exposures under different scenarios.

<sup>4</sup> Each unit or area will be presented separately, but only one table will be used if possible.

**Exhibit 3.11. Chemical-Specific Parameters**

<b>Chemical of Potential Concern<sup>1</sup></b>	<b>Parameter 1<sup>2</sup></b>	<b>Parameter 2</b>	<b>...</b>	<b>Parameter N</b>
Analyte 1			...	
Analyte 2			...	
.	.	.	.	.
.	.	.	.	.
.	.	.	.	.
Analyte N			...	

<sup>1</sup> All chemicals of potential concern over all units or areas investigated will be presented. A separate list will not be presented for each unit unless unit-specific, chemical-specific parameters are used in the assessment.

<sup>2</sup> All chemical-specific parameters will be listed so that the calculations in the assessment can be duplicated by reviewers or users.

**Exhibit 3.12. Daily Intakes (Dose) for Receptor 1<sup>1</sup>**

<b>Chemical of Potential Concern<sup>2</sup></b>	<b>Pathway 1<sup>3</sup></b>	<b>Pathway 2</b>	<b>...</b>	<b>Pathway N</b>
Unit of Area 1 <sup>4</sup>				
Analyte 1			...	
Analyte 2			...	
.	.	.	.	.
.	.	.	.	.
.	.	.	.	.
Analyte N			...	

<sup>1</sup> A separate table will be made for each receptor. If use patterns are assumed to differ between time periods, separate tables for each time period will also be provided.

<sup>2</sup> COPCs across all media will be listed for each unit or area.

<sup>3</sup> Each pathway included in the assessment will be listed. The order followed will be groundwater pathways, soil pathways, surface water pathways, sediment pathways, and biota pathways, if possible.

<sup>4</sup> A separate presentation will be made for each unit or area; however, only one table will be used if possible.

### 3.3.4.6 Probabilistic Risk Assessment

Initially, all baseline risk assessments will be conducted as deterministic (point estimate) risk assessments. COPCs with high variability and uncertainty in exposure concentrations or for which individual exposure parameters greatly influence the risk or hazard estimate may be considered for PRAs. These assessments evaluate the variability and uncertainty in risk estimates, and are used to determine the likelihood of exceeding a risk level of concern. PRAs will be conducted following the guidance in *RAGS Volume III-Part A* (EPA 2001a). Scoping is an extremely important component of a PRA to determine

which parameters should vary and develop appropriate ranges of values for those parameters. Ranges of values for variables in the risk equations that were used in a previous PRA for the Southwest Plume are provided in Appendix E of this document. The values for variables listed in Appendix E are appropriate as a starting point for other PRAs, but should be reviewed to ensure they are applicable to a specific project and modified if necessary. Documents using PRA also will need to include additional sections providing explanation of how the PRA was conducted, the interpretation of the results, and the appropriate application of the results to decision making to ensure that the PRA and its results are understandable to both the regulatory agencies and the public. [Additional information regarding probabilistic risk assessment can be found in the references listed in Section 3.3.1.1.](#)

### 3.3.5 Toxicity Assessment Methods

The primary purpose of this section of the baseline human health risk assessment will be to report the toxic effects of the COPCs on exposed populations. In addition, this section will briefly describe the methods used by EPA and in the toxicity assessment, to develop toxicity parameters, delineate the sources used to acquire the toxicity parameters, and present tables summarizing the toxicity information used in the risk assessment. In closing, this section will summarize the amount of toxicity information available on the COPCs in the risk assessment and discuss general toxicity assessment uncertainties. Requirements for each of these activities are discussed below.

#### 3.3.5.1 Toxicity summaries

A toxicity summary for each COPC will be presented in the toxicity assessment. Each summary will contain a short description of the toxic effects of the chemical and the source of the toxicity values. Included in each description will be information on the effects associated with exposure to the chemical; the concentrations at which adverse effects are expected to occur in humans; a brief description of the database used to derive each toxicity value, including the particular study from which the toxicity value used in risk characterization was derived; and the approval status of any toxicity values. Each toxicity summary will conclude with a listing of the toxicity values used in the risk assessment for administered and absorbed dose routes of exposure.

#### 3.3.5.2 Sources of toxicity information

The sources that will be used in developing toxicity information for risk assessments performed for PGDP are listed below. These will be examined in the order presented.

- Tier 1 sources: *IRIS* (EPA 2007)
- Tier 2 sources: EPA Provisional Peer Reviewed Toxicity Values
- Tier 3 sources:
  - Health Effects Assessment Summary Tables (HEAST) (EPA 1997c, 2001b)
  - Other sources identified in OSWER Directive 9285.7-53
  - Agency for Toxic Substances and Disease Registry toxicological profiles

When compiling toxicity information, provisional and withdrawn values and toxicity values withdrawn from *IRIS* or *HEAST* will be included, and provisional values will be clearly identified. If toxicity information is not available from the sources listed above, surrogate chemicals with toxicity values may be identified through consideration of chemical structure and characteristics. Selection of surrogate chemicals requires consultation with and approval from EPA and KDEP.

**Note: Toxicity values will not be developed for PGDP risk assessments without consultation with the regulatory agencies.**

Three additional issues will be addressed when reporting the sources of toxicity information. These are the use of toxicity values for chronic versus subchronic effects, the calculation of toxicity values for absorbed versus administered dose, and the use of oral administered dose toxicity values for the inhalation exposure route. Each of these is discussed herein.

Generally, all risk assessments performed for PGDP will only use toxicity values for chronic exposure when characterizing risk. Although RAGS, Part A, (EPA 1989a) states that toxicity values for subchronic exposure should be used for exposure durations less than seven years in length, these will not be used because they are not available for many chemicals (in which case the chronic value should be used). The receptor groups that are affected by this decision are the child rural resident, the recreational user, and the outdoor worker. In no case will toxicity values based on subchronic exposure be used for child or teen receptors. For outdoor workers, toxicity values based on subchronic exposure may be used if the information provided by their use is beneficial in remedial action decision making.

To properly characterize risk from absorbed dose (e.g., dose from dermal absorption across the skin), it is necessary to have toxicity values that are based on absorbed dose. Generally, all toxicity values in IRIS and HEAST are based on administered dose and cannot be used directly with the chronic daily absorbed doses calculated using the exposure equations in Appendix D. To convert administered dose toxicity values to absorbed dose toxicity values, the guidance provided in *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual. Supplemental Guidance, Dermal Risk Assessment, Interim Guidance* (EPA 1992b) will be used. The method delineated in this guidance is depicted in Eqs. 6 and 7. Equation 6 shows that the administered dose toxicity value for cancer effects (administered dose slope factor) is converted to an absorbed dose toxicity value (absorbed dose slope factor) by dividing by the chemical-specific gastrointestinal absorption efficiency of the respective chemical or compound. Equation 7 shows that the administered dose toxicity value for systemic toxicity [administered reference dose (RfD)] are converted to an absorbed dose toxicity value (absorbed RfD) by multiplying by the chemical-specific gastrointestinal absorption efficiency of the respective chemical or compound.

As stated in RAGS Part E (EPA 2004):

For those organic chemicals that do not appear on the table, the recommendation is to assume a 100% ABS<sub>GI</sub> value, based on review of literature, indicating that organic chemicals are generally well absorbed (>50%) across the GI tract. Absorption data for inorganics are also provided in Exhibit 4-1 [see text box], indicating a wide range of absorption values for inorganics. Despite the wide range of absorption values for inorganics, the recommendation is to assume a 100% ABS<sub>GI</sub> value for inorganics that do not appear in this table. This assumption may contribute to an underestimation of risk for those inorganics that are actually poorly absorbed. The extent of this underestimation is inversely proportional to the actual GI absorption.

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$$\text{Absorbed SF} = \frac{\text{Administered SF}}{\text{GI Efficiency}} \quad \text{Eq. 6}$$

where: Absorbed SF = The absorbed dose slope factor for cancer effects  
 Administered SF = The administered dose slope factor for cancer effects  
 GI Efficiency = The chemical-specific gastrointestinal absorption efficiency

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$$\text{Absorbed RfD} = \text{Administered RfD} \times \text{GI Efficiency} \quad \text{Eq. 7}$$

where: Absorbed RfD = The absorbed reference dose for systemic toxicity  
 Administered RfD = The administered reference dose for systemic toxicity  
 GI Efficiency = The chemical-specific gastrointestinal absorption efficiency

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The dermal dose derived with this methodology provides an estimate of the contribution of the dermal pathway to the systemic dose. Dermal exposure for baseline risk assessments will follow the *Risk Assessment Guidance for Superfund Volume I: Human Health Evaluation Manual* (Part E, Supplemental Guidance for Dermal Risk Assessment) (EPA 2004c). The EPA guidance provides specific values for eleven compounds or groups of compounds in Exhibit 3-4 of the dermal guidance. For an alternative evaluation, providing more restrictive values for the dermal-soil pathway, the default values of 25% dermal absorption for volatile organic compounds (VOCs), 10% dermal absorption from soil for all semivolatile organic compounds (SVOCs) without specific absorption values specified in RAGS, Part E: and 5% dermal absorption from soil for all inorganic compounds without specific absorption specified in RAGS, Part E, may (based on project-specific goals) be applied to a quantitative risk assessment. This approach is consistent with guidance from KDEP.

In RAGS Part E 2004, Exhibit 4-1, the following GI absorption efficiencies are listed that are below the 5% dermal absorption KDEP has recommended as a default value for inorganics. For these constituents, the dermal absorption value should be modified from 5% to mimic the GI absorption efficiencies, as follows:

Beryllium	0.007 = 0.7%
Chromium III	0.013 = 1.3%
Chromium VI	0.025 = 2.5%
Manganese	0.04 = 4%
Nickel	0.04 = 4%
Silver	0.04 = 4%
Vanadium	0.026 = 2.6%

This is in addition to the chemical-specific dermal absorption fractions listed in RAGS Part E Exhibit 3-4, including:

Arsenic	0.03 = 3%
Cadmium	0.001 = 0.1%

KDEP-specific values for dermal absorption are provided in Appendix B. See text box for additional information. For the dermal-water pathway, absorption should be calculated using the methods described in RAGS, Part E. For inorganic chemicals, the  $K_p$  (permeability coefficient) parameter has been identified as one of the major parameters contributing to uncertainty in the assessment of dermal exposures to contaminants in aqueous media. The EPA guidance recommends the use of predicted  $K_p$  values. For chemicals that fall outside the Effective Prediction Domain for determining  $K_p$ , a fraction-absorbed (FA) term should be applied. This Risk Methods Document recommends the EPA default exposure values for all variables for the dermal-water and dermal-soil pathways. These include the residential scenario for water exposure and residential and industrial for soil exposure. For dermal-water exposures, the entire skin surface area is assumed to be available for exposure when bathing and swimming occurs, but the surface area available for a wading scenario includes the portions of the body specified in Appendix D for the dermal equations. Default values for the soil adherence factor (AF) also are provided with the equations in Appendix D. The guidance does not include a method for assessing dermal absorption of chemicals in the vapor phase, with the assumption that inhalation will be the major exposure route for vapors.

### 3.3.5.3 Tables summarizing the toxicity information

To facilitate review of the toxicity assessment, summary tables of toxicity information will be prepared following the examples in the previous sections of this guidance document. Additional tables may be prepared for the main body of the risk assessment, if needed to clarify the toxicity assessment process.

### 3.3.5.4 Summary of toxicity information available on the COPCs

This section of the toxicity assessment will provide a listing of the chemical classes and the number of chemicals within each class that have toxicity information ordered by medium within the unit or area under investigation. This summary will be presented to illustrate the total amount of toxicity information available to characterize risk in the following section.

### 3.3.6 Risk Characterization Methods

The primary purpose of this section of the baseline human health risk assessment will be to integrate the dose information developed in the exposure assessment with the effects information presented in the toxicity assessment to characterize the risk and hazard posed by environmental contamination at PGDP. In this section, the methods used to integrate the information to characterize risk and hazard and the tables and narrative summarizing the risk characterization for each exposure unit under each current and potential future use scenario will be presented. This section will conclude with a listing of use scenarios of concern for each location and a listing of COCs, POCs, and MOCs for each use scenario of concern.

#### 3.3.6.1 Methods used to integrate dose and toxicity

In all baseline human health risk assessments performed for PGDP, the methods outlined in RAGS, Part A, will be used to integrate dose and toxicity information and characterize risk. To characterize risk from inhaled contaminants, the methods outlined in RAGS, Part F will be followed (EPA 2009). The following presents the equations that will be used for these calculations and describes the result of each equation. Note: In this presentation, the calculations for systemic toxicity (i.e., hazard) and cancer risk are presented separately because they differ slightly. Also, note that the values for systemic toxicity are estimates of whether the daily doses from each COPC, from each exposure pathway, and over all pathways and COPCs exceed that which may result in toxic effects in the receptor. However, the values for cancer risk are estimates of the excess cancer incidence that may result from exposure to each COPC, from each exposure pathway, and over all pathways.

Equations 8, 9, and 10 will be used to characterize the potential for systemic toxicity in all baseline human health risk assessments performed for PGDP. The result of Eq. 8 is a numeric estimate of the potential for systemic toxicity posed by a single chemical within a single pathway of exposure. The result of Eq. 9 is a numeric estimate of the potential for systemic toxicity posed by all chemicals reaching a receptor through a single pathway. The result of Eq. 10 is a numeric estimate of the potential for systemic toxicity posed to a receptor by exposure to all chemicals over all pathways. (This last value is often called an estimate of “total noncarcinogenic risk.”)

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$$HQ_i = \frac{CDI_i}{RfD_i} \quad \text{Eq. 8}$$

where:  $HQ_i$  = The hazard quotient, an estimate of the systemic toxicity posed by a single chemical  
 $CDI_i$  = The estimate of chronic daily intake (or absorbed dose for some exposure routes) from the exposure assessment (calculated from the chemical intake equations in Appendix D)  
 $RfD_i$  = The chronic reference dose for administered or absorbed dose, as appropriate

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$$HQ = \frac{EC (\mu\text{g}/\text{m}^3)}{[RfC (\text{mg}/\text{m}^3) \times 1000 (\mu\text{g}/\text{mg})]} \quad \text{Eq. 8a}$$

where:  $HQ_i$  = The hazard quotient, an estimate of the systemic toxicity posed by a single chemical for inhalation  
 $EC_i$  = The exposure concentration for chronic exposure (calculated from the equations in Appendix D)  
 $RfC_i$  = The reference concentration for chronic inhalation exposure

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$$HI_p = \sum_{i=1}^n HQ_i \quad \text{Eq. 9}$$

where:  $HI_p$  = The pathway hazard index, an estimate of the systemic toxicity posed by all chemicals within a single pathway  
 $HQ_i$  = The individual chemical hazard quotients for chemicals reaching the receptor through a single pathway (from Eq. 8 or Eq. 8a)

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$$HI_{total} = \sum_{p=1}^n HI_p \quad \text{Eq. 10}$$

where:  $HI_{total}$  = The total hazard index, an estimate of the systemic toxicity posed by all chemicals over all pathways  
 $HI_p$  = The pathway hazard indices from Eq. 9

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Equations 11, 12, and 13 will be used to characterize the potential excess lifetime cancer incidence (i.e., ELCR) in all baseline human health risk assessments performed for PGDP. The result of Eq. 11 is an estimate of the increased cancer incidence (i.e., a probability) to a receptor that results from exposure to a single chemical (or radionuclide) within a single pathway. The result of Eq. 12 is an estimate of the increased cancer incidence (i.e., probability) that results from exposure to all chemicals (or radionuclides) reaching a receptor through a single pathway. The result of Eq. 13 is an estimate of the increased cancer incidence (i.e., probability) that results from exposure to all chemicals (or radionuclides) reaching a receptor over all pathways. (This last value is often called an estimate of “total carcinogenic risk.”)

---


$$ELCR_i = CDI_i \times SF_i \quad \text{Eq. 11}$$

where:  $ELCR_i$  = The chemical-specific excess cancer incidence  
 $CDI_i$  = The estimate of chronic daily intake (or absorbed dose) from the exposure assessment (calculated from the chemical intake equations in Appendix D)  
 $SF_i$  = The slope factor for administered or absorbed dose, as appropriate

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$$ELCR = EC (\mu\text{g}/\text{m}^3) \times IUR (\mu\text{g}/\text{m}^3)^{-1} \quad \text{Eq. 11a}$$

where:  $ELCR_i$  = The chemical-specific excess cancer incidence  
 $EC_i$  = The exposure concentration for chronic exposure (calculated from the equations in Appendix D)  
 $IUR_i$  = The unit risk for chronic inhalation exposure

---


$$ELCR_p = \sum_{i=1}^n ELCR_i \quad \text{Eq. 12}$$

where:  $ELCR_p$  = The pathway-specific excess cancer incidence  
 $ELCR_i$  = The chemical-specific excess cancer incidence from Eq. 11 or Eq. 11a

---


$$ELCR_{total} = \sum_{p=1}^n ELCR_p \quad \text{Eq. 13}$$

where:  $ELCR_{total}$  = The total excess cancer incidence posed by all chemicals over all pathways  
 $ELCR_p$  = The pathway-specific excess cancer incidence from Eq. 12

---

### 3.3.6.2 Presentation of risk characterization

In the baseline human health risk assessment, risk will be characterized for each exposure unit under each current and potential future use scenario. The results of the characterization will be presented in both tables and as narrative. The tables that will be used for each time, exposure unit, and receptor combination will be consistent with the two-way table presented in RAGS, Part D (EPA 1998b). At this time, scenarios are evaluated independently. Scenarios may be combined if it is determined that it is appropriate to do so to represent cumulative risk on a site-specific basis. The exact format presented in RAGS Part D is not used for the PGDP risk characterization tables because the FFA team discussed table presentation and agreed that the tables presented in this guidance document are adequate to meet the intent of RAGS, Part D. The narrative that explains this table, which may include summary tables, will present the exposure unit; the receptor,  $HI_{total}$  (from Equation 10) or  $ELCR_{total}$  (from Equation 13); the primary pathways contributing to  $HI_{total}$  or  $ELCR_{total}$  (i.e., “driving pathways”); and the primary chemicals contributing to  $HI_{total}$  or  $ELCR_{total}$  (i.e., “driving chemicals”). An example of a narrative description of risk taken from DOE 1996e is presented below.

Exhibit 3.13 summarizes the HIs for exposure routes for the current industrial worker over all locations. As shown in this exhibit, the total scenario HI (i.e., Location Total in Exhibit 3.13) is greater than 1 for Sectors 5, 6, and 9. For each location, the driving exposure route is dermal contact with soil, which accounts for more than 95% of the total HI. Also, for each location, the inhalation exposure route contributes insignificantly to the location total HI.

Exhibit 3.14 summarizes the contaminants contributing more than 1% of the total systemic toxicity for the current industrial worker over all locations for those locations where the total systemic toxicity for the location exceeds 1. As shown in this exhibit, in each case, metals are the primary driving contaminants; however, PCBs and PAHs are minor contributors for Sector 6.

In the tables prepared for risk characterization, all COPCs will be listed, even those that do not have a value. Also, these tables will present the total chemical-specific hazard (or risk) over all pathways, the total pathway-specific hazard (or risk) over all chemicals, the total hazard or risk over all pathways and chemicals, and the total risk and hazard over all media within the exposure unit (consistent with the Conceptual Site Model).

**Exhibit 3.13. Exposure Route Summary for the Current Use Scenario—Systemic Toxicity<sup>a</sup>**

Scenario and Location	Exposure Routes for Soil			Location Total
	Incidental Ingestion	Dermal Contact	Inhalation of Vapors/Particles	
<i>Current industrial worker</i>				
Sector 1	N/A	N/A	N/A	NV
% of Total	NV	NV	NV	
Sector 2	< 0.1	0.4	NV	0.4
% of Total	1%	99%	NV	
Sector 3	< 0.1	0.3	< 0.1	0.3
% of Total	2%	98%	< 1%	
Sector 4	< 0.1	1.0	< 0.1	1.0
% of Total	1%	99%	< 1%	
Sector 5	< 0.1	1.7	< 0.1	1.8
% of Total	2%	98%	< 1%	
Sector 6	< 0.1	1.2	< 0.1	1.2
% of Total	5%	95%	< 1%	
Sector 8	< 0.1	1.0	< 0.1	1.0
% of Total	< 1%	99%	< 1%	
Sector 9	< 0.1	1.3	NV	1.3
% of Total	1%	99%	NV	

N/A indicates that the scenario is not applicable for this location.

NV indicates that a value is not available.

Current convention is to use one significant digit for presentation of hazard indices. Two significant digits are used here when the hazard index is greater than 1 to enable the reader to match the numbers reported in the exhibit with those in its associated risk characterization table. Additionally, use of two significant digits, when the exposure route's value is greater than 1, allows the reader to sum the route values and check the location total.

**Exhibit 3.14. Driving Contaminants Summary for Current Use Scenario—Systemic Toxicity**

Scenario and Location	Driving Contaminants Over All Exposure Routes	Location Total
<i>Current industrial worker</i>		
Sector 1	HI < 1	NV
Sector 2	HI < 1	0.4
Sector 3	HI < 1	0.3
Sector 4	HI < 1	1.0
Sector 5	iron (47%); chromium (26%); antimony (22%); uranium (3%)	1.8
Sector 6	chromium (22%); antimony (22%); arsenic (20%); PCB (13%); aluminum (13%); pyrene (2%); fluoranthene (1%)	1.2
Sector 8	HI < 1	1.0
Sector 9	antimony (58%); aluminum (23%); chromium (17%); uranium (2%)	1.3

N/A indicates that the scenario is not applicable for this location.

NV indicates that a value is not available.

HI < 1 indicates that total scenario hazard index is less than 1; therefore, analytes are not listed.

### 3.3.6.3 Risk characterization for lead

Risk characterization for lead is a special case. Although it is known that exposure to lead can result in systemic toxic effects and possibly cancer, the approved toxicity values required to estimate potential for systemic toxicity and carcinogenesis are not available. The risk characterization for lead will consist of a comparison of the maximum detected concentration from the site/source to the no action screening levels from EPA and the Commonwealth of Kentucky. The no action screening levels are 400 mg/kg in soil and sediment for the residential and recreational scenarios, 800 mg/kg in soil and sediment for the industrial, and outdoor worker scenarios) and 15 µg/L in groundwater and surface water for all scenarios (residential, recreational, industrial, and outdoor worker). Sites with lead concentrations exceeding these levels will undergo additional analysis for risk using the results of EPA's IEUBK (EPA 2004a) for evaluating residential and recreational exposures of children and the results of the EPA Adult Lead Model

(ALM) (EPA 2003a) for evaluating industrial and outdoor worker exposures. The parameters for use in each of these models are presented in Appendix B. Screening values for lead appear in the tables presented in Appendix A.

#### 3.3.6.4 Selection of use scenarios, pathways, contaminants, and MOC

Use scenarios, pathways, contaminants, and MOC will be identified for each unit or area under investigation. If any unit or area is divided into exposure units during the exposure assessment, use scenarios, pathways, contaminants, and MOC will be identified for each exposure unit.

In identifying use scenarios, pathways, contaminants, and MOC, specific rules will be followed as discussed below.

- **Identification of use scenarios of concern.** To determine use scenarios of concern on the basis of risk, risk characterization results for total systemic toxicity ( $HI_{total}$ ) and total risk ( $ELCR_{total}$ ) will be compared to benchmarks of  $HI = 1.0$  and  $ELCR = 1 \times 10^{-6}$ . Use scenarios with  $HI_{total}$  or  $ELCR_{total}$  exceeding either of these benchmarks will be deemed use scenarios of concern. Note: The results in the example narrative provided in Section 3.3.6.2 indicate the teen recreational use scenario is a use scenario of concern for SWMU 8a ( $HI_{total} = 71.5$ ). This value would be found in the lower right hand corner of a two-way table consistent with RAGS, Part D (EPA 1998b).
- **Identification of POCs.** To determine POCs, risk characterization results for pathway hazard ( $HI_p$ ) and risk ( $ELCR_p$ ) over all chemicals *within a use scenario of concern* will be compared to benchmarks of  $HI = 0.1$  and  $ELCR = 1 \times 10^{-6}$ . Pathways within a use scenario of concern exceeding either of these benchmarks will be deemed POCs for the use scenario of concern. Note: The results in the example narrative provided in Section 3.3.6.2 indicate that the POCs for the teen recreational user are dermal contact with surface water ( $HI_p = 2.0$ ), dermal contact with leachate ( $HI_p = 0.6$ ), ingestion of fish ( $HI_p = 60.5$ ), ingestion of sediment ( $HI_p = 0.1$ ), dermal contact with sediment ( $HI_p = 8.2$ ), and ingestion of venison ( $HI_p = 0.2$ ). These values would be found along the bottom margin of a two-way table consistent with RAGS, Part D (EPA 1998b).
- **Identification of COCs.** To determine COCs, risk characterization results for chemical hazard ( $HQ_i$ ) and risk ( $ELCR_i$ ) over all pathways *within a use scenario of concern* will be compared to benchmarks of  $HQ = 0.1$  and  $ELCR = 1 \times 10^{-6}$ . Chemicals of potential concern within a use scenario of concern exceeding either of these benchmarks will be deemed COCs for the use scenario of concern. [Note: For dioxins and furans, PAHs, and PCBs, the total risk over all congeners (for dioxins and furans) or compounds (for PAHs and PCBs) will be used when determining if these are COCs.] The results in the example narrative provided in Section 3.3.6.2 indicates that the COCs for the teen recreational user are aluminum ( $HQ_i = 0.2$ ), antimony ( $HQ_i = 6.1$ ), arsenic ( $HQ_i = 0.2$ ), cadmium ( $HQ_i = 0.6$ ), iron ( $HQ_i = 9.4$ ), manganese ( $HQ_i = 48.4$ ), strontium ( $HQ_i = 0.1$ ), vanadium ( $HQ_i = 4.7$ ), and zinc ( $HQ_i = 1.7$ ). These values would be found along the right margin of a two-way table.
- **Identification of Priority COCs.** To determine priority COCs (i.e., those COCs contributing most to cumulative HI and ELCR), risk characterization results for chemical hazard ( $HQ_i$ ) and risk ( $ELCR_i$ ) over all pathways *within a use scenario of concern* will be compared to benchmarks of  $HQ = 1$  and  $ELCR = 1 \times 10^{-4}$ . Chemicals of concern exceeding either of these benchmarks will be deemed priority COCs for the use scenario of concern. [Note: For dioxins and furans, PAHs, and PCBs, the total risk over all congeners (for dioxins and furans) or compounds (for PAHs and PCBs) will be used when determining if these chemicals are priority COCs.]

- **Identification of MOCs.** To determine MOCs, the POCs are reviewed, and those media in these pathways are deemed to be MOC. This is equivalent to screening the total risk and hazard posed by COPCs in the various media against benchmarks of HI = 0.1 and ELCR =  $1 \times 10^{-6}$ . For the results presented in the example narrative in Section 3.3.6.2, the MOCs are surface water, leachate, fish, sediment, and venison.
- **Identification of scenarios of concern, POCs, COCs, and MOCs in Dose Assessment.** If a dose assessment is conducted to provide additional information to risk managers, a scenario of concern will be one that has a total dose exceeding the PGDP *de minimis* dose of 1 mrem/year. A COC will be one that has a contaminant-specific dose exceeding 1 mrem/year. A POC will be an exposure route that has a route-specific dose exceeding 1 mrem/year. An MOC will be those media appearing in any POC.

### 3.3.6.5 Consideration of COPCs for which risk cannot be estimated

For some COPCs, information is insufficient for risk characterization. Generally, risk cannot be characterized for these chemicals because toxicity values are not available. When this occurs in risk assessments performed for PGDP, these COPCs will be deemed COCs during risk characterization, and they will be reported along with the COCs chosen by the rules outlined above.

### 3.3.6.6 Summary of risk characterization

To provide a summary of risk characterization for each unit or area under investigation, a table will be prepared and included as a summary of risk characterization in all baseline human health risk assessments. This table will follow the format shown in Exhibit 3.15 and list the risk and hazard posed within each use scenario of concern, the percent contribution of each POC to  $HI_{total}$  and  $ELCR_{total}$ , and the percent contribution of each COC to  $HI_{total}$  and  $ELCR_{total}$ . A similar table will be prepared to summarize the results of the dose assessment if a dose assessment is conducted for the site.

**Exhibit 3.15. Summary of Risk Characterization**

Use Scenario <sup>1</sup>	Total ELCR <sup>2</sup>	COCs <sup>3</sup>	% Total ELCR <sup>4</sup>	POCs <sup>5</sup>	% Total ELCR <sup>6</sup>	Total HI <sup>7</sup>	COCs	% Total HI <sup>8</sup>	POCs	% Total HI <sup>9</sup>
# 1										
# 2										
.	.	.	.	.	.	.	.	.	.	.
.	.	.	.	.	.	.	.	.	.	.
.	.	.	.	.	.	.	.	.	.	.
# N										

<sup>1</sup> All use scenarios will be listed.

<sup>2</sup> These values will be those found at the lower right of each unit's two-way table for the scenario of interest.

<sup>3</sup> These constituents will be the COCs selected applying the rules listed earlier.

<sup>4</sup> This value will be calculated by dividing the chemical-specific ELCR ( $ELCR_c$ ) by the total ELCR ( $ELCR_{total}$ ).

<sup>5</sup> These pathways will be the POCs selected applying the rules listed earlier.

<sup>6</sup> This value will be calculated by dividing the pathway-specific ELCR ( $ELCR_p$ ) by the total ELCR ( $ELCR_{total}$ ).

<sup>7</sup> These values will be those found at the lower right of each unit's two-way table for the scenario of interest.

<sup>8</sup> This value will be calculated by dividing the chemical-specific hazard quotient ( $HQ_c$ ) by the total HI ( $HI_{total}$ ).

<sup>9</sup> This value will be calculated by dividing the pathway-specific HI ( $HI_p$ ) by the total HI ( $HI_{total}$ ).

### **3.3.7 Consideration of Uncertainty in the Risk Assessment**

Uncertainties are associated with each of the steps of the baseline risk assessment. Following a general discussion of uncertainties in risk assessment, this section presents the uncertainties that will be addressed in baseline human health risk assessments prepared for PGDP and provides a format for summarizing this information (when a qualitative uncertainty analysis or sensitivity analysis is performed).

The potential effect of the uncertainties on the final risk characterization must be considered when interpreting the results of the risk characterization because the uncertainties directly affect the final risk estimates. Types of uncertainties that must be considered can be divided into four broad categories. These are uncertainties associated with data and data evaluation (i.e., identification of COPCs); exposure assessment; toxicity assessment; and risk characterization. Specific uncertainties under each of these broad categories that will be addressed in baseline human health risk assessments completed for PGDP are listed in the following material.

The exact method that will be used to present the uncertainty analysis in all baseline risk assessments cannot be included here. This is due, in large part, to the fact that the rigor of the uncertainty analysis will depend on the unit or area under investigation, the decisions that must be made for the unit or area, and the uncertainties affecting the risk estimates. At minimum, all baseline risk assessments will contain a qualitative uncertainty analysis that will include a quantitative sensitivity analysis of salient uncertainties. In the qualitative uncertainty analysis, the magnitude of the uncertainty on the risk characterization will be categorized as small, moderate, or large. Uncertainties categorized as small will be those that should not cause the risk estimates to vary by more than one order of magnitude; uncertainties categorized as moderate will be those that may cause the risk estimates to vary by between one and two orders of magnitude; and, uncertainties categorized as large will be those that may cause the risk estimates to vary by more than two orders of magnitude.

In the qualitative uncertainty analysis, a note will be made that the uncertainties listed and evaluated are neither independent nor mutually exclusive. It also will be noted that the total effect of all uncertainties upon the risk estimates is not the sum of the estimated effects of each uncertainty evaluated.

#### **3.3.7.1 Uncertainties in data, data evaluation, and identification of COPCs**

- Retention of common laboratory contaminants in the list of COPC
- Retention of infrequently detected analytes (i.e., detected in less than 10% of the samples analyzed) in the list of COPCs
- Lack of consideration in temporal patterns when selecting COPCs
- Spatial distribution and number of sampling locations (representativeness)
- Quantitation limits for some analytes exceeding their respective human health risk-based screening criteria (i.e., PRGs)
- Use of historical data in addition to data collected as part of the RI field investigation
- Removal of analytes from the list of COPCs on the basis of a comparison to background concentrations



- Removal of analytes from the list of COPCs on the basis of comparison to concentrations found in associated blanks
- Removal of analytes from the list of COPCs on the basis of a toxicity screen
- Characterization of EPCs for environmental media under current conditions
- Consideration of temporal changes in analyte concentrations and activities
- Use of results from analyses of unfiltered groundwater samples versus filtered groundwater samples
- Use of results from analyses of unfiltered surface water samples versus filtered surface water samples
- Uncertainties in exposure assessment
- Incorporation of biota fate and transport modeling into risk and hazard estimates (if this type of modeling were performed)
- Uncertainties in modeled concentrations, including the consideration of solubility as defined by differences between contaminant concentrations in filtered and unfiltered water samples
- Use of reasonable maximum exposure parameters versus average parameters for all exposure routes and associated pathways
- General issues in the development of conceptual site models
- Consideration of livestock scenarios
- Summation of risk and hazard across units or areas under investigation
- Use of default values from KDEP 2002 when estimating dermal absorbed dose (especially from soil and sediment)
- Difference in gamma walkover survey results and associated laboratory analyses

#### **3.3.7.2 Uncertainties in toxicity assessment**

- Use of provisional or withdrawn toxicity values
- Difference in risk estimates for TCE based on use of Kentucky DEP oral slope factor and EPA TCE oral slope factor (currently CalEPA value)
- Extrapolation of oral administered dose toxicity values to inhalation dose toxicity values
- Derivation of absorbed dose toxicity values from oral administered dose toxicity values
- Lack of toxicity information, toxicity values, or both for some COPCs
- Use of chronic exposure toxicity values for exposures that are subchronic

### 3.3.7.3 Uncertainties in risk characterization

- Combination of chemical-specific risk and hazard estimates (ELCR<sub>i</sub> and HQ<sub>i</sub>, respectively) to derive pathway-specific and use scenario risk and hazard estimates (ELCR<sub>p</sub> and ELCR<sub>total</sub> and HI<sub>p</sub> and HI<sub>total</sub>, respectively) (i.e., effect of chemical mixtures)
- Combination of risk estimates from chemical and radioisotope exposure
- Summing cancer risks across pathways and across target organs

(Note: Uncertainties regarding the risk characterization are discussed in the accompanying text box.)

### 3.3.7.4 Summary of qualitative uncertainty analysis

Because uncertainties in the baseline risk assessment must be addressed when screening potential remedial actions, developing revised preliminary remedial goals from RGOs and selecting the final action, the effect of all uncertainties on the risk and hazard estimates will be summarized in a single table. Note: Exhibit 3.16, is most useful when summarizing a qualitative uncertainty analysis; other formats may be used for a quantitative uncertainty analysis.

In addition to the summary table, a narrative (i.e., an Observations section) discussing the joint effects of the various uncertainties on the risk characterization results will be prepared. The overall goal of the narrative will be to focus the list of COCs to those COCs that contribute significantly to the risk and for which the risk estimate or the revised risk estimate in the uncertainty analysis is believed to reasonably reflect the risks posed to receptors under the most likely future use. This narrative in the Observations section will discuss how uncertainties affect the identification of COCs and evaluate scenarios that reflect the most likely future exposure. It also will describe how the inclusion of certain pathways (dermal, food ingestion, etc.) may lead to an overestimate of risks and summarizes which contaminants and/or pathways exceed *de minimis* levels. The narrative will address each of the COCs individually.

#### Uncertainty in Combining Chemical-Specific Risk and Hazard Estimates and Pathway-Specific Risk and Hazard Estimates

One uncertainty in the risk characterization guidance contained in this document is the method used to combine HQs and chemical-specific ELCRs across pathways and to combine pathway HIs and ELCRs to calculate total HI and ELCR. The method to be used to calculate pathway HIs and ELCRs follows EPA protocols (EPA 1989a). This method calls for the simple addition of HQs and chemical-specific ELCRs to calculate pathway HIs and ELCRs, respectively, and assumes that all effects between chemicals are additive. As explained in EPA 1989a, this assumption is made because information concerning the effects of chemical mixtures is lacking.

The following limitations of this approach for systemic toxicity effects are reported by EPA:

- Little is known about the effects of chemical mixtures; although additivity is assumed, the interaction of multiple chemicals could possibly be synergistic or antagonistic.
- The RfDs and RfCs do not have equal accuracy or precision and are not based on the same severity of effects.
- Dose additivity is most properly applied to compounds that induce the same effect by the same mechanism of action. While the approach recommended by EPA is a useful screening-level approach, the cumulative systemic toxicity could be overestimated for chemicals that act by different mechanisms and/or on different target organs.

The following limitations of this approach for chemical carcinogenesis are reported by EPA:

- Cancer risks (i.e., ELCRs) are based on slope factors that represent an upper 95th percentile estimate of potency; the upper 95th percentiles of probability distributions are not strictly additive. Summing these risks can result in an overly conservative estimate of lifetime ELCR.
- Cancer risks may not be additive. By analogy to systemic toxicity effects, the endpoints may differ, and mechanisms of effect may vary.
- Not all slope factors contain the same weight-of-evidence for human carcinogenicity. EPA recognizes this by placing weight-of-evidence classifications on all slope factors. Those contaminants with a weight-of-evidence classification of A should probably receive more attention in the selection of a remedial design than contaminants with a B or C classification. Similarly, a contaminant with a B classification should probably receive greater attention than one with a C classification. The simple combination of ELCRs does not take this hierarchy into account.

#### Uncertainty in Combining Risk Estimated for Chemical Exposure to Those for Risk Estimated for Radioisotope Exposure

Uncertainty associated with adding risks from chemical exposure to those from exposure to radionuclides arises from two sources. First, the slope factors used to characterize the risk from chemicals are derived differently from the slope factors used to characterize risk from radionuclides. This difference results in estimates of chemical exposure risks that may be considered to be upper-bound risk estimates and estimates of radionuclide exposure risks that may be considered to be central tendency (i.e., "best") estimates; therefore, combining chemical exposure and radionuclide exposure risk estimates to estimate total risk for a land use scenario may place too much emphasis on chemical exposure risk. Second, the mechanism by which chemicals may cause cancer varies from the mechanism by which radionuclides may cause cancer. This difference in mechanism of action inflates the uncertainties that assume cancer risks are additive.

**Exhibit 3.16. Summary of Uncertainty Analysis**

Description of Uncertainty	Estimated Effect <sup>1</sup>		
	Small	Moderate	Large
Uncertainties related to data, data evaluation, and identification of chemicals of potential concern <sup>2</sup>			
Data uncertainty 1			
Data uncertainty 2			
.	.	.	.
.	.	.	.
.	.	.	.
Data uncertainty n			

<sup>1</sup> Definitions of effects are as follows:

- Small—Uncertainty should not cause the risk or hazard estimate to vary by more than one order of magnitude;
- Moderate—Uncertainty may cause the risk or hazard estimate to vary by between one and two orders of magnitude; and
- Large—Uncertainty may cause the risk or hazard estimate to vary by more than two orders of magnitude.

<sup>2</sup> A similar heading will appear for each of the major portions of the baseline human health risk assessment. The other headings are “Uncertainties related to exposure assessment,” “Uncertainties related to toxicity assessment,” and “Uncertainties related to risk characterization.”

### 3.3.8 Remedial Goal Option Derivation Methods

This section of the baseline human health risk assessment will delineate the methods used to derive and present RGOs. It is important to note that RGOs are not cleanup levels, but are site-specific, risk- or dose-based criteria that may be used to guide the development of revised PRGs in the FS and cleanup levels in the Record of Decision (ROD) by risk managers. Cleanup levels are developed as part of the risk analysis in the ROD (EPA 2006b).

#### 3.3.8.1 Calculation of remedial goal options

Guidance in EPA (2000b) directs that multiple RGOs must be calculated for each COC identified in a baseline human health risk assessment. To do this, the goals are calculated by rearranging the exposure equations quantified in the risk assessment so that they solve for a concentration or activity in a medium that results in a specific “target risk,” “target hazard,” or “target dose.” Target risks that will be used to derive RGOs at PGDP are  $1 \times 10^{-4}$ ,  $1 \times 10^{-5}$ , and  $1 \times 10^{-6}$ . Target hazards that will be used to derive RGOs are 3, 1, and 0.1. Target doses for all media except groundwater are 1, 12, 25, and 100 mrem/year. For groundwater, the dose targets are 1, 4 (for beta and photon emitters), 12, 25, and 100 mrem/year. As noted above, an RGO must be developed for each COC. Because the selection of a COC is medium- and use scenario-specific, RGOs will be developed for each COC identified for each use scenario of concern at a unit or area. Also, because RGOs must be medium-specific, exposure routes that integrate contaminant contributions from more than one medium (e.g., consumption of vegetables) will be segregated so that each medium contributing to the exposure route is evaluated separately. This segregation will be done by assuming that the concentration or activity of contaminants in the medium not under evaluation is zero.

In addition to calling for the development of RGOs, EPA (2000b) provides two methods that may be used to develop these values. The first involves rearranging and combining all the exposure equations utilized to determine risk or hazard and using the rearranged equation to calculate the RGO. The second simply uses ratios of concentrations or activities and level of risk, hazard, or dose to derive the RGO. Although the first method is of greater utility because the rearranged equation can be used to directly solve for RGOs, its use involves rearranging a large complex equation in which the chance for error abounds, especially if the estimated contaminant concentrations at the exposure point rely on fate and transport modeling. Similarly, although the second method is simpler mathematically, it can result in an incorrect solution if risk, hazard, or dose determined for COCs at the source in the baseline human health risk

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assessment is not linearly and directly related to the concentration or activity of the COCs at the exposure point. Fortunately, the concentration or activity in each of the exposure equations that will be used in baseline human health risk assessments at PGDP (see Appendix D) is linearly and directly related to the resulting risk, hazard, or dose; therefore, the second method will be used in risk assessments at PGDP and is presented in Eqs. 14 and 15. Note: If additional exposure equations beyond those in Appendix D are used in an assessment performed for PGDP, these equations will be checked to ensure that the concentration or activity of COCs is directly and linearly related to risk or hazard.

$$\frac{\text{Conc}_{\text{observed}}}{\text{ELCR}_{\text{derived}}} = \frac{\text{RGO}}{\text{Target ELCR}} \quad \text{Eq. 14}$$

where:  $\text{Conc}_{\text{observed}}$  = The representative EPC for the COC  
 $\text{ELCR}_{\text{derived}}$  = The chemical-specific ELCR of a COC due to exposure to a single medium across all exposure routes  
 RGO = The remedial goal option  
 Target Risk = Either  $1 \times 10^{-4}$ ,  $1 \times 10^{-5}$ , or  $1 \times 10^{-6}$

$$\frac{\text{Conc}_{\text{observed}}}{\text{HI}_{\text{derived}}} = \frac{\text{RGO}}{\text{Target HI}} \quad \text{Eq. 15}$$

where:  $\text{Conc}_{\text{observed}}$  = The representative EPC for the COC  
 HI = The chemical-specific HI of a COC from exposure to a single medium across all exposure routes  
 RGO = The remedial goal option  
 Target Hazard = Either 3, 1, or 0.1

As noted, dose-based RGOs will be calculated using similar methods. The targets to be used for all media except groundwater are 1, 12, 25, and 100 mrem/year. For groundwater, the dose targets are 1, 4, 12, 25, and 100 mrem/year.

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### 3.3.8.2 Presentation of remedial goal options

As noted, RGOs must be calculated for each COC within each MOC for each use scenario of concern identified in the baseline human health risk assessment; therefore, many RGOs will be developed in most risk assessments considering multiple units or areas. To simplify the consideration of the RGOs by users of the risk assessment, the format in Exhibit 3.17 will be used to present the RGOs in all baseline human health risk assessments prepared for PGDP. Note: Using this format will result in the preparation of a single table containing all COCs within each MOC for each use scenario of concern; therefore, this table or relevant portions of it can be used directly in the FS.

### 3.3.8.3 Revising exposure parameters and calculations in the uncertainty section

As part of the uncertainty analysis for the risk assessment, risk may be recalculated with default exposure factors replaced using exposure parameters consistent with site-specific values. The decision to recalculate risks using these alternative exposure parameters would be a product of the consensus of the FFA parties arrived at during project discussions at the appropriate stage in document development. For example, the exposure duration of 25 years for the outdoor worker may be replaced with a shorter duration of 1 to 5 years that is more likely to reflect the potential exposures at the site. The shorter exposure duration and possibly a revised exposure frequency combined with the other default parameters for the outdoor worker scenario also may be used to produce an excavation worker scenario. Also, risk

from dermal exposure to soil/sediment could be evaluated quantitatively to determine the impact of the use of default dermal absorption (ABS) values on the risk characterization. These revised calculations may be considered in the development of revised PRGs and cleanup levels to be used in the preparation of remedy selection documents.

**Exhibit 3.17. Presentation of Remedial Goal Options<sup>1</sup>**

Chemical of Concern	Rep. Conc. <sup>2</sup>	Regulatory Value <sup>3</sup>	ELCR at Conc. <sup>4</sup>	HI at Conc. <sup>5</sup>	RGO at HI=0.1	RGO at HI=1	RGO at HI=3	RGO at ELCR= $1 \times 10^{-6}$	RGO at ELCR= $1 \times 10^{-5}$	RGO at ELCR= $1 \times 10^{-4}$	Units
Scenario and medium <sup>6</sup>											
# 1 <sup>7</sup>											
# 2											
.	.		.	.	.	.	.	.	.	.	.
.	.		.	.	.	.	.	.	.	.	.
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<sup>1</sup> A separate table will be made for each unit or area under investigation.  
<sup>2</sup> This value will be the representative concentration used in the calculation of risk or hazard in the baseline human health risk assessment.  
<sup>3</sup> Regulatory values (taken from ARARs) may not be available for some media.  
<sup>4</sup> This value will be the chemical-specific, medium-specific ELCR presented in the baseline human health risk assessment for the scenario of concern.  
<sup>5</sup> This value will be the chemical-specific, medium-specific ELCR presented in the baseline human health risk assessment for the scenario of concern.  
<sup>6</sup> Each MOC within a scenario of concern will be presented. The current use scenario RGOs will be presented first followed by the options for the most likely future use. The options for the least likely future use will appear last. Also, for the ground and surface water RGO tables, the appropriate MCLs will be listed.  
<sup>7</sup> All COCs should be listed, including those that could not be evaluated quantitatively.  
 A separate table following a similar format will be prepared for dose-based RGOs.

## 4. RISK ANALYSES IN THE PREPARATION OF REMEDY SELECTION DOCUMENTS

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As noted in RAGS, Part C, (EPA 1991c) and in *A Guide to Preparing Superfund Proposed Plans, Records of Decision, and Other Remedy Selection Documents* (EPA 1999b), risk analyses are an integral part of the remedy selection documents (e.g., FS, Proposed Plan, and ROD). The role of risk evaluations in these documents is discussed in this section. Risk evaluations that appear in other documents, including SI documents and Engineering Evaluations/Cost Analyses (EE/CAs), should be equivalent in data quality and content to risk assessments in the documents described in this section. Risk assessments in SI and EE/CA documents may vary from those described in the following section depending on how that risk assessment is used in decision-making for the specific project. A more streamlined approach for risk assessments is sometimes used for removal action decision documents.

Risk evaluations begin in the development and screening stage of the FS, extend through the detailed analysis of alternatives in the FS, and are reported in varying level of detail in the Proposed Plan and ROD. The primary goal of risk analyses here is to provide risk managers with the information needed to choose among specific remedial alternatives and to verify that a cleanup level was achieved. Generally, if a piece of risk information is not needed to choose among alternatives or to verify cleanup, it does not need to be generated; however, it should be noted that it is not uncommon for additional risk analyses to occur after the completion and signing of a ROD (e.g., during the design and implementation of the chosen remedy and after the implementation is complete). Generally, additional analyses occur because additional information relevant to the chosen remedy is required. Because the need for and form of these analyses is determined on a project-specific basis, the analyses that may occur after the completion of the FS are not discussed in detail here. The information provided in Sections 2 and 3 should be used to guide any additional work to ensure technical adequacy.

### 4.1 RISK ANALYSES DURING THE FEASIBILITY STUDY

Risk analyses impact four significant portions of the FS. These are the reporting of baseline or screening risk assessment results (including any dose assessment); the evaluation of the risk analyses to determine the need for remedial action; the identification, development, and screening of technologies and alternatives; and support of the detailed analysis of alternatives. These areas are discussed in Sections 4.1.1, 4.1.2, 4.1.3, and 4.1.4, respectively.

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#### 4.1.1 Presentation of Risk Assessment Results in the Feasibility Study

Section 7, Summary and Conclusions, of the baseline human health risk assessment often may be copied directly to the FS report to summarize the identified risks that the feasibility study will need to address. Additionally, following guidance in EPA 1999b, the tables consistent with RAGS, Part D, or relevant parts of them can be inserted directly into the FS. The material placed in the FS will contain a summary of the methods used to identify the COPCs and to complete the exposure assessment, toxicity assessment, and risk characterization, including the identification of significant uncertainties affecting the risk results. In addition, the risk characterization summary tables (Exhibit 3.15) and the relevant portions of the RGO summary tables (Exhibit 3.17) can be transported directly to the FS report. Electronic copies of this material will be made available to the authors of the FS report to simplify the reporting of this information and ensure consistency between the RI and FS reports.

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As noted in RAGS Part C (EPA 1991c), the primary use of the baseline risk assessment from the RI is to identify the need for remedial action in the absence of any action. A risk evaluation of remedial alternatives will follow the same general steps as a baseline risk assessment. For some FS reports, recalculation of risk or dose estimates may be required to differentiate between remedial alternatives; these additional risk evaluation activities should be conducted within the scope of Chapter 2 of RAGS Part C (EPA 1991c).

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The overall objective of the detailed analysis of alternatives is to obtain and present information that is needed for decision makers to select a remedial alternative for a site. The risk evaluations conducted to support the FS are, in effect, residual risk evaluations that determine whether a technology is capable of achieving PRGs. To support alternative analysis, these residual risk evaluations may consider non-default exposure scenarios and impacts of engineering and institutional controls, and may use performance-based criteria (i.e., remove all affected media with concentrations greater than a target level).

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Most of the time, it will be sufficient for an FS detailed analysis to indicate whether an alternative has the potential to achieve the PRGs, rather than to quantify the risk that will remain after implementation of the alternative. If more detailed information concerning long-term risk is needed to select an alternative (e.g., to determine the more favorable of two otherwise similar alternatives), then it may be useful to determine whether one alternative is more certain to achieve the PRGs than the other, whether (or to what extent) one may be able to surpass (i.e., achieve lower concentrations than) the PRGs, or whether one may be able to achieve the goals in a shorter time.

Thus, an FS risk evaluation that identifies the post-remedy residual risk may need to be coupled with an implementability, certainty, or permanence evaluation to identify the factors that may be needed to be described further in the remedial design to ensure the achievement of remedial goals. As noted in RAGS Part C, Chapter 2, the presence of the five-year review process focuses the degree of these evaluations. For example, if a remedy includes capping of contaminated soils, then the potential future exposures due to cap failure may include direct contact with soils and leaching of contaminants to groundwater. However, the worst-case situation of complete containment system failure does not necessarily need to be evaluated because it is unlikely to occur, because five-year reviews are conducted at all sites where wastes are managed on-site above concentration levels that allow for unrestricted use and unlimited exposure.

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The level of risk evaluation to be conducted in the FS should be determined and agreed to by the three FFA parties during scoping for the FS. Situations where risk estimates may need to be updated for the FS report include the following:

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- The time between the completion of the RI report and the preparation of the FS report is such that additional information not considered in the RI report becomes available (e.g., additional samples and/or updated toxicity information/values).
- It is determined that the remedial technologies will produce new contaminants that were not present at the site under baseline conditions.
- The decision to include in the FS more advanced modeling from the matrix in Table 3.2 (including probabilistic risk assessment) in the FS than was used in the RI in order to provide refined estimates of risk necessary for determining the long-term or short-term effectiveness of remedial options or the differences in residual risk between remedial options.

Revised PRGs consistent with the alternatives will be derived in the FS. These revised PRGs will utilize the site-specific information in the RI report and the risk assessment in their calculation.

If additional risk evaluations are required in the FS, then these computations will follow the methods outlined in Section 3. Most importantly, the exposure equations presented in Appendix D will be used for all risk computations that appear in the FS report, and the methods presented in Section 3.3.8 for RGO development will be followed.

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In FS reports, the summary of the risk evaluation results will be followed by an evaluation of these results. This evaluation will consider the risk estimates, their basis, and the uncertainties deemed relevant to selection of a remedy. This evaluation will provide the focus for RAO development later in the FS report. The information that follows identifies typical decisions made when determining the need for remedial action in the FS report.

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#### 4.1.2 Modifications to Risk Assessment Parameters that May Appear in the Feasibility Study

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The baseline human health risk assessment identifies whether remedial action is necessary and provides a basis for evaluating the proposed remedial alternatives; therefore, the baseline human health risk assessment typically will not change in the FS.

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The uncertainty section of the baseline human health risk assessment will identify whether an uncertainty is small, moderate, or large (i.e., uncertainties categorized as small do not affect the risk estimates by more than one order of magnitude; those categorized as moderate may affect the risk estimates by between one and two orders of magnitude; uncertainties categorized as large may affect the risk estimate by more than two orders of magnitude; see Section 3.3.7). The FS should evaluate the uncertainty in more detail and may recalculate risk values as determined by agreement of the three parties to support the alternative evaluation better.

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Calculation of short-term risks during the detailed analysis of remedial alternatives (see Section 4.1.3) may require significant recalculation of risks and hazards from the baseline risk assessment to account for differences between the exposures to current workers and off-site residents and the default values used for the baseline risk assessment in the RI. For example, current industrial workers and current off-site residents do not consume groundwater from the facility for drinking. In addition, current industrial workers have lower dermal exposure and shorter duration of exposure than is assumed for future industrial workers under a default exposure scenario. Outdoor workers also will have lower exposures than the default parameters due to the use of personal protective equipment and engineering controls. These differences need to be accounted for in the evaluation of risk in the FS, and these evaluations shall be incorporated in the discussion of the detailed analysis of remedial alternatives.

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##### 4.1.2.1 Land use considerations for determining appropriate response actions to protect future potential receptors

Land use is an important consideration when determining appropriate response actions based on potential future receptors. Uncertainties associated with future land use are due to the inability to predict if existing controls will be in place in the future and the reliability of implementing additional controls. There may be scenarios developed pursuant to this document that may not be commensurate with the reasonable foreseeable land use, but may serve as a reference point to decision makers. Consequently, the results of the baseline human health risk assessment will not be modified when determining potential risks to future receptors. However, additional risk evaluation (beyond the baseline risk assessment) of scenarios may be used to support development of alternatives developed in the FS report. The ability of these alternatives to ensure protection of potential future receptors will be evaluated in the FS, using risk evaluation as appropriate. Protection may be accomplished through continuation of existing controls in some instances or through the application of new controls. Consequently, potential future scenarios will be evaluated in the FS alternative evaluation, to supply decision makers with the information needed to choose appropriate

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remedial actions. The information that follows provides examples of scenarios that may be evaluated for future receptors in the FS report.

Site-specific exposures for current industrial workers and the inability to predict potential future exposures have been discussed earlier. For a future industrial worker, the risks to a default industrial worker as determined in the baseline human health risk assessment *will be used when estimating risks to determine the need for action*. This evaluation includes potential risks as a result of contact with contaminated RGA groundwater, which also is a possibility in the future. ~~Additional evaluations may be developed, however, for the future industrial worker to include an evaluation of the impacts of continuation of the existing institutional controls (i.e., controls and procedures that limit access to affected soil and groundwater and provide an alternative water source); continuation of or application of new controls and procedures (i.e., continuation of current industrial scenario); assuming contact with contaminated RGA groundwater (i.e., no separate water source); and default exposure (i.e., no controls or procedures) without contact with contaminated RGA groundwater (i.e., assuming a separate water supply). Any set of exposure parameters agreed to during scoping may be used to develop a scenario. That scenario may be subjected to additional risk evaluation in the FS to identify the remedial action drivers, irrespective of whether or not that scenario is itself realistic.~~

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Future recreational users and residential users inside the DOE property boundary (including area within the restricted access area, but not the surrounding West Kentucky Wildlife Management Area) ~~may be further assessed in the FS report. The risk managers first will review the results of the baseline risk assessment that assumes that no controls would be in place to restrict a future on-site recreational user or resident from contact with surface contamination. As with the industrial worker, however, the risk managers can identify scenarios to be subjected to additional risk analysis that do place restrictions on exposure to be used in considering alternative FS scenarios to best identify the remedial action drivers.~~

Modeling during the baseline human health risk assessment typically involves a large degree of uncertainty. For this reason, modeling parameters may be reevaluated during the preparation of the FS report, as discussed in the modeling matrix presented in Table 3.2, if needed to reduce uncertainty and aid in choosing between the proposed remedial alternatives. For the same reason, the FS may consider use of probabilistic models for risk assessment in place of the deterministic models used during the RI if these additional analyses are deemed necessary through scoping agreements by the three parties.

#### 4.1.2.2 Identification of use scenarios, pathways, contaminants, and MOC for decision making purposes

Following evaluation of the results and uncertainties in the baseline human health risk assessment, ~~additional risk evaluation performed to support the FS,~~ and finalization of risk management decisions, a list of use scenarios, pathways, contaminants, and MOC for decision making purposes will be developed.

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In the FS report, each item of concern will be identified based on the guidance presented in Section 3.3.6.4.

#### 4.1.3 Risk Analyses during the Identification and Screening of Technologies and Alternatives

During the identification and screening stage of the FS, a range of remedial alternatives is identified, and each alternative is evaluated with respect to effectiveness, implementability, and cost (EPA 1991c). As part of the evaluation of effectiveness, human health risks to the community (e.g., short- and long-term health risks from releases during remediation and after remediation, respectively) and remediation workers (i.e., short-term health risks during remedial activities) will be considered. At PGDP, this evaluation will be performed qualitatively to be consistent with guidance in RAGS, Part C.

#### 4.1.4 Risk Analyses during the Detailed Analysis of Alternatives

The overall objective of the detailed analysis of alternatives is to obtain and present the information needed by risk managers to select a remedial alternative for a site (EPA 1991c). Risk analysis affects three of the selection criteria against which alternatives are evaluated: long-term effectiveness, short-term effectiveness, and overall protection of human health and the environment.

Generally, the human health risk analyses performed during the FS will follow the same procedures as the baseline human health risk assessment. Unlike the baseline human health risk assessment, where the purpose is to estimate the risk posed by environmental contamination in the absence of any action, the purpose of the FS risk analyses is to determine by how much the various remedial alternatives reduce risk or to evaluate short-term risks brought about through remedy implementation (e.g., air stripper emissions).

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Consistent with RAGS, Part C, (EPA 1991c), at PGDP the risk analyses performed during the detailed analysis of alternatives may be either qualitative or quantitative. In most cases, a qualitative analysis will be sufficient as indicated in RAGS, Part C; however, a quantitative analysis may be required in some cases. The decision about whether a qualitative or quantitative analysis of alternatives is needed will be made using guidance in RAGS, Part C. In this guidance, EPA notes that the type of analysis that is required depends on (1) whether the relative short-term or long-term effectiveness is an important consideration in selecting the alternative and (2) the “perceived risk” associated with the alternative. Where perceived risk is high, a quantitative risk evaluation would be more appropriate. In RAGS, Part C, EPA defines “perceived risk” as that leading to the belief by site engineers, risk assessors, and neighboring communities, including workers, that an alternative either may not be adequately protective or lead to increased risk. Specific parameters that will be taken into account at PGDP when examining “perceived risk” and determining if a quantitative analysis is required include the following (adapted from RAGS, Part C):

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- Proximity of populations to the unit or area;
- Presence of highly or acutely toxic chemicals;
- Technologies with high release potential, either planned or unplanned;
- High uncertainties in the nature of releases;
- Multiple contaminants or exposure routes or both affecting the same receptor;
- Releases from neighboring units or areas, including uncontrolled releases from units or areas not yet addressed;
- Releases that occur over a long period; and
- Level of community concern.

#### 4.1.4.1 Qualitative risk evaluations

As noted herein, a qualitative analysis will be sufficient for most units or areas. In this type of analysis, the risk evaluation will qualitatively evaluate each alternative against the RAOs defined during the FS. In all cases, the qualitative analysis will evaluate whether the alternative can reduce exposure to probable and potential receptor populations to acceptable levels. In many evaluations, this will involve qualitatively determining if an alternative is effective in reducing contaminant concentrations at a unit or area to the cleanup level (i.e., the RGO or revised PRG consistent with the alternative being evaluated).<sup>9</sup>

In other cases, this will involve determining if an alternative is effective in changing activity patterns of receptors so that the rate of contact by receptors to the contaminated materials is reduced, resulting in a lowered exposure. Finally, the qualitative risk evaluation in the detailed analysis of alternatives for PGDP will examine the potential for an alternative to produce new contaminants that were not at a unit or area during the RI.

In developing the risk evaluation portion of the qualitative detailed analysis of alternatives, several sources of information will be used. These sources are listed below [adapted from RAGS, Part C, (EPA 1991c)] and include information from the baseline or screening risk assessment (as modified during the risk management to determine the need for action), treatability studies, and results at other sites. Material from the risk assessment includes the following:

- The exposure setting, including exposed populations and future land use;
- The exposure pathways, including sources of contamination, COCs, fate and transport of chemicals (i.e., migration, degradation, and transformation), and exposure points;
- General exposure considerations, including rate of contact, exposure frequency, and exposure duration;
- Exposure concentrations, including temporal effects;
- Estimates of chemical intake and uptake;
- Toxicity information, including uncertainty in toxicity values; and
- Methods used to quantify risks from exposure to media containing multiple chemicals and radionuclides.

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<sup>9</sup> "Preliminary remediation goals...may be revised...based on the consideration of appropriate factors including, but not limited to: exposure factors, uncertainty factors, and technical factors. Included under exposure factors are: cumulative effect of multiple contaminants, the potential for human exposure from other pathways at the site, population sensitivities, potential impacts on environmental receptors, and cross-media impacts of alternatives. Factors related to uncertainty may include: the reliability of alternatives, the weight of scientific evidence concerning exposures and individual and cumulative health effects, and the reliability of exposure data. Technical factors may include: detection/quantification limits for contaminants, technical limitations to remediation, the ability to monitor and control movement of contaminants, and background levels of contaminants. The final selection of the appropriate risk level is made when the remedy is selected based on the balancing of criteria...." [taken from the National Contingency Plan Preamble: Exposure, Technical, and Uncertainty Factors (55 Fed. Reg. 8717, March 8, 1990)]. Also, see RAGS Volume 1, Part B, Section 2.3 and 2.8 (EPA 1993a) and OSWER Directive 9355.0-30, "Role of the Baseline Risk Assessment in Superfund Remedy Selection Decisions" (EPA 1990a).

Material found in treatability studies that will be used in the qualitative risk evaluation includes the following:

- Effectiveness at reducing potential for exposure, either through reduction in contaminant concentrations and activities or through making the medium containing the contaminant unavailable for contact;
- Potential for short-term emissions; and
- Potential for production of new contaminants.

Materials found when examining results from other sites that will be used in the qualitative risk evaluation include the following:

- Actual contaminant reductions achieved;
- Conditions in which the technology was not effective; and
- Actual release rates of current or new contaminants.

#### 4.1.4.2 Quantitative risk evaluations

Methods for quantitative risk evaluations during the detailed analysis of alternatives will follow the same procedures as the baseline human health risk assessment. Unlike the baseline human health risk assessment, where the goal is to estimate the potential risk posed by environmental contamination in the absence of any action, the goal of the FS risk analyses is to determine to what extent the various remedial alternatives reduce risk such that unacceptable levels of risk are not posed by residual environmental contamination.

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Deleted: have not yet been developed for PGDP. These will be included when they become available. It is anticipated that these methods will follow, in large part, the guidance and requirements for quantitative risk evaluations during the detailed analysis of alternatives in RAGS, Part C (EPA 1991c) and the more detailed guidance presented in Section 3 of this report.

#### 4.2 RISK ANALYSES AFTER THE FEASIBILITY STUDY

After the FS is completed, a remedy is proposed in the Proposed Plan and documented in the ROD. Following this, the remedy is designed and implemented and, depending on the remedy, the site either is deleted or is placed within the group for which five-year reviews are required. This section discusses the risk evaluation activities that will occur during and after preparation of the Proposed Plan. These risk evaluation activities should be consistent with EPA guidance in the *Guide to Preparing Superfund Proposed Plans, Records of Decision, and other Remedy Selection Decision Documents* (EPA 1999b). Some of the material presented here was taken from RAGS, Part C (EPA 1991c).

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#### 4.2.1 Risk Evaluation for the Proposed Remedial Action Plan

Typically, no new risk evaluations will take place during the preparation of the Proposed Plan. The material presented in the Proposed Plan should be taken from the supporting FS. This includes a summary of site risks, the site COCs, and, if applicable, the revised PRGs for the selected alternative or a description of the basis for them (i.e., risk or dose target). Consistent with EPA 1999b, the material presented in the "Summary of Site Risks" section of the Proposed Plan primarily will be presented as narrative and limited to approximately three paragraphs. Key information from the baseline risk assessment (or other FS risk evaluations) that will be presented includes all the following:

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- Major COCs in each medium
- Land- and groundwater-use assumptions
- Potentially exposed populations under current and future use scenarios

- Major pathways and routes of exposure
- Summary of risk characterization

The risk section of the Proposed Plan also will contain a text box of standard language from the Proposed Plan/ROD guidance (EPA 1999b). This standard language will contain a definition of risk assessment and the meaning of the results from a risk assessment.

The risk section of the Proposed Plan will conclude with language similar to the following text taken from EPA 1999b.

It is the lead agency's current judgment that the Preferred Alternative identified in this Proposed Plan, or one of the other active measures considered in the Proposed Plan, is necessary to protect public health or welfare or the environment from actual or threatened releases of pollutants or contaminants from this site. These pollutants or contaminants may present an imminent and substantial endangerment to public health or welfare.

If new information becomes available during the public comment period, then additional analysis of the alternatives, or possibly the site risks, may be needed. (Note: These analyses will encompass all alternatives and be performed qualitatively to the extent possible.)

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#### 4.2.2 Risk Evaluation for the ROD

The primary risk evaluation-related activities that will occur during the ROD will be to document the results of the risk assessment and the risk evaluation portions of the comparison of alternatives performed in the FS and to document the derivation of the chemical-specific cleanup levels. Consistent with EPA guidance in both *Guide to Preparing Superfund Proposed Plans, Records of Decision, and other Remedy Selection Decision Documents* (EPA 1999b) and RAGS, Part C (EPA 1991c), the appropriate risk evaluation materials will be discussed in relation to three of the nine CERCLA alternative analysis criteria: long-term effectiveness, short-term effectiveness, and overall protection of human health and the environment. The discussion of overall protection of human health and the environment will consider, to the extent possible, any residual risks that may remain after the alternative is implemented. Specific information to be presented includes the following:

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- Chemical-specific cleanup levels to be attained at the conclusion of the response action;
- Corresponding chemical-specific risk levels;
- Areas of attainment for cleanup levels for groundwater being addressed; and
- Lead agency's basis for the cleanup levels (e.g., risk calculation, ARARs, background, etc.).

To the extent possible, the "Summary of Site Risks" section of the ROD will be presented following the outline contained in EPA 1999b; therefore, this material will include the following:

- A statement of basis for taking action and
- A brief summary of the relevant portions of the risk assessment.

Additionally, this section will focus on the risk drivers as defined in the FS and the exposure scenarios and pathways driving the need for action. The conceptual site model (which should be presented in the *Summary of Site Characteristics* section of the ROD) will be used to support the presentation of site risks.

The standard language to be used for the statement of basis for action will be similar to that which also appears in the Proposed Plan. For the ROD, this statement will appear at the beginning of the site risk summary instead of at the end.

In most cases, the tabular ~~format in EPA 1999b will be used to present risk assessment/evaluation results~~ in the ROD; however, additional tables or tables of a slightly different format may be used to explain the risk assessment/~~evaluation~~ results, as needed. Note that the primary purpose for including the detailed risk characterization tables in an appendix of the baseline risk assessment is to streamline the preparation of these tables for the FS and ROD.

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#### 4.2.3 Risk Analyses for Residual Risks

As noted in RAGS, Part C, (EPA 1991c) analyses to examine residual risks may be required for some locations after implementation of a remedy. Additionally, as discussed in the SMP (DOE 2014), after completion of all investigations and remedial actions at PGDP, the FFA requires that PGDP determine the residual risks remaining at the facility. ~~Finally, the five-year review of some sites may require additional residual risk analyses. These residual risk analyses should be conducted consistent with guidance on the five-year review process from both EPA (EPA 2001c; EPA 2003c) and DOE (DOE 2002).~~

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The methods to be used to complete the analyses of residual risks at most units will be qualitative. If quantitative, these analyses will be consistent with the methods in either Section 2 or that in Section 3 of this document. Additionally, any quantitative analyses will be consistent with Section 3.3.4 of RAGS, Part C (EPA 1991c). Generally, these analyses will determine the risks remaining after remediation due to contamination remaining at or migrating from ~~sources (or multiple sources)~~. In these analyses, the measured concentrations and activities of contaminants remaining at the various sources units and in the integrator unit will be used. The cleanup levels in the ROD for the various source units and areas in the integrator units ~~should~~ not be used in these analyses.

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Other issues that will be considered when evaluating residual risk will be the following:

- Concentrations and activities of new analytes formed as a result of remedial activities or because of natural processes;
- Changes in land use or proposed future use since the completion of the baseline risk assessment;
- Updated toxicity values; and
- Reduction of migration because of engineered controls and expected future performance of these controls.

Comment [LATA KY18]: Changes sent for comment by RAWG on 11/24/2014. Comments due 1/15/2015.

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## 5. REFERENCES

- Bechtel Jacobs 1999. *Guidance for Conducting Risk Assessments and Related Risk Activities for the DOE-ORO Environmental Management Program*, BJC/OR-271, April.
- CH2M HILL 1991. *Results of the Site Investigation, Phase I, Paducah Gaseous Diffusion Plant*, KY/ER-4, March.
- CH2M HILL 1992. *Results of the Site Investigation, Phase II, Paducah Gaseous Diffusion Plant*, KY/SUB/13B-97777C P-03/1991/1, April.
- DOE (U.S. Department of Energy) 1994. Memorandum to EM-263, "Institutionalizing the Data Quality Objectives Process for EM's Environmental Data Collection Activities," from Thomas P. Grumbly, Assistant Secretary for Environmental Management, September 7, [http://vsp.pnnl.gov/dqo/grumbly\\_memo.stm](http://vsp.pnnl.gov/dqo/grumbly_memo.stm) (accessed April 8, 2014).
- DOE 1995. *Feasibility Study for Solid Waste Management Units 2 and 3 of Waste Area Group 22 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/06-1246&D2, U.S. Department of Energy, February.
- DOE 1996a. *Sampling and Analysis Plan for the Interim Remedial Design at Solid Waste Management Unit 2 of Waste Area Grouping 22 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1374&D2, U.S. Department of Energy, February.
- DOE 1996b. *Resource Conservation and Recovery Act Facility Investigation/Remedial Investigation Report for Waste Area Grouping 1 and 7 at Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1404&D2, U.S. Department of Energy, April.
- DOE 1996c. *Meeting Summary Risk Assessment/Risk Evaluation Meeting, February 7, 1996, in Atlanta*, February 13, 1996, Conference Call.
- DOE 1996d. *Chemical-specific Applicable or Relevant and Appropriate Requirements (ARARs): Federal/Kentucky*. Prepared by the Biomedical and Environmental Information Section, Oak Ridge National Laboratory for the U.S. Department of Energy, April.
- DOE 1996e. *Integrated Remedial Investigation/Feasibility Study Work Plan for Waste Area Grouping 6 at Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1243&D3, U.S. Department of Energy, Paducah, KY, June.
- DOE 1999a. *Remedial Investigation Report for Waste Area Group 6 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1727&D2, U.S. Department of Energy, Paducah, KY, May.
- DOE 1999b. *Remedial Investigation Report for Waste Area Grouping 27 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1777/V2&D1, U.S. Department of Energy, Paducah, KY, June.



- DOE 2000a. Remedial Investigation Report for Waste Area Grouping 28 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, DOE/OR/07-1846/V4&D2, U.S. Department of Energy, Paducah, KY, August.
- DOE 2000b. *Background Concentrations of Naturally Occurring Inorganic Chemicals and Selected Radionuclides in the Regional Gravel Aquifer and McNairy Formation at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky in Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, Volume 5, DOE/OR/07-1857&D1.
- DOE 2001. Feasibility Study for the Groundwater Operable Unit at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, (Table 1.9) DOE/OR/07-1857&D2, U.S. Department of Energy, Paducah, KY, August.
- DOE 2002. *Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) Five-Year Review Guide*, March.
- DOE 2005. *Sampling and Analysis Plan for Site Investigation and Risk Assessment of the Surface Water Operable Unit (On-Site) at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-2137&D2/R2, U.S. Department of Energy, Paducah, KY, May.
- DOE 2008. *Surface Water Operable Unit (On-Site) Site Investigation and Baseline Risk Assessment Report at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0001&D2R1, U.S. Department of Energy, Paducah, KY, February.
- DOE 2010. Remedial Investigation Report for the Burial Grounds Operable Unit at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, DOE/LX/07-0030&D2/R1, U.S. Department of Energy, Paducah, KY, February.
- DOE 2012. *Soils Operable Unit Remedial Investigation Report at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0358&D2, U.S. Department of Energy, Paducah, KY, September.
- DOE 2013. Soils Operable Unit Remedial Investigation Report at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, DOE/LX/07-0358&D2/R1, U.S. Department of Energy, Paducah, KY, February.
- DOE 2014. *Site Management Plan Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/LX/07-1292&D2, U.S. Department of Energy, Paducah, KY, February.
- EPA (U.S. Environmental Protection Agency) 1988. *Guidance for Conducting Remedial Investigations and Feasibility Studies under CERCLA*, EPA/540/G-89/004, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1989a. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part A, Baseline Risk Assessment*, OSWER Directive 9285.7-01a, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1989b. *Exposure Assessment Methods Handbook*, EPA/600.
- EPA 1990a. *Role of the Baseline Risk Assessment in Superfund Remedy Selection Decisions*, OSWER Directive 9355.0-30, Office of Solid Waste and Emergency Response, Washington, DC.

- EPA 1990b. *Guidance for Data Usability in Risk Assessment*, OSWER Directive 9285.7-05, Office of Solid Waste and Emergency Response, Washington, DC.
- EPA 1991a. *A Guide to Principal Threat and Low-level Threat Wastes*. OSWER Directive 9380.3-06FS, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1991b. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part B, Development of Risk-based Preliminary Remediation Goals*, OSWER Directive 9285.7-01b, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1991c. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part C, Risk Evaluation of Remedial Alternatives*, OSWER Directive 9285.7-01c, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1991d. Human Health Evaluation Manual, Supplemental Guidance: "Standard Default Exposure Factors," OSWER 9285.6-03, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1992a. *Dermal Exposure Assessment: Principles and Applications*, EPA/600/8-91/011B, Interim Report, Office of Health and Environmental Assessment, Washington, DC.
- EPA 1992b. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Supplemental Guidance, Dermal Risk Assessment*, Interim Guidance, Office of Emergency and Remedial Response, Washington, DC, August 18.
- EPA 1992c. *Supplemental Guidance to RAGS: Calculating the Concentration Term*, OSWER 9285.7-081, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1992d. *Guidelines for Exposure Assessment*, Federal Register, Volume 57, No. 104, May.
- EPA 1993a. Revisions to Sections 3.3.1 and 3.3.2 of the RAGS, Part B, Attachment to letter from Elmer W. Akin, Chief, Office of Health Assessment, EPA Region IV, to Wilson McGinn, Leader, Hazardous Waste Group, ORNL, February 2.
- EPA 1993b. *Superfund's Standard Default Exposure Factors for the Central Tendency and Reasonable Maximum Exposure*, Preliminary Review Draft, Office of Emergency and Remedial Response, Washington, DC., December 16.
- EPA 1994a. *Guidance Manual for the Integrated Exposure Uptake and Biokinetic (IEUBK) Model for Lead in Children*, EPA/540/R-93/081, Office of Solid Waste and Emergency Response, February. Model available at [www.epa.gov/superfund/lead/products.htm](http://www.epa.gov/superfund/lead/products.htm).
- EPA 1994b. OSWER Directive: *Revised Interim Soil Lead Guidance for CERCLA Sites and RCRA Corrective Action Facilities*, OSWER Directive Number 9355.4-12, August.
- EPA 1995. *Supplemental Guidance to RAGS: Region 4 Bulletins, Human Health Risk Assessment, Interim Guidance*, Office of Health Assessment, Atlanta, GA, November.
- EPA 1996a. EPA Review Comments on Risk Assessment/Risk Evaluation Meeting Summary, February 7, 1996, Personal communication from Crista Jones, Black and Beech, to Richard R. Bonczek, PGDP Risk Coordinator, March.

- EPA 1996b. *Soil Screening Guidance: Technical Background Document*, EPA/540/R-95/128, Office of Solid Waste and Emergency Response, Washington, DC, May.
- EPA 1997a. *Rules of Thumb for Superfund Remedy Selection*, EPA 540-R-97-013, Office of Solid Waste and Emergency Response, Washington, DC, August.
- EPA 1997b. *Exposure Factors Handbook*, EPA 600/P-95/002F a,b,c, EPA Office of Research & Development, August.
- EPA 1997c. *Health Effects Assessment Summary Tables, FY1997 Update*, Office of Solid Waste and Emergency Response, U.S. Environmental Protection Agency, July.
- EPA 1998a. *Federal Facility Agreement for the Paducah Gaseous Diffusion Plant*, U.S. Environmental Protection Agency, Atlanta, GA, February.
- EPA 1998b. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part D*, OSWER Directive 9285.7-01d, Office of Emergency and Remedial Response, Washington, DC.
- EPA 1998c. *Approach for Addressing Dioxin in Soil at CERCLA and RCRA Sites*. OSWER Directive 9200.4-26, April.
- EPA 1999a. *Cancer Risk Coefficients for Environmental Exposure to Radionuclides*, Federal Guidance Report No. 13, EPA 402-R-99-001, Office of Radiation and Indoor Air, Office of Solid Waste and Emergency Response, Washington, DC, September.
- EPA 1999b. *A Guide to Preparing Superfund Proposed Plans, Records of Decision, and Other Remedy Selection Documents*, EPA-540-R-98-031.
- EPA 2000a. *Soil Screening Guidance for Radionuclides: Technical Background Document*. EPA/540-R-00-006, Office of Radiation and Indoor Air, Office of Solid Waste and Emergency Response, Washington, DC, October.
- EPA 2000b. *Supplemental Guidance to RAGS: Region 4 Bulletins, Human Health Risk Assessment, Interim Guidance*, Office of Health Assessment, Atlanta, GA, Accessed at <http://www.epa.gov/region4/waste/ots/otsguid.htm>.
- EPA 2000c. *Guidance for Assessing Chemical Contaminant Data for Use in Fish Advisories, Third Edition*, EPA 823-B-00-007, November, Accessed at <http://www.epa.gov/waterscience/fish/guidance.html>.
- EPA 2001a. *Risk Assessment Guidance for Superfund: Volume III-Part A, Process for Conducting Probabilistic Risk Assessment*, EPA 540-R-02-002, Office of Emergency and Remedial Response, Washington, DC, December.
- EPA 2001b. *Health Effects Assessment Summary Tables (HEAST)*, Office of Health and Environmental Assessment, Washington, DC, Accessed at <http://www.epa.gov/radiation/heat/download.htm>.
- EPA 2001c. *Comprehensive Five-Year Review Guidance*, EPA 540-R-01-007, Office of Emergency and Remedial Response, Washington DC, June.

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Moved down [2]: EPA 2000c. *Supplemental Guidance to RAGS: Region 4 Bulletins, Human Health Risk Assessment Bulletins*, EPA Region 4, Web site version last updated May 2000, Accessed at <http://www.epa.gov/region4/waste/oftecser/healthul.htm>.¶

Deleted: d

- EPA 2002. *Supplemental Guidance for Developing Soil Screening Levels for Superfund Sites*, Superfund, Office of Solid Waste and Emergency Response, OSWER 9355.4-24, December.
- EPA 2003a. (1996). *Recommendations of the Technical Review Workgroup for Lead for an Approach to Assessing Risks Associated with Adult Exposures to Lead in Soil* [EPA-540-R-03-001, OSWER Directive #9285.7-54], EPA Number added January 2003, originally published December 1996.
- EPA 2003b. *Human Health Toxicity Values in Superfund Risk Assessments*. OSWER Directive 9285.7-53, December.
- EPA 2003c. *Five-Year Review Process in the Superfund Program*, EPA Fact sheet. EPA 540-F-02-004 Office of Solid Waste and Emergency Response, OSWER 9355.7-08FS, April.
- EPA 2004a. *Integrated Exposure Uptake Biokinetic Model for Lead in Children*, Windows® version (IEUBKwin v1.0 build 261, June 2004), Accessed at <http://www.epa.gov/superfund/programs/lead/products.htm#software>.
- EPA 2004b. *Multi-Agency Radiological Laboratory Analytical Protocols Manual, Volume III: Chapters 18–20 and Appendix G*, NUREG-1576, EPA 402-B-04-001C, NTIS PB2004-105421, July 2004.
- EPA 2004c. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part E*, OSWER Directive 9285.7-02EP, Office of Emergency and Remedial Response, Washington, DC, July.
- EPA 2005. *Human Health Risk Assessment Protocol for Hazardous Waste Combustion Facilities (HHRAP), Final*. EPA 520-R-05-006, U.S. Environmental Protection Agency Office of Solid Waste, Washington, DC, September.
- EPA 2006a. *Guidance on Systematic Planning Using the Data Quality Objective Process*, EPA QA/G-4, Office of Environmental Information, EPA/240/B-06/0001, February.
- EPA 2006b. *Systematic Planning: A Case Study for Hazardous Waste Site Investigations*, EPA QA/CS-1, Office of Environmental Information, February.
- EPA 2006c. National Recommended Water Quality Criteria: 2006, Office of Water/Office of Science and Technology, Accessed at <http://www.epa.gov/waterscience/criteria/wqcriteria.html>.
- EPA 2006d. 2006 Edition of the Drinking Water Standards and Health Advisories, Office of Water, U.S. Environmental Protection Agency, EPA/822-R-06-013, August, Accessed at <http://www.epa.gov/waterscience/criteria/drinking/>.
- EPA 2006e. *Data Quality Assessment: Statistical Methods for Practitioners*, EPA/240/B-06/003, Office of Environmental Information, Washington, DC, February.
- EPA 2006f. *Data Quality Assessment: A Reviewer's Guide*, EPA/240/B-06/002, Office of Environmental Information, Washington, DC, February.
- EPA-PROV. EPA provisional toxicity values support document available on request from Technical Support Section, EPA Region 4.

EPA 2007. Integrated Risk Information System (IRIS), Office of Research and Development, Washington, DC. Accessed at <http://www.epa.gov/iris/>.

EPA 2008. *Brownfields Technology Primer: Vapor Intrusion Considerations for Redevelopment*, EPA 542-R-08-001, Office of Solid Waste and Emergency Response, Washington, DC, March.

EPA 2009. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part F, Supplemental Guidance for Inhalation Risk Assessment*, OSWER Directive 9285.7-82, Office of Superfund Remediation and Technology Innovation, Washington, DC.

EPA 2012. EPA Regional Screening Level Tables, updated April. Available at [http://www.epa.gov/reg3hwmd/risk/human/rb-concentration\\_table/Generic\\_Tables/index.htm](http://www.epa.gov/reg3hwmd/risk/human/rb-concentration_table/Generic_Tables/index.htm).

~~EPA 2013. *ProUCL Version 5.0.00 Technical Guide*, EPA/600/R-07/041, Office of Research and Development Site Characterization and Monitoring Technical Support Center, Atlanta, GA, September. Model available at [www.epa.gov/osp/hstl/tsc/software.htm](http://www.epa.gov/osp/hstl/tsc/software.htm).~~

**Deleted:** EPA 2010. ProUCL Version 4.1.00 Technical Guide (Draft). EPA/600/R-07/041, NERL ESC Technical Support Center, Characterization and Monitoring Branch, Las Vegas, NV, May,

EPA 2014a. *Human Health Evaluation Manual, Supplemental Guidance: Update of Standard Default Exposure Factors*, OSWER 9200.1-120, Office of Superfund Remediation and Technology Innovation, Washington, DC, February.

~~EPA 2014b. *Determining Groundwater Exposure Point Concentrations*, OSWER 9283.1-42, Office of Solid Waste and Emergency Response, U.S. Environmental Protection Agency, February.~~

~~EPA 2014c. *Risk Assessment Forum White Paper: Probabilistic Risk Assessment Methods and Case Studies*. EPA/100/R-14/004, Office of the Science Advisor, Washington, DC, July, available at <http://www.epa.gov/raf/prawhitepaper/pdf/raf-pra-white-paper-final.pdf>.~~

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~~EPA 2014d. *Probabilistic Risk Assessment to Inform Decision Making: Frequently Asked Questions*, EPA/100/R-14/003, Office of the Science Advisor, Washington, DC, July, available at <http://www.epa.gov/raf/prawhitepaper/pdf/raf-pra-faq-final.pdf>.~~

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~~EPA 2014e. "Radiation Risk Assessment at CERCLA Sites: Q&A." OSWER 9285.6-20, Office of Superfund Remediation and Technology Innovation, Washington, DC, June, available at <http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/Rad%20Risk%20QA%20with%20transmit%20memo> June 13 2014.pdf.~~

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**Deleted:** A

~~EPA 2014f. *Region 4 Human Health Risk Assessment Supplemental Guidance*, EPA Region 4, Web site version last updated January 2014 (Draft Final), accessed at <http://www.epa.gov/region04/superfund/programs/riskassess/riskassess.html>.~~

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KDEP (Kentucky Department for Environmental Protection) 1996. Paducah Gaseous Diffusion Plant Issues, letter from Albert Westerman, Manager, Risk Assessment Branch, to Andrea Ecton, Environmental Engineer Technical Principal, Combustion Section, et al., February.

KDEP 2002. *Kentucky Risk Assessment Guidance*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky.

KDEP 2004a. *Kentucky Guidance for Ambient Background Assessment*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, January 8.

- KDEP 2004b. *Kentucky Guidance for Groundwater Assessment Screening*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, January 15.
- KDEP 2004c. *Trichloroethylene Environmental Levels of Concern*, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, April.
- Morrison, F. B. 1959. *Feed and Feeding*. Morrison Publishing Company, Ithaca, NY.
- RAWG (PGDP Risk Assessment Working Group) 2000a. Notes from HHRAWG Meeting #4, September 6, 2000, 10:00 a.m. to 5:30 p.m., SAIC offices, Oak Ridge, Tennessee.
- RAWG 2000b. PGDP Risk Work Group Conference Call Summary Minutes, May 25, 2000, 1:00 p.m. to 2:30 p.m. (EST).
- RAWG 2000c. Notes from HHRAWG Meeting #2, August 1, 2000, 10 a.m. to 4:30 p.m., Central Laboratory Facility, Frankfort, Kentucky.
- RAWG 2000d. Notes from HHRAWG Meeting #3, August 21, 2000, 9 a.m. to 4:30 p.m., Central Laboratory Facility, Frankfort, Kentucky.
- RAWG 2000e. Notes from HHRAWG Meeting.
- RAWG 2000f. Notes from HHRAWG Meeting #5, September 19, 2000, 12:00 noon to 4:00 p.m., Teleconference.
- RAWG 2000g. Human Health Risk Working Group for the Paducah Gaseous Diffusion Plant, Meeting Minutes/Summary for May 2–3, 2000, Meeting.
- RAWG 2007a. Notes from RAWG Meeting, June 27, 2007.
- RAWG 2007b. Notes from RAWG Meeting, July 20, 2007.
- RAWG 2007c. Notes from RAWG Meeting, August 14, 2007.
- RAWG 2012a. Notes from RAWG Meeting, June 13, 2012.
- RAWG 2012b. Notes from RAWG Meeting, September 18, 2012.
- RAWG 2012c. Notes from RAWG Meeting, December 5, 2012.
- Schuam, J., Hoang, K., Kinerson, R., Moya, J., and Wang, R.G.M. 1994. *Estimating Dermal and Inhalation Exposure to Volatile Chemicals in Domestic Water*, in *Water Contamination and Health*. Wang, R.G.M. (ed.), Marcel Dekker, Inc., NY.
- Van den Berg, M., Birnbaum, L. S., Denison, M., De Vito, M., Farland, W., Feeley, M., Fiedler, H., Hakansson, H., Hanberg, A., Hawsh, L., Rosei, M., Safej, S., Schrenk, D., Tohyama, C., Tritsch, A., Tuomisto, J., Tysklind, M., Walker, N., and Peterson, R. E. 2006. *The 2005 World Health Organization Reevaluation of Human and Mammalian Toxic Equivalency Factors for Dioxins and Dioxin-Like Compounds*, *Toxicological Sciences* 2006 93(2):223-241, Oxford University Press.

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In determining the UCL when the medium is soil, data will be segregated into depth intervals relevant to receptors. For all scenarios except the outdoor worker in locations outside the industrialized area and the excavation worker inside the industrialized area, data from samples collected from 0 to 1 ft bgs will be used to estimate the EPC. 8 A single set of exposure equations and parameters is provided for the outdoor worker scenario in Appendix D. The exposure parameters provided in Appendix D should be used without changes when assessing potential risk from exposure to surface soils in locations outside the industrialized area at the Paducah site. When assessing potential risk from exposure to both surface and subsurface soil in locations outside the industrialized areas, all exposure parameters, except exposure duration (ED) and exposure frequency (EF), should be used without changes to assess an outdoor worker. ED and EF for exposure by the outdoor worker to surface and subsurface soil in locations outside the industrialized area should be established considering guidance in the Exposure Factors Handbook (EPA 1997b) or similar sources (e.g., site-specific information) and should be documented. Similarly, when assessing potential risk from exposure either to surface soil or subsurface soil in locations inside the industrialized area, all exposure parameters, except ED and EF, should be used without changes to assess both an outdoor worker and a construction/excavation worker. As above, ED and EF for exposure by the outdoor worker or a construction/excavation worker to surface soil or subsurface soil or both in locations inside the industrialized area should be established considering guidance in the Exposure Factors Handbook (EPA 1997b) or similar sources and should be documented. For excavation outdoor maintenance-type activities performed by the outdoor worker in locations outside the industrialized area and the excavation worker inside the industrialized area, data collected from 0 to 10 ft bgs will be used to estimate the EPC, unless information indicates that results from samples collected at deeper depths (i.e., 0–16 ft bgs in areas where infrastructure is found) should be included in the derivation of the EPC



**APPENDIX A**

**SCREENING LEVELS**  
**(Current as of November 2014)**

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## SCREENING LEVELS

This appendix presents lists of values that can be used during screening and baseline human health risk assessments at the Paducah Gaseous Diffusion Plant (PGDP). These values include risk- and dose-based values for soil, sediment, groundwater, and surface water; background values for soil and groundwater; and regulatory values. All information is current as of the production dates listed in this document, and all values were calculated using the best available information. Methods used to derive the risk- and dose-based values are presented in Appendix B. The screening values presented in this appendix were developed specifically for PGDP and may not be applicable to sites outside that facility. Values are provided in these tables for significant chemicals of potential concern (COPCs) for PGDP. Values for other chemicals can be obtained using the [Risk Assessment Information System \(RAIS\) online calculator, as modified using PGDP-specific inputs.](#)

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Please consider the following notes before using the values presented in this appendix.

- (1) Action values are the lesser of a hazard-based value calculated using a target hazard index (HI) of 3 and a cancer-based value calculated using a target excess lifetime cancer risk (ELCR) of 1E-04.
- (2) HI values are calculated separately for each receptor. Cancer risks for receptors within a scenario are combined to give one lifetime cancer risk value. For the residential scenario, the cancer risk reflects the adult and child combined. For the recreational scenario, the cancer risk reflects the combined risk to adult, child, and teen.
- (3) Action values and no action values are calculated using only direct exposure pathways. Please see Appendix B for a listing of exposure parameters included in the [preliminary remediation goal \(PRG\)](#) calculations. Because the action values are not calculated using PGDP default exposure parameters, these values should be used as benchmarks only. Cumulative risk calculations should not be based upon these values.
- (4) No action values are the lesser of a hazard-based value calculated using a target HI of 0.1 and a cancer-based value calculated using a target ELCR of 1E-06. If more than five COPCs are identified for the site, it also may be appropriate to generate no action levels based on ~~1E-07~~ risk to account for additivity of risk. These values were calculated using the exposure parameters listed with the exposure equations in Appendix D. These parameters also are listed in Appendix B. Because the no action values are consistent with the PGDP default exposure parameters, these values can be used to derive cumulative risk estimates in addition to their use as benchmarks.
- (5) Background values for soil and groundwater presented in this appendix are provisional. These values are subject to change.
- (6) Soil screening levels for chemicals for protection of groundwater were derived using information presented in the U.S. Environmental Protection Agency (EPA) Soil Screening Level (SSL) Web site. The SSL values based upon a dilution attenuation factor (DAF) of 1 should be considered to be “no action values.” “Action” SSLs have not been selected to date for the PGDP. [In addition to the SSLs at a DAF of 1, SSLs at DAFs of 20 and 58 also are included. The derivation of the DAF of 58 is presented in Appendix E.](#)
- (7) Regulatory values are for planning purposes only. A qualified regulatory specialist should be consulted before using these values for other purposes.

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(8) The outdoor worker scenario is defined as the person exposed to surface soil (i.e., 0–1 ft) inside the industrialized area and surface and subsurface soil (i.e., 0–10 ft or 0–16 ft, as appropriate) outside the industrialized area, for an exposure duration of 25 years for 185 days/year. The excavation worker scenario is defined as the person exposed to surface and subsurface soil (i.e., 0–10 ft or 0–16 ft, as appropriate) for an exposure duration of 5 years for 185 days/year.

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(9) Chemical-specific notes for risk-based and dose-based screening values:

a) General—Several screening values for soil/sediment (especially those on the action level tables) are listed with a value of 100,000 mg/kg. This value was assigned to the chemical because the screening value derived for the contaminant exceeded the upper limit value deemed reasonable by the PGDP Risk Assessment Working Group; therefore, the screening value was reduced to an upper limit value (100,000 mg/kg). If the chemical’s environmental concentration exceeds the upper limit value, then additional risk evaluations for the chemical should be performed before accepting the results of a simple comparison.

b) Chromium—The screening value for Chromium VI presented in these tables should only be used if the comparison is to a Chromium VI result. For a ‘Total Chromium’ result, the screening value listed for ‘Total Chromium’ should be used. The cancer-based screening value for Total Chromium was derived using the cancer slope factor for Chromium VI reported in the EPA Integrated Risk Information System database. Please see the toxicity value tables for additional information regarding this value.

c) Lead—The screening values for lead were selected by the PGDP Risk Assessment Working Group. These values were not derived using the methods presented in Appendix B. No action levels are 400 mg/kg for soil/sediment for the resident and the recreator scenarios and 800 mg/kg for the industrial worker and outdoor worker scenarios. These values represent the current screening values provided by the Kentucky Department for Environmental Protection. Action levels for soil/sediment are set preliminarily equivalent to the no action levels. Sites at which the 400 mg/kg concentration in soil is exceeded should be evaluated using site specific Integrated Exposure Uptake Biokinetic (IEUBK) modeling for a level resulting in a child exceeding a target blood level of 2.5 µg/dl and a target blood level of 10 µg/dl and Adult Lead Model (ALM) modeling for an adult exceeding the same target blood lead levels. Parameters for use in the IEUBK model are provided in Table B.6 of Appendix B. Parameters for the ALM model should be developed for each site. No action and action levels for groundwater and for surface water are unchanged from those agreed to by the PGDP Risk Assessment Working Group in the 2001 version of this document.

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d) Carcinogenic polycyclic aromatic hydrocarbons (cPAHs)—(These organic compounds include benz(a)anthracene, benzo(a)pyrene, benzo(b)fluoranthene, benzo(k)fluoranthene, chrysene, dibenz(a,h)anthracene, and indeno(1,2,3-cd)pyrene.) The PGDP Risk Assessment Working Group has determined that these compounds should be evaluated as a group using the PAH (Total) screening values. Please see Section 3.3.3.2, Step 8, of the main text of the methods document for guidance on deriving total PAH concentration from results for individual compounds.

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e) Polychlorinated biphenyls (PCB)—These organic compounds include those listed as Aroclors in the screening tables.) The PGDP Risk Assessment Working Group has determined that the cancer effects of these organic compound mixtures should be evaluated as a group using the PCB (Total) screening values. (The screening value associated with the highest risk value is to be used.)

Please see Section 3.3.3.2, Step 8, of the main text of the methods document for guidance on deriving total PCB concentration from results for individual mixtures.

- f) Dioxins/Furans—(These organic compounds include the following chlorinated dioxins and furans: 2,3,7,8-TCDD; 1,2,3,7,8-PeCDD; 2,3,4,7,8-PeCDD; 2,3,5,7,8-PeCDD; 2,3,6,7,8-PeCDD; 1,2,3,4,7,8-HxCDD; 1,2,3,5,7,8-HxCDD; 1,2,3,6,7,8-HxCDD; 2,3,4,5,7,8-HxCDD; 2,3,4,6,7,8-HxCDD; 2,3,5,6,7,8-HxCDD; 1,2,3,4,5,7,8-HpCDD; 1,2,3,4,6,7,8-HpCDD; 2,3,4,5,6,7,8-HpCDD; OCDD; 2,3,7,8-TCDF; 1,2,3,7,8-PeCDF; 2,3,4,7,8-PeCDF; 1,2,3,4,7,8-HxCDF; 1,2,3,5,7,8-HxCDF; 1,2,3,6,7,8-HxCDF; 2,3,4,5,7,8-HxCDF; 2,3,4,6,7,8-HxCDF; 2,3,5,6,7,8-HxCDF; 1,2,3,4,5,7,8-HpCDF; 1,2,3,4,6,7,8-HpCDF; 2,3,4,5,6,7,8-HpCDF; and OCDF.) The PGDP Risk Assessment Working Group has determined that these organic compounds should be evaluated as a group using the Dioxins/Furans (Total) screening values. Please see Section 3.3.3.2, Step 8, of the main text of the methods document for guidance on deriving the total dioxin/furan concentration from results for individual compounds.
- g) Radionuclides—For cesium-137, neptunium-237, uranium-235, and uranium-238, only screening values derived considering the contribution from short-lived decay products should be used. These screening values are listed with a “+D” in the following tables.

Radionuclides—Dose levels are (1) 1 mrem/year (from NRCRP Report No. 116, Section 17, Negligible Individual Dose and ANSI/HPS standard N13.12); (2) ~~12~~ mrem/year (from “Radiation Risk Assessment at CERCLA Sites: Q & A” OSWER No. 9200.4-40, June 13, 2014); (3) 25 mrem/year (derived from the public dose limit of 100 mrem/year limit in DOE Order 458.1 and considering ALARA principles); and (4) 100 mrem/year. A value of 4 mrem/year is used for groundwater (from <http://www.epa.gov/safewater/contaminants/index.html>).

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Due to the nature of Appendix A, not all acronyms are defined within the text. An acronym list is provided on page A-9.

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## ACRONYMS

ALARA	as low as reasonably achievable
AL	action level
ALM	Adult Lead Model
ANSI	American National Standards Institute
BaP	benzo(a)pyrene
CERCLA	Comprehensive Environmental Response, Compensation, and Liability Act
CLP	Contract Laboratory Program
COPC	chemical of potential concern
cPAHs	carcinogenic polycyclic aromatic hydrocarbons
DAF	dilution attenuation factor
DOE	U.S. Department of Energy
ELCR	excess lifetime cancer risk
EPA	U.S. Environmental Protection Agency
GW	groundwater
HI	hazard index
HPS	Health Physics Society
IEUBK	Integrated Exposure Uptake Biokinetic
KAR	Kentucky Administrative Record
$K_d$	chemical-specific distribution coefficient
MCL	maximum contaminant level
MCLG	maximum contaminant level goal
<del>N/A</del>	<del>not available</del>
NAL	no action level
NRCRP	Nuclear Regulatory Commission Report
OSWER	Office of Solid Waste and Emergency Response
PAH	polycyclic aromatic hydrocarbon
PCB	polychlorinated biphenyl
PGDP	Paducah Gaseous Diffusion Plant
PRG	Preliminary Remediation Goal
RAIS	Risk Assessment Information System
RCRA	Resource Conservation and Recovery Act
RESRAD	residual radioactivity
RGA	Regional Gravel Aquifer
SSL	Soil Screening Level
UTL	upper tolerance limit
WQC	water quality criteria

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**Table A.1. Soil/Sediment Action Levels for Significant COPCs at PGDP** pages A-11 through A-19

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**Table A.2. Groundwater Action Levels for Significant COPCs at PGDP pages A-20 through A-22**

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**Table A.3. Surface Water Action Levels for Significant COPCs at PGDP pages A-23 through A-31**

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Table A.4. Soil/Sediment No Action Levels for Significant COPCs at PGDP pages A-~~32~~ through A-~~40~~

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**Table A.5. Groundwater No Action Levels for Significant COPCs at PGDP pages A-41 through A-43**

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**Table A.6. Surface Water No Action Levels for Significant COPCs at PGDP pages A-44 through A-52**

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**Table A.7a. Risk-Based SSLs for Protection of RGA Groundwater for Significant COPCs at PGDP**  
 (Values calculated in November 2014 and are based on best available information.)

CAS Number	Chemical	SSLs for EPA MCL <sup>a</sup>				SSLs PGDP NALs for the Resident (See Table A.5) <sup>b</sup>			
		SSL 1 (mg/kg)	SSL 20 (mg/kg)	SSL 58 (mg/kg)	GW Conc. (µg/L)	SSL 1 (mg/kg)	SSL 20 (mg/kg)	SSL 58 (mg/kg)	GW Conc. (µg/L)
7429-90-5	Aluminum	=	=	=	=	2.99E+03	5.98E+04	1.73E+05	1.99E+03
7440-36-0	Antimony (metallic)	2.71E-01	5.42E+00	1.57E+01	6.00E+00	3.49E-02	6.98E-01	2.02E+00	7.72E-01
7440-38-2	Arsenic, Inorganic	2.92E-01	5.84E+00	1.69E+01	1.00E+01	1.51E-03	3.02E-02	8.74E-02	5.16E-02
7440-39-3	Barium	8.24E+01	1.65E+03	4.78E+03	2.00E+03	1.53E+01	3.05E+02	8.85E+02	3.70E+02
7440-41-7	Beryllium and compounds	3.16E+00	6.32E+01	1.83E+02	4.00E+00	1.73E+00	3.47E+01	1.00E+02	2.19E+00
7440-42-8	Boron And Borates Only	=	=	=	=	1.28E+00	2.55E+01	7.40E+01	3.99E+02
7440-43-9	Cadmium	3.76E-01	7.52E+00	2.18E+01	5.00E+00	6.76E-02	1.35E+00	3.92E+00	8.98E-01
16065-83-1	Chromium (Total) <sup>b</sup>	1.80E+05	3.60E+06	1.04E+07	1.00E+02	3.74E+06	7.49E+07	2.17E+08	2.08E+03
18540-29-9	Chromium (III), Insoluble Salts	=	=	=	=	3.74E+06	7.49E+07	2.17E+08	2.08E+03
7440-47-3	Chromium (VI)	=	=	=	=	6.55E-04	1.31E-02	3.80E-02	3.41E-02
7440-48-4	Cobalt	=	=	=	=	2.71E-02	5.43E-01	1.57E+00	6.00E-01
7440-50-8	Copper	4.58E+01	9.15E+02	2.65E+03	1.30E+03	2.81E+00	5.61E+01	1.63E+02	7.98E+01
16984-48-8	Fluoride	=	=	=	=	1.20E+01	2.40E+02	6.95E+02	7.98E+01
7439-89-6	Iron	=	=	=	=	3.52E+01	7.03E+02	2.04E+03	1.40E+03
7439-92-1	Lead	1.35E+01	2.70E+02	7.83E+02	1.50E+01	8.25E+00	1.65E+02	4.78E+02	9.16E+00
7439-96-5	Manganese	=	=	=	=	2.74E+00	5.48E+01	1.59E+02	4.20E+01
7439-97-6	Mercury, Inorganic Salts	=	=	=	=	2.90E-02	5.80E-01	1.68E+00	5.56E-01
7439-98-7	Molybdenum	=	=	=	=	2.01E-01	4.03E+00	1.17E+01	9.97E+00
7440-02-0	Nickel Soluble Salts	=	=	=	=	2.54E+00	5.08E+01	1.47E+02	3.90E+01
7782-49-2	Selenium	2.60E-01	5.20E+00	1.51E+01	5.00E+01	5.18E-02	1.04E+00	3.01E+00	9.97E+00
7440-22-4	Silver	=	=	=	=	7.84E-02	1.57E+00	4.55E+00	9.22E+00
7440-28-0	Thallium (Soluble Salts)	1.42E-01	2.85E+00	8.26E+00	2.00E+00	1.42E-03	2.84E-02	8.23E-02	1.99E-02
NA	Uranium (Soluble Salts)	1.35E+01	2.70E+02	7.83E+02	3.00E+01	2.69E+00	5.39E+01	1.56E+02	5.98E+00
NA	Vanadium and Compounds	=	=	=	=	8.26E+00	1.65E+02	4.79E+02	8.26E+00
7440-66-6	Zinc and Compounds	=	=	=	=	3.73E+01	7.46E+02	2.16E+03	6.00E+02
83-32-9	Acenaphthene	=	=	=	=	5.07E-01	1.01E+01	2.94E+01	4.94E+01
208-96-8	Acenaphthylene <sup>c</sup>	=	=	=	=	=	=	=	=
107-13-1	Acrylonitrile	=	=	=	=	1.14E-05	2.28E-04	6.60E-04	5.23E-02
120-12-7	Anthracene	=	=	=	=	5.26E+00	1.05E+02	3.05E+02	1.60E+02
71-43-2	Benzene	2.56E-03	5.12E-02	1.48E-01	5.00E+00	2.32E-04	4.64E-03	1.35E-02	4.53E-01
117-81-7	Bis(2-ethylhexyl)phthalate <sup>d</sup>	1.44E+00	2.87E+01	8.33E+01	6.00E+00	1.33E+00	2.66E+01	7.73E+01	5.56E+00
75-27-4	Bromodichloromethane	2.17E-02	4.34E-01	1.26E+00	8.00E+01	3.65E-05	7.29E-04	2.11E-03	1.34E-01
86-74-8	Carbazole	=	=	=	=	3.63E-02	7.26E-01	2.11E+00	1.96E+00
56-23-5	Carbon Tetrachloride	1.94E-03	3.89E-02	1.13E-01	5.00E+00	1.75E-04	3.51E-03	1.02E-02	4.52E-01
67-66-3	Chloroform	2.22E-02	4.43E-01	1.29E+00	8.00E+01	6.11E-05	1.22E-03	3.55E-03	2.21E-01
75-71-8	Dichlorodifluoromethane (Freon-12) <sup>d</sup>	=	=	=	=	3.04E-02	6.07E-01	1.76E+00	1.97E+01

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Table A.7a. Risk-Based SSLs for Protection of RGA Groundwater for Significant COPCs at PGDP (Continued)

CAS Number	Chemical	SSLs for EPA MCL <sup>1</sup>				SSLs PGDP NALs for the Resident (See Table A.5) <sup>1</sup>			
		SSL 1 (mg/kg)	SSL 20 (mg/kg)	SSL 58 (mg/kg)	GW Conc. (µg/L)	SSL 1 (mg/kg)	SSL 20 (mg/kg)	SSL 58 (mg/kg)	GW Conc. (µg/L)
75-34-3	Dichloroethane, 1,1- <sup>d</sup>	=	=	=	=	7.81E-04	1.56E-02	4.53E-02	2.75E+00
107-06-2	Dichloroethane, 1,2-	1.42E-03	2.84E-02	8.22E-02	5.00E+00	4.84E-05	9.68E-04	2.81E-03	1.71E-01
75-35-4	Dichloroethylene, 1,1-	2.51E-03	5.03E-02	1.46E-01	7.00E+00	1.02E-02	2.03E-01	5.90E-01	2.83E+01
540-59-0	Dichloroethylene, 1,2- (Mixed Isomers)	=	=	=	=	4.71E-03	9.42E-02	2.73E-01	1.60E+01
156-59-2	Dichloroethylene, 1,2- <i>cis</i> -	2.06E-02	4.12E-01	1.19E+00	7.00E+01	1.05E-03	2.09E-02	6.07E-02	3.56E+00
156-60-5	Dichloroethylene, 1,2- <i>trans</i> -	2.94E-02	5.88E-01	1.71E+00	1.00E+02	2.72E-03	5.45E-02	1.58E-01	9.26E+00
60-57-1	Dieldrin	=	=	=	=	6.77E-05	1.35E-03	3.93E-03	1.68E-03
1746-01-6	Dioxins/Furans, Total (as TCDD) <sup>e</sup>	=	=	=	=	7.25E-04	1.45E-02	4.21E-02	1.91E+00
37871-00-4	~HpCDD, 2,3,7,8-	=	=	=	=	1.39E-04	2.78E-03	8.07E-03	5.99E-05
38998-75-3	~HpCDF, 2,3,7,8-	=	=	=	=	7.80E-05	1.56E-03	4.52E-03	5.99E-05
34465-46-8	~HxCDD, 2,3,7,8-	=	=	=	=	8.33E-06	1.67E-04	4.83E-04	5.99E-06
55684-94-1	~HxCDF, 2,3,7,8-	=	=	=	=	4.76E-06	9.52E-05	2.76E-04	5.99E-06
3268-87-9	~OCDD	=	=	=	=	7.75E-03	1.55E-01	4.50E-01	2.00E-03
39001-02-0	~OCDF	=	=	=	=	4.34E-03	8.68E-02	2.52E-01	2.00E-03
36088-22-9	~PeCDD, 2,3,7,8-	=	=	=	=	5.19E-07	1.04E-05	3.01E-05	5.99E-07
57117-41-6	~PeCDF, 1,2,3,7,8-	=	=	=	=	9.31E-06	1.86E-04	5.40E-04	2.00E-05
57117-31-4	~PeCDF, 2,3,4,7,8-	=	=	=	=	9.31E-07	1.86E-05	5.40E-05	2.00E-06
1746-01-6	~TCDD, 2,3,7,8-	1.50E-05	2.99E-04	8.67E-04	3.00E-05	2.99E-07	5.97E-06	1.73E-05	5.99E-07
51207-31-9	~TCDF, 2,3,7,8-	=	=	=	=	1.67E-06	3.35E-05	9.70E-05	5.99E-06
100-41-4	Ethylbenzene	7.85E-01	1.57E+01	4.55E+01	7.00E+02	1.67E-03	3.33E-02	9.66E-02	1.49E+00
206-44-0	Fluoranthene	=	=	=	=	8.91E+00	1.78E+02	5.17E+02	8.02E+01
86-73-7	Fluorene	=	=	=	=	4.98E-01	9.96E+00	2.89E+01	2.69E+01
118-74-1	Hexachlorobenzene	1.26E-02	2.52E-01	7.31E-01	1.00E+00	6.13E-04	1.23E-02	3.56E-02	4.87E-02
91-20-3	Naphthalene	=	=	=	=	5.43E-04	1.09E-02	3.15E-02	1.65E-01
88-74-4	Nitroaniline, 2-	=	=	=	=	7.94E-03	1.59E-01	4.61E-01	1.88E+01
621-64-7	Nitroso-di-N-propylamine, N-	=	=	=	=	8.08E-06	1.62E-04	4.69E-04	1.08E-02
85-01-8	Phenanthrene <sup>e</sup>	=	=	=	=	=	=	=	=
87-86-5	Pentachlorophenol	1.01E-02	2.02E-01	5.87E-01	1.00E+00	3.95E-04	7.90E-03	2.29E-02	3.90E-02
1336-36-3	Polychlorinated Biphenyls, Total	7.82E-02	1.56E+00	4.54E+00	5.00E-01	3.05E-02	6.09E-01	1.77E+00	1.95E-01
12674-11-2	~Aroclor 1016	=	=	=	=	1.34E-02	2.68E-01	7.78E-01	1.40E-01
11104-28-2	~Aroclor 1221	=	=	=	=	7.77E-05	1.55E-03	4.51E-03	4.57E-03
11141-16-5	~Aroclor 1232	=	=	=	=	7.77E-05	1.55E-03	4.51E-03	4.57E-03
53469-21-9	~Aroclor 1242	=	=	=	=	6.09E-03	1.22E-01	3.53E-01	3.90E-02
12672-29-6	~Aroclor 1248	=	=	=	=	5.97E-03	1.19E-01	3.46E-01	3.90E-02
11097-69-1	~Aroclor 1254	=	=	=	=	1.02E-02	2.03E-01	5.90E-01	3.90E-02
11096-82-5	~Aroclor 1260	=	=	=	=	2.73E-02	5.45E-01	1.58E+00	3.90E-02

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Table A.7a. Risk-Based SSLs for Protection of RGA Groundwater for Significant COPCs at PGDP (Continued)

CAS Number	Chemical	SSLs for EPA MCI <sup>a</sup>				SSLs PGDP NALs for the Resident (See Table A.5) <sup>a</sup>			
		SSL 1 (mg/kg)	SSL 20 (mg/kg)	SSL 58 (mg/kg)	GW Conc. (µg/L)	SSL 1 (mg/kg)	SSL 20 (mg/kg)	SSL 58 (mg/kg)	GW Conc. (µg/L)
50-32-8	Polycyclic aromatic hydrocarbons, Total Carcinogenic <sup>h</sup>	-	-	-	-	-	-	-	-
56-55-3	~Benz[a]anthracene	-	-	-	-	1.21E-02	2.43E-01	7.05E-01	3.43E-02
50-32-8	~Benzo[a]pyrene	2.35E-01	4.70E+00	1.36E+01	2.00E-01	4.03E-03	8.06E-02	2.34E-01	3.43E-03
205-99-2	~Benzo[b]fluoranthene	-	-	-	-	4.11E-02	8.23E-01	2.39E+00	3.43E-02
207-08-9	~Benzo[k]fluoranthene	-	-	-	-	4.03E-01	8.06E+00	2.34E+01	3.43E-01
218-01-9	~Chrysene	-	-	-	-	1.24E+00	2.48E+01	7.19E+01	3.43E+00
53-70-3	~Dibenz[a,h]anthracene	-	-	-	-	1.31E-02	2.62E-01	7.61E-01	3.43E-03
193-39-5	~Indeno[1,2,3-cd]pyrene	-	-	-	-	2.38E-01	4.76E+00	1.38E+01	3.43E-02
129-00-0	Pyrene	-	-	-	-	1.18E+00	2.35E+01	6.82E+01	1.08E+01
127-18-4	Tetrachloroethylene	2.27E-03	4.55E-02	1.31E-01	5.00E+00	1.80E-03	3.59E-02	1.04E-01	3.95E+00
108-88-3	Toluene <sup>d</sup>	6.92E-01	1.38E+01	4.01E+01	1.00E+03	7.39E-02	1.48E+00	4.29E+00	1.07E+02
71-55-6	Trichloroethane, 1,1,1-	7.01E-02	1.40E+00	4.07E+00	2.00E+02	2.80E-01	5.59E+00	1.62E+01	7.97E+02
79-00-5	Trichloroethane, 1,1,2-	1.62E-03	3.24E-02	9.41E-02	5.00E+00	1.35E-05	2.69E-04	7.81E-04	4.15E-02
79-01-6	Trichloroethylene	1.79E-03	3.57E-02	1.04E-01	5.00E+00	8.57E-05	1.71E-03	4.97E-03	2.40E-01
76-13-1	Trichloro-1,2,2-trifluoroethane, 1,1,2- (Freon-113) <sup>d</sup>	-	-	-	-	1.38E+01	2.76E+02	7.99E+02	5.48E+03
75-01-4	Vinyl Chloride	6.90E-04	1.38E-02	4.00E-02	2.00E+00	6.46E-06	1.29E-04	3.74E-04	1.87E-02
1330-20-7	Xylene, Mixture <sup>e</sup>	9.85E+00	1.97E+02	5.71E+02	1.00E+04	1.89E-02	3.79E-01	1.10E+00	1.92E+01
108-38-3	Xylene, m-	-	-	-	-	1.88E-02	3.75E-01	1.09E+00	1.92E+01
95-47-6	Xylene, o-	-	-	-	-	1.90E-02	3.80E-01	1.10E+00	1.93E+01
106-42-3	Xylene, p-	-	-	-	-	1.88E-02	3.76E-01	1.09E+00	1.93E+01

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<sup>a</sup> Values in this table for SSLs of 1, 20, and 58 were calculated using the Risk Assessment Information System (RAIS) in November 2014, located at the Web site [http://rais.ornl.gov/cgi-bin/prg/PRG\\_search?select=chem](http://rais.ornl.gov/cgi-bin/prg/PRG_search?select=chem). Prior to using the values in this table in a quantitative risk assessment, a risk assessor must be consulted to determine if any values need to be updated and to verify that the values are being used appropriately. SSL 1 indicates the soil screening level calculated for a DAF of 1. SSL 20 indicates the soil screening level calculated for a DAF of 20. SSL 58 indicates the soil screening level calculated for a DAF of 58. Additional information regarding the DAF of 58 is provided in the Soils OU RI Report (DOE 2013) and also reproduced in Appendix E of this document.

<sup>b</sup> Chromium (Total) utilizes chromium III hazard values and chromium VI inhalation risk values. See list of screening levels note 9b (on page A-4).

<sup>c</sup> Values for acenaphthylene and phenanthrene use values for acenaphthene, as a surrogate.

<sup>d</sup> Analytes are not PGDP significant COPCs (Table 2.1), but are provided for project support. SSLs for other chemicals can be derived using similar methods as needed.

<sup>e</sup> Total dioxins/furans uses values for 2,3,7,8-TCDD, see list of screening levels note 9c (on page A-5).

<sup>f</sup> Total carcinogenic polycyclic aromatic hydrocarbons use values for benzo(a)pyrene, see screening note 9d (page A-4).

Note: Default parameters from RAIS used are as follows:

Fraction organic carbon in soil (unitless)	0.002
Water-filled soil porosity (L/water/Lsoil)	0.3
Dry soil bulk density (kg/L)	1.5
Soil particle density (kg/L)	2.65

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**Table A.7b. Risk-Based SSLs for Protection of RGA Groundwater for Radionuclide COPCs at PGDP**  
(Values calculated in November 2014 and are based on best available information.)

Parameter	Radionuclide	Units	Resident SSL 1		Resident SSL 20		Resident SSL 58	
			10 <sup>-6</sup>	10 <sup>-4</sup>	10 <sup>-6</sup>	10 <sup>-4</sup>	10 <sup>-6</sup>	10 <sup>-4</sup>
14596102	Americium-241	pCi/g	9.58E-01	9.58E+01	1.92E+01	1.92E+03	5.55E+01	5.55E+03
10045973	Cesium-137+D	pCi/g	4.79E-01	4.79E+01	9.58E+00	9.58E+02	2.78E+01	2.78E+03
13994202	Neptunium-237+D	pCi/g	5.36E-02	5.36E+00	1.07E+00	1.07E+02	3.11E+00	3.11E+02
13981163	Plutonium-238	pCi/g	2.19E-01	2.19E+01	4.38E+00	4.38E+02	1.27E+01	1.27E+03
15117483	Plutonium-239	pCi/g	2.13E-01	2.13E+01	4.26E+00	4.26E+02	1.23E+01	1.23E+03
14119336	Plutonium-240	pCi/g	2.13E-01	2.13E+01	4.26E+00	4.26E+02	1.23E+01	1.23E+03
14133767	Technetium-99	pCi/g	7.60E-03	7.60E-01	1.52E-01	1.52E+01	4.41E-01	4.41E+01
14269637	Thorium-230	pCi/g	1.83E+00	1.83E+02	3.66E+01	3.66E+03	1.06E+02	1.06E+04
13966295	Uranium-234	pCi/g	4.95E-02	4.95E+00	9.90E-01	9.90E+01	2.87E+00	2.87E+02
15117961	Uranium-235+D	pCi/g	4.88E-02	4.88E+00	9.76E-01	9.76E+01	2.83E+00	2.83E+02
7440611	Uranium-238+D	pCi/g	4.03E-02	4.03E+00	8.05E-01	8.05E+01	2.34E+00	2.34E+02

Values in this table for SSLs of 1, 20, and 58 were calculated using the best available information in November 2014. Prior to using the values in this table (in a quantitative risk assessment), a risk assessor must be consulted to determine if any values need to be updated, and to verify that the values are being used appropriately.

SSLs calculated using the formula  $PRG \cdot DAF \cdot (K_d + (\theta / \rho)) / 1,000$ .

Where

PRG is the no action limit (for the 10<sup>-6</sup> column) or action level (for the 10<sup>-4</sup> column) for the resident (see Tables A.5 and A.2, respectively)

DAF is the dilution attenuation factor set at 1, 20, and 58

K<sub>d</sub> is the chemical-specific distribution coefficient (see below).

θ is the porosity set at 0.3

ρ is the density set at 1.5

K<sub>d</sub> values and their references are the following:

Radionuclide	K <sub>d</sub>	Reference
Americium-241	1.90E+03	DOE 2012
Cesium-137+D	2.80E+02	DOE 2012
Neptunium-237+D	7.00E+01	DOE 2003
Plutonium-238	5.50E+02	DOE 2003
Plutonium-239	5.50E+02	DOE 2003
Plutonium-240	5.50E+02	DOE 2003
Technetium-99	2.00E-01	DOE 2003
Thorium-230	3.20E+03	DOE 2003
Uranium-234	6.68E+01	DOE 2003
Uranium-235+D	6.68E+01	DOE 2003
Uranium-238+D	6.68E+01	DOE 2003

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**Table A.8. Dose-Based Soil/Sediment Screening Levels for Site-Related Radionuclides at PGDP**  
(Values calculated in **November 2014** and are based on best available information.)

Parameter	Radionuclide	Units	Outdoor Worker			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	1.37E+01	1.65E+02	3.43E+02	1.37E+03
10045973	Cesium-137+D	pCi/g	2.17E+00	2.60E+01	5.42E+01	2.17E+02
13994202	Neptunium-237+D	pCi/g	5.75E+00	6.90E+01	1.44E+02	5.75E+02
13981163	Plutonium-238	pCi/g	1.28E+01	1.54E+02	3.20E+02	1.28E+03
15117483	Plutonium-239	pCi/g	1.18E+01	1.41E+02	2.95E+02	1.18E+03
14119336	Plutonium-240	pCi/g	1.18E+01	1.42E+02	2.95E+02	1.18E+03
14133767	Technetium-99	pCi/g	4.44E+03	5.32E+04	1.11E+05	4.44E+05
14269637	Thorium-230	pCi/g	1.40E+01	1.68E+02	3.50E+02	1.40E+03
13966295	Uranium-234	pCi/g	6.12E+01	7.35E+02	1.53E+03	6.12E+03
15117961	Uranium-235+D	pCi/g	9.15E+00	1.10E+02	2.29E+02	9.15E+02
7440611	Uranium-238+D	pCi/g	3.08E+01	3.70E+02	7.70E+02	3.08E+03

Parameter	Radionuclide	Units	Excavation Worker			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	1.37E+01	1.65E+02	3.43E+02	1.37E+03
10045973	Cesium-137+D	pCi/g	2.17E+00	2.60E+01	5.42E+01	2.17E+02
13994202	Neptunium-237+D	pCi/g	5.75E+00	6.90E+01	1.44E+02	5.75E+02
13981163	Plutonium-238	pCi/g	1.28E+01	1.54E+02	3.20E+02	1.28E+03
15117483	Plutonium-239	pCi/g	1.18E+01	1.41E+02	2.95E+02	1.18E+03
14119336	Plutonium-240	pCi/g	1.18E+01	1.42E+02	2.95E+02	1.18E+03
14133767	Technetium-99	pCi/g	4.44E+03	5.32E+04	1.11E+05	4.44E+05
14269637	Thorium-230	pCi/g	1.40E+01	1.68E+02	3.50E+02	1.40E+03
13966295	Uranium-234	pCi/g	6.12E+01	7.35E+02	1.53E+03	6.12E+03
15117961	Uranium-235+D	pCi/g	9.15E+00	1.10E+02	2.29E+02	9.15E+02
7440611	Uranium-238+D	pCi/g	3.08E+01	3.70E+02	7.70E+02	3.08E+03

Parameter	Radionuclide	Units	Industrial Worker			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	5.29E+01	6.35E+02	1.32E+03	5.29E+03
10045973	Cesium-137+D	pCi/g	1.62E+00	1.94E+01	4.05E+01	1.62E+02
13994202	Neptunium-237+D	pCi/g	5.23E+00	6.28E+01	1.31E+02	5.23E+02
13981163	Plutonium-238	pCi/g	7.17E+01	8.61E+02	1.79E+03	7.17E+03
15117483	Plutonium-239	pCi/g	6.58E+01	7.90E+02	1.65E+03	6.58E+03
14119336	Plutonium-240	pCi/g	6.59E+01	7.91E+02	1.65E+03	6.59E+03
14133767	Technetium-99	pCi/g	2.00E+04	2.40E+05	5.01E+05	2.00E+06
14269637	Thorium-230	pCi/g	7.76E+01	9.31E+02	1.94E+03	7.76E+03
13966295	Uranium-234	pCi/g	3.84E+02	4.60E+03	9.59E+03	3.84E+04
15117961	Uranium-235+D	pCi/g	7.76E+00	9.32E+01	1.94E+02	7.76E+02
7440611	Uranium-238+D	pCi/g	4.10E+01	4.91E+02	1.02E+03	4.10E+03

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**Table A.8. Dose-Based Soil/Sediment Screening Levels for Site-Related Radionuclides at PGDP (Continued)**

Parameter	Radionuclide	Units	Adult Recreator			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	2.32E+02	2.79E+03	5.80E+03	2.32E+04
10045973	Cesium-137+D	pCi/g	4.98E+00	5.98E+01	1.25E+02	4.98E+02
13994202	Neptunium-237+D	pCi/g	1.64E+01	1.96E+02	4.09E+02	1.64E+03
13981163	Plutonium-238	pCi/g	4.13E+02	4.96E+03	1.03E+04	4.13E+04
15117483	Plutonium-239	pCi/g	3.79E+02	4.54E+03	9.47E+03	3.79E+04
14119336	Plutonium-240	pCi/g	3.80E+02	4.56E+03	9.50E+03	3.80E+04
14133767	Technetium-99	pCi/g	8.57E+04	1.03E+06	2.14E+06	8.57E+06
14269637	Thorium-230	pCi/g	4.42E+02	5.30E+03	1.10E+04	4.42E+04
13966295	Uranium-234	pCi/g	2.17E+03	2.60E+04	5.42E+04	2.17E+05
15117961	Uranium-235+D	pCi/g	2.41E+01	2.89E+02	6.03E+02	2.41E+03
7440611	Uranium-238+D	pCi/g	1.32E+02	1.59E+03	3.31E+03	1.32E+04
Parameter	Radionuclide	Units	Child Recreator			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	1.04E+02	1.25E+03	2.59E+03	1.04E+04
10045973	Cesium-137+D	pCi/g	3.70E+00	4.44E+01	9.25E+01	3.70E+02
13994202	Neptunium-237+D	pCi/g	1.19E+01	1.42E+02	2.97E+02	1.19E+03
13981163	Plutonium-238	pCi/g	1.30E+02	1.56E+03	3.25E+03	1.30E+04
15117483	Plutonium-239	pCi/g	1.22E+02	1.47E+03	3.06E+03	1.22E+04
14119336	Plutonium-240	pCi/g	1.22E+02	1.47E+03	3.06E+03	1.22E+04
14133767	Technetium-99	pCi/g	1.71E+04	2.05E+05	4.27E+05	1.71E+06
14269637	Thorium-230	pCi/g	1.29E+02	1.54E+03	3.22E+03	1.29E+04
13966295	Uranium-234	pCi/g	4.85E+02	5.82E+03	1.21E+04	4.85E+04
15117961	Uranium-235+D	pCi/g	1.75E+01	2.10E+02	4.37E+02	1.75E+03
7440611	Uranium-238+D	pCi/g	8.52E+01	1.02E+03	2.13E+03	8.52E+03
Parameter	Radionuclide	Units	Teen Recreator			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	1.73E+02	2.08E+03	4.33E+03	1.73E+04
10045973	Cesium-137+D	pCi/g	3.70E+00	4.44E+01	9.25E+01	3.70E+02
13994202	Neptunium-237+D	pCi/g	1.22E+01	1.46E+02	3.04E+02	1.22E+03
13981163	Plutonium-238	pCi/g	3.25E+02	3.90E+03	8.12E+03	3.25E+04
15117483	Plutonium-239	pCi/g	2.96E+02	3.55E+03	7.40E+03	2.96E+04
14119336	Plutonium-240	pCi/g	2.97E+02	3.57E+03	7.43E+03	2.97E+04
14133767	Technetium-99	pCi/g	5.67E+04	6.80E+05	1.42E+06	5.67E+06
14269637	Thorium-230	pCi/g	3.18E+02	3.81E+03	7.94E+03	3.18E+04
13966295	Uranium-234	pCi/g	1.12E+03	1.34E+04	2.79E+04	1.12E+05
15117961	Uranium-235+D	pCi/g	1.78E+01	2.14E+02	4.46E+02	1.78E+03
7440611	Uranium-238+D	pCi/g	9.59E+01	1.15E+03	2.40E+03	9.59E+03

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**Table A.8. Dose-Based Soil/Sediment Screening Levels for Site-Related Radionuclides at PGDP (Continued)**

Parameter	Radionuclide	Units	Adult Resident			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	2.03E+01	2.43E+02	5.07E+02	2.03E+03
10045973	Cesium-137+D	pCi/g	5.14E-01	6.17E+00	1.28E+01	5.14E+01
13994202	Neptunium-237+D	pCi/g	1.68E+00	2.01E+01	4.19E+01	1.68E+02
13981163	Plutonium-238	pCi/g	3.11E+01	3.73E+02	7.78E+02	3.11E+03
15117483	Plutonium-239	pCi/g	2.85E+01	3.43E+02	7.14E+02	2.85E+03
14119336	Plutonium-240	pCi/g	2.86E+01	3.43E+02	7.15E+02	2.86E+03
14133767	Technetium-99	pCi/g	6.85E+03	8.22E+04	1.71E+05	6.85E+05
14269637	Thorium-230	pCi/g	3.34E+01	4.01E+02	8.36E+02	3.34E+03
13966295	Uranium-234	pCi/g	1.49E+02	1.78E+03	3.72E+03	1.49E+04
15117961	Uranium-235+D	pCi/g	2.47E+00	2.97E+01	6.18E+01	2.47E+02
7440611	Uranium-238+D	pCi/g	1.32E+01	1.59E+02	3.31E+02	1.32E+03

Parameter	Radionuclide	Units	Child Resident			
			1 mrem/yr	12 mrem/yr	25 mrem/yr	100 mrem/yr
14596102	Americium-241	pCi/g	1.07E+01	1.28E+02	2.66E+02	1.07E+03
10045973	Cesium-137+D	pCi/g	5.14E-01	6.16E+00	1.28E+01	5.14E+01
13994202	Neptunium-237+D	pCi/g	1.61E+00	1.94E+01	4.04E+01	1.61E+02
13981163	Plutonium-238	pCi/g	1.20E+01	1.44E+02	2.99E+02	1.20E+03
15117483	Plutonium-239	pCi/g	1.13E+01	1.35E+02	2.82E+02	1.13E+03
14119336	Plutonium-240	pCi/g	1.13E+01	1.35E+02	2.82E+02	1.13E+03
14133767	Technetium-99	pCi/g	1.52E+03	1.82E+04	3.79E+04	1.52E+05
14269637	Thorium-230	pCi/g	1.19E+01	1.43E+02	2.97E+02	1.19E+03
13966295	Uranium-234	pCi/g	4.27E+01	5.13E+02	1.07E+03	4.27E+03
15117961	Uranium-235+D	pCi/g	2.38E+00	2.85E+01	5.94E+01	2.38E+02
7440611	Uranium-238+D	pCi/g	1.07E+01	1.28E+02	2.66E+02	1.07E+03

Values in this table were calculated using the best available information in November 2014. Prior to using the values in this table (in a quantitative risk assessment), a risk assessor must be consulted to determine if any values need to be updated, and to verify that the values are being used appropriately. Screening levels are based on dose conversion factors from ICRP 72 and ICRP 60 (See Table B.3). Screening Value = [ΣI/(Pathway-Specific Action Levels)]<sup>1</sup> Pathways include ingestion, inhalation, and external gamma. (See Table B.4 for exposure parameters.)

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**Table A.9. Dose-Based Groundwater Screening Levels for Site-Related Radionuclides at PGDP**  
(Values calculated in **November 2014** and are based on best available information.)

Parameter	Radionuclide	Units	Adult Resident				
			1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/L	1.54E+00	6.18E+00	1.85E+01	3.86E+01	1.54E+02
10045973	Cesium-137+D	pCi/L	2.38E+01	9.50E+01	2.85E+02	5.94E+02	2.38E+03
13994202	Neptunium-237+D	pCi/L	2.79E+00	1.11E+01	3.34E+01	6.97E+01	2.79E+02
13981163	Plutonium-238	pCi/L	1.34E+00	5.37E+00	1.61E+01	3.36E+01	1.34E+02
15117483	Plutonium-239	pCi/L	1.24E+00	4.94E+00	1.48E+01	3.09E+01	1.24E+02
14119336	Plutonium-240	pCi/L	1.24E+00	4.94E+00	1.48E+01	3.09E+01	1.24E+02
14133767	Technetium-99	pCi/L	4.82E+02	1.93E+03	5.79E+03	1.21E+04	4.82E+04
14269637	Thorium-230	pCi/L	1.47E+00	5.88E+00	1.77E+01	3.68E+01	1.47E+02
13966295	Uranium-234	pCi/L	6.31E+00	2.53E+01	7.58E+01	1.58E+02	6.31E+02
15117961	Uranium-235+D	pCi/L	6.53E+00	2.61E+01	7.84E+01	1.63E+02	6.53E+02
7440611	Uranium-238+D	pCi/L	6.31E+00	2.53E+01	7.58E+01	1.58E+02	6.31E+02

Parameter	Radionuclide	Units	Child Resident				
			1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/L	3.67E+00	1.47E+01	4.40E+01	9.17E+01	3.67E+02
10045973	Cesium-137+D	pCi/L	1.03E+02	4.13E+02	1.24E+03	2.58E+03	1.03E+04
13994202	Neptunium-237+D	pCi/L	6.91E+00	2.76E+01	8.29E+01	1.73E+02	6.91E+02
13981163	Plutonium-238	pCi/L	3.19E+00	1.27E+01	3.82E+01	7.96E+01	3.19E+02
15117483	Plutonium-239	pCi/L	3.00E+00	1.20E+01	3.60E+01	7.51E+01	3.00E+02
14119336	Plutonium-240	pCi/L	3.00E+00	1.20E+01	3.60E+01	7.51E+01	3.00E+02
14133767	Technetium-99	pCi/L	4.30E+02	1.72E+03	5.17E+03	1.08E+04	4.30E+04
14269637	Thorium-230	pCi/L	3.19E+00	1.27E+01	3.82E+01	7.96E+01	3.19E+02
13966295	Uranium-234	pCi/L	1.12E+01	4.49E+01	1.35E+02	2.81E+02	1.12E+03
15117961	Uranium-235+D	pCi/L	1.15E+01	4.59E+01	1.38E+02	2.87E+02	1.15E+03
7440611	Uranium-238+D	pCi/L	1.05E+01	4.19E+01	1.26E+02	2.62E+02	1.05E+03

Values in this table were calculated using the best available information in **November 2014**. Prior to using the values in this table (in a quantitative risk assessment), a risk assessor must be consulted to determine if any values need to be updated and to verify that the values are being used appropriately. Screening levels are based on dose conversion factors from ICRP 72 and ICRP 60 (See Table B.3). Screening Value = [Σ1/(Pathway-Specific Action Levels)]<sup>1</sup>. Pathways include ingestion. (See Table B.4 for exposure parameters.)

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Comment [LG7]: Industrial Worker Scenario was removed. Per Table B.4, this scenario assumes no groundwater ingestion.

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**Table A.10. Dose-Based Surface Water Screening Levels for Site-Related Radionuclides at PGDP**  
(Values calculated in **November 2014** and are based on best available information.)

		Adult Recreator (swimming)					
Parameter	Radionuclide	Units	1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/L	2.31E+02	9.24E+02	2.77E+03	5.78E+03	2.31E+04
10045973	Cesium-137+D	pCi/L	3.55E+03	1.42E+04	4.26E+04	8.88E+04	3.55E+05
13994202	Neptunium-237+D	pCi/L	4.17E+02	1.67E+03	5.00E+03	1.04E+04	4.17E+04
13981163	Plutonium-238	pCi/L	2.01E+02	8.03E+02	2.41E+03	5.02E+03	2.01E+04
15117483	Plutonium-239	pCi/L	1.85E+02	7.39E+02	2.22E+03	4.62E+03	1.85E+04
14119336	Plutonium-240	pCi/L	1.85E+02	7.39E+02	2.22E+03	4.62E+03	1.85E+04
14133767	Technetium-99	pCi/L	7.21E+04	2.89E+05	8.66E+05	1.80E+06	7.21E+06
14269637	Thorium-230	pCi/L	2.20E+02	8.80E+02	2.64E+03	5.50E+03	2.20E+04
13966295	Uranium-234	pCi/L	9.44E+02	3.78E+03	1.13E+04	2.36E+04	9.44E+04
15117961	Uranium-235+D	pCi/L	9.77E+02	3.91E+03	1.17E+04	2.44E+04	9.77E+04
7440611	Uranium-238+D	pCi/L	9.44E+02	3.78E+03	1.13E+04	2.36E+04	9.44E+04

		Child Recreator (swimming)					
Parameter	Radionuclide	Units	1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/L	1.71E+02	6.84E+02	2.05E+03	4.28E+03	1.71E+04
10045973	Cesium-137+D	pCi/L	4.82E+03	1.93E+04	5.78E+04	1.20E+05	4.82E+05
13994202	Neptunium-237+D	pCi/L	3.23E+02	1.29E+03	3.87E+03	8.06E+03	3.23E+04
13981163	Plutonium-238	pCi/L	1.49E+02	5.95E+02	1.78E+03	3.72E+03	1.49E+04
15117483	Plutonium-239	pCi/L	1.40E+02	5.60E+02	1.68E+03	3.50E+03	1.40E+04
14119336	Plutonium-240	pCi/L	1.40E+02	5.60E+02	1.68E+03	3.50E+03	1.40E+04
14133767	Technetium-99	pCi/L	2.01E+04	8.03E+04	2.41E+05	5.02E+05	2.01E+06
14269637	Thorium-230	pCi/L	1.49E+02	5.95E+02	1.78E+03	3.72E+03	1.49E+04
13966295	Uranium-234	pCi/L	5.24E+02	2.10E+03	6.29E+03	1.31E+04	5.24E+04
15117961	Uranium-235+D	pCi/L	5.36E+02	2.14E+03	6.43E+03	1.34E+04	5.36E+04
7440611	Uranium-238+D	pCi/L	4.88E+02	1.95E+03	5.86E+03	1.22E+04	4.88E+04

		Teen Recreator (swimming)					
Parameter	Radionuclide	Units	1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/L	2.31E+02	9.24E+02	2.77E+03	5.78E+03	2.31E+04
10045973	Cesium-137+D	pCi/L	3.55E+03	1.42E+04	4.26E+04	8.88E+04	3.55E+05
13994202	Neptunium-237+D	pCi/L	4.16E+02	1.66E+03	4.99E+03	1.04E+04	4.16E+04
13981163	Plutonium-238	pCi/L	2.10E+02	8.40E+02	2.52E+03	5.25E+03	2.10E+04
15117483	Plutonium-239	pCi/L	1.93E+02	7.70E+02	2.31E+03	4.81E+03	1.93E+04
14119336	Plutonium-240	pCi/L	1.93E+02	7.70E+02	2.31E+03	4.81E+03	1.93E+04
14133767	Technetium-99	pCi/L	5.64E+04	2.26E+05	6.77E+05	1.41E+06	5.64E+06
14269637	Thorium-230	pCi/L	2.10E+02	8.40E+02	2.52E+03	5.25E+03	2.10E+04
13966295	Uranium-234	pCi/L	6.24E+02	2.50E+03	7.49E+03	1.56E+04	6.24E+04
15117961	Uranium-235+D	pCi/L	6.55E+02	2.62E+03	7.86E+03	1.64E+04	6.55E+04
7440611	Uranium-238+D	pCi/L	6.43E+02	2.57E+03	7.71E+03	1.61E+04	6.43E+04

Values in this table were calculated using the best available information in **November 2014**. Prior to using the values in this table (in a quantitative risk assessment), a risk assessor must be consulted to determine if any values need to be updated and to verify that the values are being used appropriately.

Screening levels are based on dose conversion factors from ICRP 72 and ICRP 60 (See Table B.3).

Screening Value = [Σ1/(Pathway-Specific Action Levels)]<sup>1</sup>

Pathways include ingestion. (See Table B.4 for exposure parameters.)

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**Table A.11. Dose-Based SSLs for Protection of RGA Groundwater for Site-Related Radionuclides at PGDP**  
(Values calculated in **November 2014** and are based on best available information.)

			<u>SSL 1</u>				
Parameter	Radionuclide	Units	1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/g	2.93E+00	1.17E+01	3.52E+01	7.34E+01	2.93E+02
10045973	Cesium-137+D	pCi/g	6.66E+00	2.66E+01	7.99E+01	1.66E+02	6.66E+02
13994202	Neptunium-237+D	pCi/g	1.96E-01	7.83E-01	2.35E+00	4.89E+00	1.96E+01
13981163	Plutonium-238	pCi/g	7.39E-01	2.96E+00	8.87E+00	1.85E+01	7.39E+01
15117483	Plutonium-239	pCi/g	6.80E-01	2.72E+00	8.16E+00	1.70E+01	6.80E+01
14119336	Plutonium-240	pCi/g	6.80E-01	2.72E+00	8.16E+00	1.70E+01	6.80E+01
14133767	Technetium-99	pCi/g	1.93E-01	7.72E-01	2.31E+00	4.82E+00	1.93E+01
14269637	Thorium-230	pCi/g	4.71E+00	1.88E+01	5.65E+01	1.18E+02	4.71E+02
13966295	Uranium-234	pCi/g	4.23E-01	1.69E+00	5.08E+00	1.06E+01	4.23E+01
15117961	Uranium-235+D	pCi/g	4.38E-01	1.75E+00	5.25E+00	1.09E+01	4.38E+01
7440611	Uranium-238+D	pCi/g	4.23E-01	1.69E+00	5.08E+00	1.06E+01	4.23E+01

			<u>SSL 20</u>				
Parameter	Radionuclide	Units	1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/g	5.87E+01	2.35E+02	7.04E+02	1.47E+03	5.87E+03
10045973	Cesium-137+D	pCi/g	1.33E+02	5.33E+02	1.60E+03	3.33E+03	1.33E+04
13994202	Neptunium-237+D	pCi/g	3.91E+00	1.57E+01	4.70E+01	9.78E+01	3.91E+02
13981163	Plutonium-238	pCi/g	1.48E+01	5.91E+01	1.77E+02	3.69E+02	1.48E+03
15117483	Plutonium-239	pCi/g	1.36E+01	5.44E+01	1.63E+02	3.40E+02	1.36E+03
14119336	Plutonium-240	pCi/g	1.36E+01	5.44E+01	1.63E+02	3.40E+02	1.36E+03
14133767	Technetium-99	pCi/g	3.86E+00	1.54E+01	4.63E+01	9.64E+01	3.86E+02
14269637	Thorium-230	pCi/g	9.41E+01	3.77E+02	1.13E+03	2.35E+03	9.41E+03
13966295	Uranium-234	pCi/g	8.46E+00	3.38E+01	1.02E+02	2.12E+02	8.46E+02
15117961	Uranium-235+D	pCi/g	8.75E+00	3.50E+01	1.05E+02	2.19E+02	8.75E+02
7440611	Uranium-238+D	pCi/g	8.46E+00	3.38E+01	1.02E+02	2.12E+02	8.46E+02

			<u>SSL 58</u>				
Parameter	Radionuclide	Units	1	4	12	25	100
			mrem/yr	mrem/yr	mrem/yr	mrem/yr	mrem/yr
14596102	Americium-241	pCi/g	1.70E+02	6.81E+02	2.04E+03	4.26E+03	1.70E+04
10045973	Cesium-137+D	pCi/g	3.86E+02	1.54E+03	4.63E+03	9.65E+03	3.86E+04
13994202	Neptunium-237+D	pCi/g	1.13E+01	4.54E+01	1.36E+02	2.84E+02	1.13E+03
13981163	Plutonium-238	pCi/g	4.29E+01	1.71E+02	5.14E+02	1.07E+03	4.29E+03
15117483	Plutonium-239	pCi/g	3.94E+01	1.58E+02	4.73E+02	9.86E+02	3.94E+03
14119336	Plutonium-240	pCi/g	3.94E+01	1.58E+02	4.73E+02	9.86E+02	3.94E+03
14133767	Technetium-99	pCi/g	1.12E+01	4.47E+01	1.34E+02	2.80E+02	1.12E+03
14269637	Thorium-230	pCi/g	2.73E+02	1.09E+03	3.28E+03	6.83E+03	2.73E+04
13966295	Uranium-234	pCi/g	2.45E+01	9.81E+01	2.94E+02	6.13E+02	2.45E+03
15117961	Uranium-235+D	pCi/g	2.54E+01	1.02E+02	3.05E+02	6.34E+02	2.54E+03
7440611	Uranium-238+D	pCi/g	2.45E+01	9.81E+01	2.94E+02	6.13E+02	2.45E+03

Values in this table were calculated using the best available information in November 2014, following the methods shown in Table A.7, and the values presented in Table A.9 for the Adult Resident. SSL 1 indicates the soil screening level calculated for a DAF of 1. SSL 20 indicates the soil screening level calculated for a DAF of 20. SSL 58 indicates the soil screening level calculated for a DAF of 58.

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**Table A.12. Background Concentrations for Surface and Subsurface Soil at PGDP**  
*Background Levels of Selected Radionuclides and Metals in Soil and Geologic Media  
at the Paducah Gaseous Diffusion Plant (DOE 1997)*

Analyte	Background Value <sup>b</sup>	
	Surface	Subsurface
<b>Inorganic Chemicals (mg/kg)<sup>a</sup></b>		
Aluminum	13,000	12,000
Antimony	0.21	0.21
Arsenic	12	7.9
Barium	200	170
Beryllium	0.67	0.69
Cadmium	0.21	0.21
Calcium	200,000	6,100
Chromium (III)	16	43
Chromium (VI) <sup>d</sup>	---	---
Cobalt	14	13
Copper	19	25
Cyanide (CN-) <sup>e</sup>	---	---
Iron	28,000	28,000
Lead	36	23
Magnesium	7,700	2,100
Manganese	1,500	820
Mercury	0.2	0.13
Nickel	21	22
Potassium	1,300	950
Selenium	0.8	0.7
Silver	2.3	2.7
Sodium	320	340
Sulfide <sup>d</sup>	---	---
Thallium	0.21	0.34
Tin <sup>d</sup>	---	---
Uranium	4.9	4.6
Vanadium	38	37
Zinc	65	60
<b>Radionuclide (pCi/g)</b>		
Cesium-137	0.49	0.28
Neptunium-237 <sup>e</sup>	0.1	---
Plutonium-238 <sup>e</sup>	0.073	---
Plutonium-239 <sup>e</sup>	0.025	---
Potassium-40	16	16
Radium-226	1.5	1.5
Strontium-90 <sup>e</sup>	4.7	---
Technetium-99	2.5	2.8
Thorium-228	1.6	1.6
Thorium-230	1.5	1.4
Thorium-232	1.5	1.5
Uranium-234	1.2 <sup>f</sup>	1.2 <sup>f</sup>
Uranium-235	0.06 <sup>f</sup>	0.06 <sup>f</sup>
Uranium-238	1.2	1.2

Notes: Cells with "—" indicate data are not available or not applicable.

Values contained in this table have not been approved for all uses by the PGDP Risk Assessment Working Group; therefore, the values presented here are provisional values and subject to change.

<sup>a</sup> Includes inorganic chemicals found on Target Analyte List as defined by EPA in 1988 CLP Statement of Work and RCRA Appendix IX list of constituents.

<sup>b</sup> Value for use in screening to determine if inorganic chemical or radionuclide detected at naturally occurring concentration in surface or subsurface soil. Details on the derivation of the background concentrations for antimony, beryllium, cadmium, thallium, uranium, and all radionuclides are in DOE 1997. Details on the derivation of the background concentration for all other inorganic chemicals are in DOE 1996.

<sup>c</sup> Cyanide is not expected to be naturally occurring in soil at PGDP; background values were not derived.

<sup>d</sup> Data are not adequate to calculate a background concentration in soil for this analyte.

<sup>e</sup> Concentrations for these radionuclides in subsurface soil were not derived.

<sup>f</sup> The values listed for uranium-234 and uranium-235 are not from the 1996 background study, but are derived from the natural isotopic abundance ratio and the uranium-238 values. The values for these radionuclides that appeared in the 2001 version of the Risk Methods Document (DOE 2001) were the UTLs of measured values for the individual isotopes as reported in the PGDP background study (DOE 1997).

**Table A.13. Background Concentrations for Groundwater Drawn from the RGA and McNairy Formation at PGDP**

*Background Concentrations of Naturally Occurring Inorganic Chemicals and Selected Radionuclides in the Regional Gravel Aquifer and McNairy Formation at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky in Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant Volume 5(DOE 2000)*

Analyte	Over All Observations*		Over Wells*		Comparison Value		
	RGA	McNairy	RGA	McNairy			
<b>Inorganic Chemicals (mg/L)</b>							
Aluminum	2.189	0.687	1.64	0.75	1.99	NAL <sup>b</sup>	Deleted: 04
Aluminum, Dissolved	0.311	0.579	0.201	0.587	1.99	NAL <sup>b</sup>	Deleted: 04
Antimony	0.060 <sup>a</sup>	0.060 <sup>a</sup>	0.060 <sup>a</sup>	0.060 <sup>a</sup>	0.006	MCL <sup>c</sup>	
Antimony, Dissolved	0.060 <sup>a</sup>	0.060 <sup>a</sup>	0.060 <sup>a</sup>	0.060 <sup>a</sup>	0.006	MCL <sup>c</sup>	
Arsenic	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.010	MCL <sup>c</sup>	
Arsenic, Dissolved	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.010	MCL <sup>c</sup>	
Barium	0.235	0.296	0.202	0.265	2	MCL <sup>c</sup>	
Barium, Dissolved	0.2	0.268	0.179	0.266	2	MCL <sup>c</sup>	
Beryllium	0.004 <sup>a</sup>	0.017 <sup>a</sup>	0.004 <sup>a</sup>	0.017 <sup>a</sup>	0.004	MCL <sup>c</sup>	
Beryllium, Dissolved	0.004 <sup>a</sup>	0.004 <sup>a</sup>	0.004 <sup>a</sup>	0.004 <sup>a</sup>	0.004	MCL <sup>c</sup>	
Cadmium	0.010 <sup>a</sup>	0.010 <sup>a</sup>	0.010 <sup>a</sup>	0.010 <sup>a</sup>	0.005	MCL <sup>c</sup>	
Cadmium, Dissolved	0.010 <sup>a</sup>	0.010 <sup>a</sup>	0.010 <sup>a</sup>	0.010 <sup>a</sup>	0.005	MCL <sup>c</sup>	
Calcium	41.238	38.858	40	39.47	N/A	N/A	Deleted: n/a
Calcium, Dissolved	38.166	38.829	35.8	40.27	N/A	N/A	Deleted: n/a
Chloride	91.021	19.708	89.2	20.23	N/A	N/A	Deleted: n/a
Chromium	0.144	0.060 <sup>a</sup>	0.134	0.060 <sup>a</sup>	0.1	MCL <sup>c</sup>	
Chromium, Dissolved	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.1	MCL <sup>c</sup>	
Cobalt	0.045 <sup>a</sup>	0.096	0.045 <sup>a</sup>	0.072	0.0006	NAL <sup>b</sup>	Deleted: 000313
Cobalt, Dissolved	0.045 <sup>a</sup>	0.045 <sup>a</sup>	0.045 <sup>a</sup>	0.045 <sup>a</sup>	0.0006	NAL <sup>b</sup>	Deleted: 000313
Copper	0.036	0.057	0.034	0.033	1.3	MCL <sup>c</sup>	
Copper, Dissolved	0.02	0.013 <sup>a</sup>	0.018	0.013 <sup>a</sup>	1.3	MCL <sup>c</sup>	
Fluoride	0.27	0.33	0.245	0.298	4.0	MCL <sup>c</sup>	
Iron	5.03	18.36	3.72	15.83	1.4	NAL <sup>b</sup>	Deleted: 0.729
Iron, Dissolved	0.267	12.372	0.164	9.446	1.4	NAL <sup>b</sup>	Deleted: 0.729
Lead	0.129	0.050 <sup>a</sup>	0.25	0.050 <sup>a</sup>	0.015	MCL <sup>c</sup>	
Lead, Dissolved	0.098	0.050 <sup>a</sup>	0.25	0.050 <sup>a</sup>	0.015	MCL <sup>c</sup>	
Magnesium	16.262	13.418	15.7	16.457	N/A	N/A	Deleted: n/a
Magnesium, Dissolved	16.215	14.171	15.4	16.533	N/A	N/A	Deleted: n/a
Manganese	0.119	0.941	0.082	0.729	0.042	NAL <sup>b</sup>	Deleted: 0245
Manganese, Dissolved	0.068	0.894	0.048	0.682	0.042	NAL <sup>b</sup>	Deleted: 0245
Mercury	0.0002 <sup>a</sup>	0.0002 <sup>a</sup>	0.0002 <sup>a</sup>	0.0002 <sup>a</sup>	0.002	MCL <sup>c</sup>	
Mercury, Dissolved	0.0002 <sup>a</sup>	0.0002 <sup>a</sup>	0.0002 <sup>a</sup>	0.0002 <sup>a</sup>	0.002	MCL <sup>c</sup>	
Molybdenum	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.00997	NAL <sup>b</sup>	Deleted: 00521
Molybdenum, Dissolved	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.050 <sup>a</sup>	0.00997	NAL <sup>b</sup>	Deleted: 00521
Nickel	0.682	0.109 <sup>a</sup>	0.530 <sup>g</sup>	0.109 <sup>a</sup>	0.039	NAL <sup>b</sup>	Deleted: 0208
Nickel, Dissolved	0.305	0.050 <sup>a</sup>	0.305	0.050 <sup>a</sup>	0.039	NAL <sup>b</sup>	Deleted: 0208
Nitrate as Nitrogen	15.561	1.474	13.5	1.43	10	MCL <sup>c</sup>	
Potassium	5.195	55.752	4.47	64.08	N/A	N/A	Deleted: n/a
Potassium, Dissolved	4.096	51.205	3.7	58.75	N/A	N/A	Deleted: n/a
Selenium	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.05	MCL <sup>c</sup>	
Selenium, Dissolved	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.005 <sup>a</sup>	0.05	MCL <sup>c</sup>	
Silica	26.401	36	21.1	29.4	N/A	N/A	Deleted: n/a

**Table A.13. Background Concentrations for Groundwater Drawn from the RGA and McNairy Formation at PGDP (Continued)**

*Background Concentrations of Naturally Occurring Inorganic Chemicals and Selected Radionuclides in the Regional Gravel Aquifer and McNairy Formation at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky in Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant Volume 5 (DOE 2000)*

Analyte	Over All Observations*		Over Wells*		Comparison Value		
	RGA	McNairy	RGA	McNairy			
Silver	0.011 <sup>a</sup>	0.050 <sup>a</sup>	0.011 <sup>a</sup>	0.050 <sup>a</sup>	<del>0.00922</del>	NAL <sup>b</sup>	Deleted: 0.00515
Silver, Dissolved	0.060 <sup>a</sup>	0.050 <sup>a</sup>	0.060 <sup>a</sup>	0.050 <sup>a</sup>	<del>0.00922</del>	NAL <sup>b</sup>	Deleted: 0.00515
Sodium	59.45	29.2	63.5	24.92		N/A	Deleted: n/a
Sodium, Dissolved	60.433	27.98	65.7	25.9		N/A	Deleted: n/a
Sulfate	19.947	28.9	19.1	27.27		N/A	Deleted: n/a
Thallium	0.056 <sup>a</sup>	0.644	0.056 <sup>a</sup>	0.255	0.002	MCL <sup>c</sup>	Deleted: n/a
Thallium, Dissolved	0.056 <sup>a</sup>	0.056 <sup>a</sup>	0.056 <sup>a</sup>	0.056 <sup>a</sup>	0.002	MCL <sup>c</sup>	
Uranium	0.002 <sup>a</sup>	0.001 <sup>a</sup>	0.002 <sup>a</sup>	0.001 <sup>a</sup>	0.03	MCL <sup>c</sup>	
Uranium, Dissolved	0.002 <sup>a</sup>	0.001	0.002 <sup>a</sup>	0.001	0.03	MCL <sup>c</sup>	
Vanadium	0.134	0.126	0.139	0.119	<del>0.00826</del>	NAL <sup>b</sup>	Deleted: 0.00525
Vanadium, Dissolved	0.134	0.126	0.131	0.107	<del>0.00826</del>	NAL <sup>b</sup>	Deleted: 0.00525
Zinc	0.054	0.142	0.025	0.104	<del>0.6</del>	NAL <sup>b</sup>	Deleted: 0.313
Zinc, Dissolved	0.049	0.116	0.026	0.08	<del>0.6</del>	NAL <sup>b</sup>	Deleted: 0.313
<b>Radionuclides (pCi/L)</b>							
Gross Alpha	5.8	11.9	2.36	5.3		N/A	Deleted: n/a
Gross Beta	13.8	144.5	7.3	125.4		N/A	Deleted: n/a
Neptunium-237	0.8	0.5	0.21	0.13	15	MCL <sup>d</sup>	
Plutonium-239	0.1	0.2	0.03	0.04	15	MCL <sup>d</sup>	
Radium-226	0.6	1.2	0.1	0.29	5	MCL <sup>c</sup>	
Radon-222	626	295	555.3	228.3		N/A	Deleted: n/a
Technetium-99	22.3	20.6	10.8	7.8	<del>19</del>	NAL <sup>b</sup>	Deleted: 18.2
Thorium-230	1.1	1.5	0.54	0.4	15	MCL <sup>d</sup>	
Total Radium	1.3	0.7	0.46	0.36	5	MCL <sup>c</sup>	
Uranium-234 <sup>f</sup>	0.7	0.3	0.7	0.3	<del>0.739</del>	NAL <sup>b</sup>	Deleted: 0.709
Uranium-235 <sup>f</sup>	0.3	0.2	0.3	0.2	<del>0.728</del>	NAL <sup>b</sup>	Deleted: 0.698
Uranium-238 <sup>f</sup>	0.7	0.3	0.7	0.3	<del>0.601</del>	NAL <sup>b</sup>	Deleted: 0.575

Values contained in this table have not been approved for all uses by the PGDP Risk Assessment Working Group; therefore, the values presented here are provisional values and subject to change. The issues to be resolved are the data set from which these values were derived and the statistical methods used to analyze the data set.

<sup>a</sup>For inorganic chemicals, background concentrations were derived for both total and filtered samples over all observations within a group (i.e., both groundwater wells and soil boring data) and over only groundwater wells within a group (i.e., only groundwater wells data). For radionuclides, background concentrations were derived using total sample results only because there were too few results from filtered samples.

For all projects where averages within groundwater wells over time are considered, the values derived for these groundwater wells under the column heading "over wells" should be used. For all other projects, the values shown under the column heading "over all observations" should be used.

<sup>b</sup> Background value was derived qualitatively over all observations because analyte was never detected or was detected infrequently at a concentration near the analyte's detection limit.

<sup>c</sup> NAL is the no action level for the resident (i.e., the lesser of the child resident HI=0.1 and adult/child ELCR=1E-06, see Table A.5).

<sup>d</sup> MCL is the primary maximum contaminant level from "http://water.epa.gov/drink/contaminants/index.cfm"; last updated ~~October 29, 2014~~, (see also Table A.14).

<sup>e</sup> See Table A.14 for additional information.

<sup>f</sup> MCL is for radium-226 and radium-228 combined.

<sup>g</sup> Uranium isotopic concentrations were derived from the mass concentration of uranium.

<sup>h</sup> Nickel background value varies from previous Risk Methods Documents due to an error in calculation in the earlier version.

N/A = an NAL or MCL comparison value is not available, as defined in footnotes b and c.

Gray shading. For those background values that were derived qualitatively over all observations, because the analyte never was detected or was detected infrequently at a concentration near the analyte's detection limit (see footnote a), the gray shading indicates that the background value is greater than the comparison value.

**Table A.14. Regulatory Action Levels for PGDP**  
 (Values are based on best available information in November 2014.)

Parameter	Chemical	Units	Primary MCLs <sup>a</sup>	Primary MCLGs <sup>a</sup>	Secondary MCLs <sup>a</sup>	State Water Supply WQC <sup>b</sup>	State Fish Consump. WQC <sup>b</sup>	Fed. Combined WQC <sup>c</sup>
7429905	Aluminum	mg/L			0.05			
7440360	Antimony	mg/L	0.006	0.006	0.2	5.60E-03	6.40E-01	5.60E-03
7440382	Arsenic	mg/L	0.010	0		1.00E-02		1.80E-05
7440393	Barium	mg/L	2	2		1.00E+00		1.00E+00
7440417	Beryllium	mg/L	0.004	0.004		4.00E-03		<sup>e</sup>
7440428	Boron and Borates Only	mg/L						
7440439	Cadmium	mg/L	0.005	0.005		5.00E-03		<sup>e</sup>
7440473	Chromium (Total)	mg/L	0.1	0.1		1.00E-01		<sup>e</sup>
16065831	Chromium (III)	mg/L						<sup>e</sup>
18540299	Chromium (VI)	mg/L						<sup>e</sup>
7440484	Cobalt	mg/L						
7440508	Copper	mg/L	1.3	1.3	1	1.30E+00		1.30E+00
16984488	Fluoride	mg/L	4	4	2	4.00E+00		
7439896	Iron	mg/L			0.3	3.00E-01		3.00E-01 <sup>m</sup>
7439921	Lead	mg/L	0.015	0		1.50E-02		
7439965	Manganese	mg/L			0.05			5.00E-02
7439976	Mercury (Inorganic)	mg/L	0.002	0.002		2.00E-03	5.10E-05	
7439987	Molybdenum	mg/L						
7440020	Nickel	mg/L				6.10E-01	4.60E+00	6.10E-01
7782492	Selenium	mg/L	0.05	0.05		1.70E-01	4.20E+00	1.70E-01 <sup>e</sup>
7440224	Silver	mg/L			0.1			
7440280	Thallium	mg/L	0.002	0.0005		2.40E-04	4.70E-04	2.40E-04
7440611	Uranium	mg/L	0.03	0				
N/A	Vanadium and Compounds	mg/L						
7440666	Zinc	mg/L			5	7.40E+00	2.60E+01	7.40E+00
83329	Acenaphthene	mg/L				6.70E-01	9.90E-01	6.70E-01
208968	Acenaphthylene	mg/L						
107131	Acrylonitrile	mg/L				5.10E-05	2.50E-04	5.10E-05
120127	Anthracene	mg/L				8.30E+00	4.00E+01	8.30E+00
71432	Benzene	mg/L	0.005	0		2.20E-03	5.10E-02	2.20E-03
75274	Bromodichloromethane	mg/L	0.08 <sup>d</sup>	0		5.50E-04	1.70E-02	5.50E-04
86748	Carbazole	mg/L						
56235	Carbon tetrachloride	mg/L	0.005	0		2.30E-04	1.60E-03	2.30E-04
67663	Chloroform	mg/L	0.08 <sup>d</sup>	0.07		5.70E-03	4.70E-01	5.70E-03
107062	Dichloroethane, 1,2-	mg/L	0.005	0		3.80E-04	3.70E-02	3.80E-04
75354	Dichloroethylene, 1,1-	mg/L	0.007	0.007		3.30E-01	7.10E+00	3.30E-01
540590	Dichloroethylene, 1,2- (mixed isomers)	mg/L						
156592	Dichloroethylene, cis-1,2-	mg/L	0.07	0.07				
156605	Dichloroethylene, trans-1,2-	mg/L	0.1	0.1		1.40E-01	1.00E+01	1.40E-01 <sup>e</sup>
60571	Dieldrin	mg/L				5.20E-08	5.40E-08	5.20E-08

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**Table A.14. Regulatory Action Levels for PGDP (Continued)**  
 (Values are based on best available information in November 2014.)

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Parameter	Chemical	Units	Primary MCLs <sup>a</sup>	Primary MCLGs <sup>a</sup>	Secondary MCLs <sup>a</sup>	State Water Supply WQC <sup>b</sup>	State Fish Consump. WQC <sup>b</sup>	Fed. Combined WQC <sup>c</sup>
1746016	Dioxins/Furans, Total (as TCDD)	mg/L	0.00000003	0		5.00E-12	5.10E-12	5.00E-12
37871004	~HpCDD, 2,3,7,8-	mg/L						
38998753	~HpCDF, 2,3,7,8-	mg/L						
34465468	~HxCDD, 2,3,7,8-	mg/L						
55684941	~HxCDF, 2,3,7,8-	mg/L						
3268879	~OCDD	mg/L						
39001020	~OCDF	mg/L						
36088229	~PeCDD, 2,3,7,8-	mg/L						
57117416	~PeCDF, 1,2,3,7,8-	mg/L						
57117314	~PeCDF, 2,3,4,7,8-	mg/L						
1746016	~TCDD, 2,3,7,8-	mg/L	0.00000003	0		5.00E-12	5.10E-12	5.00E-12
51207319	~TCDF, 2,3,7,8-	mg/L						
100414	Ethylbenzene	mg/L	0.7	0.7		5.30E-01	2.10E+00	5.30E-01
206440	Fluoranthene	mg/L				1.30E-01	1.40E-01	1.30E-01
86737	Fluorene	mg/L				1.10E+00	5.30E+00	1.10E+00
118741	Hexachlorobenzene	mg/L	0.001	0		2.80E-07	2.90E-07	2.80E-07
91203	Naphthalene	mg/L						
88744	Nitroaniline, 2-	mg/L						
621647	N-Nitrosodi-n-propylamine	mg/L				5.00E-06	5.10E-04	5.00E-06
87865	<u>Pentachlorophenol</u>	<u>mg/L</u>	<u>0.001</u>	<u>0</u>		<u>2.70E-04</u>	<u>3.00E-03</u>	<u>2.70E-04</u>
85018	Phenanthrene	mg/L						
1336363	Polychlorinated biphenyls (PCBs)	mg/L	0.0005	0		6.40E-08	6.40E-08	6.40E-08
12674112	~Aroclor 1016	mg/L						
11104282	~Aroclor 1221	mg/L						
11141165	~Aroclor 1232	mg/L						
53469219	~Aroclor 1242	mg/L						
12672296	~Aroclor 1248	mg/L						
11097691	~Aroclor 1254	mg/L						
11096825	~Aroclor 1260	mg/L						
	Polycyclic aromatic hydrocarbons (cPAH),							
50328	Total Carcinogenic (as BaP)	mg/L	0.0002	0		3.80E-06	1.80E-05	3.80E-06
56553	~Benzo(a)anthracene	mg/L				3.80E-06	1.80E-05	3.80E-06
50328	~Benzo(a)pyrene	mg/L	0.0002	0		3.80E-06	1.80E-05	3.80E-06
205992	~Benzo(b)fluoranthene	mg/L				3.80E-06	1.80E-05	3.80E-06
207089	~Benzo(k)fluoranthene	mg/L				3.80E-06	1.80E-05	3.80E-06
218019	~Chrysene	mg/L				3.80E-06	1.80E-05	3.80E-06
53703	~Dibenz(a,h)anthracene	mg/L				3.80E-06	1.80E-05	3.80E-06
193395	~Indeno(1,2,3-cd)pyrene	mg/L				3.80E-06	1.80E-05	3.80E-06

**Table A.14. Regulatory Action Levels for PGDP (Continued)**  
 (Values are based on best available information in November 2014.)

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Parameter	Chemical	Units	Primary MCLs <sup>a</sup>	Primary MCLGs <sup>a</sup>	Secondary MCLs <sup>a</sup>	State Water Supply WQC <sup>b</sup>	State Fish Consump. WQC <sup>b</sup>	Fed. Combined WQC <sup>c</sup>
129000	Pyrene	mg/L				8.30E-01	4.00E+00	8.30E-01
127184	Tetrachloroethene	mg/L	0.005	0		6.90E-04	3.30E-03	6.90E-04
71556	Trichloroethane, 1,1,1-	mg/L	0.2	0.2		2.00E-01		ε
79005	Trichloroethane, 1,1,2-	mg/L	0.005	0.003		5.90E-04	1.60E-02	5.90E-04
79016	Trichloroethene	mg/L	0.005	0		2.50E-03	3.00E-02	2.50E-03
75014	Vinyl chloride	mg/L	0.002	0		2.50E-05	2.40E-03	2.50E-05
1330207	Xylenes, total	mg/L	10	10				
108383	Xylene, m-	mg/L						
95476	Xylene, o-	mg/L						
106423	Xylene, p-	mg/L						
14596102	Am-241	pCi/L	15 <sup>f</sup>					
10045973	Cs-137+D	mrem/yr	4 <sup>g</sup>					
13994202	Np-237+D	pCi/L	15 <sup>h</sup>					
13981163	Pu-238	pCi/L	15 <sup>h, i</sup>					
15117483	Pu-239	pCi/L	15 <sup>h, i</sup>					
14119336	Pu-240	pCi/L	15 <sup>h, i</sup>					
14133767	Tc-99	mrem/yr	4 <sup>j</sup>					
14269637	Th-230	pCi/L	15 <sup>h, k</sup>					
13966295	U-234	pCi/L	1					
15117961	U-235	pCi/L	1					
744061	U-238	pCi/L	1					

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Notes:

Values in this table were based on the best available information in November 2014. Prior to using the values in this table (in a quantitative risk assessment), a risk assessor must be consulted to determine if any values need to be updated and to verify that the values are being used appropriately. Please see source materials for complete discussions of these values. Only values for water are provided. Values are for planning purposes only.

<sup>a</sup> Accessed at "http://water.epa.gov/drink/contaminants/index.cfm"; last updated [October 29, 2014](#); accessed [November 4, 2014](#).

<sup>b</sup> From 401 KAR § 10:031 recodified from 401 KAR § 5:031

<sup>c</sup> Accessed at "http://water.epa.gov/scitech/swguidance/standards/criteria/current/index.cfm#hhtable"; last updated August 1, 2014; accessed [November 4, 2014](#).

<sup>d</sup> MCL is for the sum of the concentrations for trihalomethanes.

<sup>e</sup> http://water.epa.gov/scitech/swguidance/standards/criteria/current/index.cfm#hhtable indicates more stringent MCL has been issued.

<sup>f</sup> "The MCL for alpha particle activity applies to Am-241. The limit is 15 pCi/L alpha particle activity in drinking water," from "http://www.epa.gov/radiation/radionuclides/amerium.html" last updated [September 2, 2014](#); accessed [November 4, 2014](#).

<sup>g</sup> The value derived by the EPA from the 4 mrem/yr MCL for Cs-137 is 200 pCi/L (see "http://www.epa.gov/ogwdw/radionuclides/pdfs/guide\_radionuclides\_smallsystems\_compliance.pdf" dated February 2002; accessed [November 4, 2014](#)).

<sup>h</sup> Accessed at "http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/9283\_1\_14.pdf" dated November 6, 2001; accessed [November 4, 2014](#).

<sup>i</sup> "EPA has established a maximum contaminant level (MCL) of 15 pCi/L for alpha particle activity, excluding radon and uranium, in drinking water. Plutonium would be covered under this MCL," from "http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/plutonium.pdf" dated [July 2002](#); accessed [November 4, 2014](#).

<sup>j</sup> The value derived by the EPA from the 4 mrem/yr MCL for Tc-99 is 900 pCi/L, (see [http://www.epa.gov/ogwdw/radionuclides/pdfs/guide\\_radionuclides\\_smallsystems\\_compliance.pdf](#)). An alternate value derived by the EPA from the 4 mrem/yr MCL is 3,790 pCi/L and was proposed in the July 18, 1991 *Federal Register*. See Table A.9 for Tc-99 dose-based groundwater screening levels resulting in a 4 mrem/yr dose based upon more recent dosimetry.

<sup>k</sup> "...Thorium would be covered under this MCL," from "http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/thorium.pdf" dated July 2002; accessed [November 4, 2014](#).

<sup>l</sup> The uranium MCL is calculated by converting the public drinking water standard of 0.03 mg/L for uranium (chemical toxicity) to 20 pCi/L for total uranium. Isotopic uranium values derived from this standard are 10.24 pCi/L for U-234, 0.466 pCi/L for U-235, and 9.99 pCi/L for U-238, assuming natural occurring uranium at 0.725% uranium-235 and the following ratios:

- Uranium-234/uranium-235 = 21-22 obtained from conversion approximately 21.9
- Uranium-235/uranium-238 = 0.04-0.05 obtained from conversion approximately 0.045

<sup>m</sup> Accessed at "http://water.epa.gov/scitech/swguidance/standards/criteria/aqlife/upload/2009\_01\_13\_criteria\_goldbook.pdf" dated May 1, 1986; accessed [November 4, 2014](#).

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## REFERENCES

- DOE (U.S. Department of Energy) 1996. *Background Concentrations and Human Health Risk-based Screening Criteria for Metals in Soil at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1417&D1, U.S. Department of Energy, Paducah, KY.
- DOE 1997. *Background Levels of Selected Radionuclides and Metals in Soil and Geologic Media at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1586&D2, U.S. Department of Energy, Paducah, KY, June.
- DOE 2000. *Background Concentrations of Naturally Occurring Inorganic Chemicals and Selected Radionuclides in the Regional Gravel Aquifer and McNairy Formation at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky in Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, Volume 5, DOE/OR/07-1857&D1, U.S. Department of Energy, Paducah, KY.
- DOE 2001. *Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, Volume 1, DOE/OR/07-1506&D2, U.S. Department of Energy, Paducah, KY, December.
- DOE 2003. *Risk and Performance Evaluation of the C-746-U Landfill at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-2041&D2/R1, U.S. Department of Energy, Paducah, KY, September.
- DOE 2012. *Remedial Investigation/Feasibility Study Report for CERCLA Waste Disposal Alternatives Evaluation at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0244&D1, U.S. Department of Energy, Paducah, KY, May.
- DOE 2013. *Soils Operable Unit Remedial Investigation Report at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*. DOE/LX/07-0358&D2/R1, U.S. Department of Energy, Paducah, KY, February.
- RAIS (Risk Assessment Information System) 2014. <http://rais.ornl.gov/>, accessed November 2014.
- Yu, C., A. J. Zielen, J.-J. Cheng, D. J. LePoire, E. Gnanapragasam, S. Kamboj, J. Arnish, A. Wallo III, W. A. Williams, and H. Peterson, 2001. *User's Manual for RESRAD Version 6*, ANL/EAD-4, Environmental Assessment Division, Argonne National Laboratory, Argonne, IL, July.

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<sup>f</sup> Values for phenanthrene use values for fluoranthene, as a surrogate.  
Only significant COPCs are shown (see Table 2.1). SSLs for other chemicals can be derived using similar methods as needed.

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Dilution attenuation factor (unitless) 1 or 20

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(Values calculated in December 2012 and are based on best available information.)

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<sup>a</sup> Calculated using the specific activity constant as defined in the RESRAD User's Manual, Table J.3 (Yu et al. 2001), because there is no limit on the radionuclide concentrations for the specified dose criterion.

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<sup>b</sup> Prior to using the values in this table (in a quantitative risk assessment), a risk assessor must be consulted to determine if any values need to be updated and to verify that the values are being used appropriately.  
SSLs estimated using the RESRAD code version 6.5

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117817 Bis(2-ethylhexyl)phthalate mg/L 1.20E-03

2.20E

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n/a Uranium pCi/L 1

**APPENDIX B**

**DERIVATION OF PRELIMINARY REMEDIATION GOALS**

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## **B.1 DERIVATION OF RISK-BASED PRELIMINARY REMEDIATION GOALS**

This appendix presents the methods used to derive the direct contact risk-based action and no action screening levels [i.e., preliminary remediation goals (PRGs)]. The PRGs presented in Appendix A are taken from a U.S. Environmental Protection Agency (EPA)-sponsored site on the World Wide Web (<http://rais.ornl.gov/>) that maintains a calculator that was used for deriving PRGs using Paducah site-specific parameters. Groundwater protection soil screening levels (SSLs) are taken from an EPA-sponsored site on the World Wide Web (<http://rais.ornl.gov/epa/ssl1.shtml>); methods used to derive these SSLs are discussed on that site.

### **B.1.1 INTRODUCTION**

No action and action direct contact risk-based PRGs may be derived using a modification of methods described in Risk Assessment Guidance for Superfund (RAGS), Part B. In RAGS, Part B, risk-based PRGs are developed by rearranging the equations used to calculate risk or hazard in a risk assessment so that the equations solve for a concentration or activity of an analyte that “yields” a target risk or hazard. To derive the direct contact PRGs, the linear, direct relationship between the concentration or activity of an analyte in an environmental medium and the risk or hazard that exposure to this analyte can present were used. Although this method differs from that in RAGS, Part B, the ultimate results of the modified calculations match those that are received by rearranging the risk or hazard equations.

### **B.1.2 MATERIALS**

In order to derive risk-based PRGs, several pieces of information are required. These are the receptors of interest, the routes through which the receptors may be exposed and equations describing these routes, carcinogenic (cancer) and noncarcinogenic (hazard) toxicity values, and target risk and hazard values. Each of these is discussed in the following subsections.

#### **B.1.2.1 Receptors**

Table B.1 provides a matrix showing the medium-receptor combinations for which PRGs were derived. As shown there, over all media, the receptors for which no action and action direct contact risk-based PRGs were derived are the industrial worker, the resident, the recreational user, and the outdoor worker. These receptors were chosen because they represent the most likely current and future receptors for most areas and units at the Paducah Gaseous Diffusion Plant (PGDP). Also, it is believed that the PRGs derived for these receptors yield a range of values that is most useful for determining the cleanup priority for the various areas and units at PGDP. Note: Outdoor worker PRGs (used for surface soil) can be used for a construction/excavation worker (used for surface and subsurface soil); however, because the duration and frequency of exposure for a construction/excavation worker would be markedly less than that for an outdoor worker, scenario-specific PRGs for the construction/excavation worker based on site-specific conditions should be derived, as appropriate.

Table B.1 also includes a series of notes that discusses how the PRGs are to be applied to data during site scoping. These notes should be considered before site scoping is attempted.

**Table B.1. Action and No Action Risk-Based Screening Levels for Chemicals Derived for PGDP by Medium**

Scenario/Receptor	Medium		
	Groundwater	Surface Water	Soil/Sediment
Outdoor worker	No	Yes	Yes
<b>Excavation worker</b>	<b>No</b>	<b>Yes</b>	<b>Yes</b>
Industrial Worker	No	Yes	Yes
Adult Recreator	No	Yes	Yes
Teen Recreator	No	Yes	Yes
Child Recreator	No	Yes	Yes
Adult Resident	Yes	No	Yes
Child Resident	Yes	No	Yes

Notes:

1. All groundwater screening is to be performed using the resident. Of the two receptors (i.e., child and adult), use of the child is more conservative (in terms of protecting human health). Note that values for soil deemed protective of groundwater also are available and are based on the resident only.
2. The surface water screening value selected is a location-specific decision. For all areas along effluent ditches or along creeks carrying effluent, the industrial worker screening values are appropriate. Additionally, at areas outside the industrialized areas, use of the recreator values are appropriate. Of the three recreator values available, the child recreator values are most conservative (in terms of protecting human health). Note that two different sets of recreator values are available; these are a set for screening shallow water courses under a wading scenario and a set for screening deeper water courses under a swimming scenario. While which of these two values to use is a location-specific decision, general guidance should be to use the wading values for most areas. If exposure by a resident to surface water is of concern, use of the recreator values is appropriate, because rates of contact for the recreator were selected assuming that the individual would be a local resident.
3. **Determining which soil and sediment screening value is appropriate is a location-specific decision. For all locations inside the industrialized area at PGDP where surface soil contamination is of concern, use of the industrial worker risk-based screening values is appropriate. However, if the scenario involves outdoor maintenance type activities, the outdoor worker risk-based screening values also should be considered. For locations inside the industrialized area at PGDP where contact with surface soil and subsurface soil is of concern (i.e., soil from the surface down to 10 or 16 ft bgs, as appropriate), use of the excavation worker risk-based screening values is appropriate. For locations, outside the industrialized area where surface soil contamination is of concern, screening using the recreator and/or resident risk-based screening values is appropriate. As with the surface water values, the child resident risk-based screening values are the most "conservative" (in terms of protecting human health). Generally, the recreator risk-based screening values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident risk-based screening values are more appropriate for grassy fields. Finally, the outdoor worker risk-based screening values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. If screening needs to consider shorter-term exposures to both surface and subsurface soil in locations outside the industrialized area, excavation worker PRGs can be used.**
4. As mentioned above, values for soil for protection of groundwater also are available. These should be used in all areas.

**Deleted:** Determining which soil and sediment screening value is appropriate is a location-specific decision. For all locations inside the industrialized area at PGDP where surface soil contamination is of concern, use of the industrial worker values is appropriate. For locations inside the industrialized area at PGDP where contact with surface soil and subsurface soil is of concern (e.g., soil from the surface down to 16 ft bgs), use of the outdoor worker values is appropriate for a construction/excavation worker. (Scenario-specific PRGs for the construction/excavation worker based on site-specific conditions should be derived, as appropriate. See discussion in Section 3.3.4.3.) For locations, outside the industrialized area where surface soil contamination is of concern, screening using the recreator and/or resident values is appropriate. As with the surface water values, the child resident values are the most "conservative (in terms of protecting human health)." Generally, the recreator values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident values are more appropriate for grassy fields. Finally, the outdoor worker values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. (If screening considers both surface and subsurface soil in locations outside the industrialized area, however, development of scenario-specific PRGs for the outdoor worker based on site-specific conditions is a better approach. See discussion in Section 3.3.4.3.)

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**B.1.2.2 Exposure Routes and Equations**

The exposure routes considered for the various media-scenario combinations are provided below. Included in this list are the tables from Appendix D that display the equations used to derive chronic daily intake or absorbed dose. The sources for these exposure parameters are provided in the tables in Appendix D. These exposure parameters are summarized in a table following Subsection B.2.3. Since PRGs shown in Appendix A were derived using the Risk Assessment Information System (RAIS) online calculator, equations used for obtaining PGDP PRGs may or may not match the equations for calculating the reasonable maximum exposure (RME) intakes shown in Appendix D. Equations in Appendix D should be used to calculate RME intakes in a PGDP baseline human health risk assessment.

- Residential Scenario (Child and Adult)—Groundwater, Chemicals  
Ingestion of water (Table D.1), inhalation of vapors emitted from water during household uses (including showering) (Table D.2), dermal contact with water during showering (Table D.3).

- Residential Scenario (Child and Adult)—Soil and Sediment, Chemicals  
 Incidental ingestion of contaminated soil or sediment (Table D.4), dermal contact with contaminated soil or sediment (Table D.5), inhalation of particulates emitted from soil or sediment (Table D.6), inhalation of vapors emitted from soil or sediment (Table D.6).

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- Residential Scenario (Child and Adult)—Soil and Sediment, Radionuclides  
 Incidental ingestion of contaminated soil or sediment (Table D.4), inhalation of particulates emitted from soil or sediment (Table D.6), inhalation of vapors emitted from soil or sediment (Table D.6), external exposure to ionizing radiation from soil or sediment (Table D.17).

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- Industrial Worker Scenario—Surface Water, Chemicals  
 Dermal contact with contaminated surface water (Table D.35).

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- Industrial Worker Scenario—Soil, Chemicals  
 Incidental ingestion of contaminated soil (Table D.28), inhalation of particulates emitted from soil (Table D.30), inhalation of vapors emitted from soil (Table D.30), dermal contact with contaminated soil (Table D.32).

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- Industrial Worker Scenario—Soil, Radionuclides  
 Incidental ingestion of contaminated soil (Table D.28), inhalation of particulates emitted from soil (Table D.30), inhalation of vapors emitted from soil (Table D.30), external exposure to ionizing radiation from soil (Table D.33).

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- Outdoor and Excavation Worker Scenarios—Surface Water, Chemicals  
 Dermal contact with contaminated surface water (Table D.35).

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- Outdoor and Excavation Worker Scenarios—Soil and Sediment, Chemicals  
 Incidental ingestion of contaminated soil or sediment (Table D.36 or Table D.29), inhalation of particulates emitted from soil or sediment (Table D.37), inhalation of vapors emitted from soil or sediment (Table D.37), dermal contact with contaminated soil or sediment (Table D.38).

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- Outdoor and Excavation Worker Scenarios—Soil and Sediment, Radionuclides  
 Incidental ingestion of contaminated soil or sediment (Table D.36 or Table D.29), inhalation of particulates emitted from soil or sediment (Table D.37), inhalation of vapors emitted from soil or sediment (Table D.37), external exposure to ionizing radiation from soil or sediment (Table D.39).

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- Recreational User Scenario (Child, Teen, and Adult)—Sediment, Chemicals  
 Incidental ingestion of contaminated sediment (Table D.14), dermal contact with contaminated sediment (Table D.15), inhalation of particulates emitted from sediment (Table D.16), inhalation of vapors emitted from sediment (Table D.16).

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- Recreational User Scenario (Child, Teen, and Adult)—Sediment, Radionuclides  
 Incidental ingestion of contaminated sediment (Table D.14), inhalation of particulates emitted from sediment (Table D.16), inhalation of vapors emitted from sediment (Table D.16), external exposure to ionizing radiation from soil or sediment (Table D.17).

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- Recreational User Scenario (Child, Teen, and Adult)—Surface Water (Swimming), Chemicals  
 Incidental ingestion of contaminated surface water (Table D.18), dermal contact with surface water (Table D.20).

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- Recreational User Scenario (Child, Teen, and Adult)—Surface Water (Wading), Chemicals  
Dermal contact with surface water (Table D.19).

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It is important to note that PRGs are not derived for industrial use of groundwater. These are not derived because they would not be useful to remedial decision making, as indicated in the following material taken from RAGS, Part B, Section 3.2.1 (EPA 1991).

Once ground water is determined to be suitable for drinking, risk-based concentrations should be based on residential exposures....Similarly, for surface water that is to be used for drinking, the risk-based PRGs should be calculated for residential populations, and not simply worker populations.

Note that the number of exposure routes included in these calculations exceeds that presented in RAGS, Part B, for each scenario. Including exposure routes beyond those discussed in RAGS, Part B, is consistent with material in Section 3.1.1 of RAGS, Part B, where it is stated: “Additional exposure pathways (e.g., dermal absorption) are possible and may be significant at some sites for some contaminants, while perhaps only one exposure pathway (e.g., direct ingestion of water only) may be relevant in others. In any case, the risk-based PRG for each chemical should be calculated by considering all of the relevant exposure pathways.”

#### **B.1.2.3 Toxicity Values**

The toxicity values used in the derivation of the risk-based concentrations are taken from a variety of sources. The sources of these values are discussed in Section 3.3.5 of the main text. The values are presented in a table following Subsection B.2.3.

#### **B.1.2.4 Values for Volatilization Factors**

Derivation of PRGs requires that volatilization factors (VFs) be developed for each chemical based on its physical properties. The soil parameters used in the calculation of VFs and the chemical-specific parameters used in the calculation of VFs and the VF values are presented in tables following Subsection B.2.3.

#### **B.1.2.5 Target Risk and Hazard Values**

The target risk and hazard values used when deriving the risk-based concentrations for no action are  $1 \times 10^{-6}$  and 0.1, respectively. The target risk and hazard values used when deriving the risk-based concentrations for action are  $1 \times 10^{-4}$  and 3, respectively. Note, if five or more constituents are detected at a site, it may be appropriate during project scoping to reduce the chemical-specific target risk used to derive the risk-based concentrations for no action.

### **B.1.3 METHOD OF DERIVATION**

Each risk-based PRG is calculated using the same method and generally follows the examples provided by EPA; equations for the derivation for PRGs can be found at the following link:

[http://www.epa.gov/reg3hwmd/risk/human/rb-concentration\\_table/equations.htm](http://www.epa.gov/reg3hwmd/risk/human/rb-concentration_table/equations.htm)

## B.2. DERIVATION OF DOSE-BASED PRELIMINARY REMEDIATION GOALS FOR RADIONUCLIDES

The following describes the methods used to derive direct-contact dose-based screening. Methods for deriving the groundwater protection SSLs also are provided for comparison to direct-contact PRGs.

### B.2.1 INTRODUCTION

Direct contact dose-based PRGs for radionuclides were derived using a modification of methods described by RAGS, Part B. This modified approach is similar to that used to develop risk-based PRGs for PGDP except for two additional modifications. These are (1) the exposure duration (ED) term was dropped because dose limits are based on annual dose and not lifetime exposure, and (2) slope factors and reference doses were replaced with radiation dose conversion factors (DCFs).

**Deleted:** Additionally, dose-based SSLs for the protection of groundwater were derived using the Residual Radioactivity Materials Model (RESRAD) computer code, version 6.4. Note that risk-based SSLs were not derived, but were extracted from existing tables provided by the EPA.

### B.2.2 MATERIALS

In order to derive dose-based screening levels, several pieces of information are required. These are the receptors of interest, the routes through which the receptors may be exposed and equations describing these routes, activity- or concentration-to-dose conversion factors, and target dose values. Each of these is discussed in the following sections.

#### B.2.2.1 Receptors

The receptors considered in dose-based screening level calculations are described in the derivation of risk-based PRGs. The description is not repeated here, although it is noted that the ED term is not relevant for dose calculations. This is because dose-based values generally call for yearly rather than lifetime values and are the value that would yield target dose in a given year (e.g., in units of mrem/yr). Direct contact screening levels were derived for the industrial worker, the resident (adult and child), the recreational user (adult, child, and teen), the excavation worker, and the outdoor worker. These receptors were chosen because they represent the most likely current and future receptors for most areas and units at PGDP. Also, it is believed that the screening levels derived for these receptors yield a range of values that are most useful for determining the cleanup priority for the various areas and units at PGDP.

Table B.2 lists the media evaluated, by receptor, and includes a series of notes that discuss how the screening levels are to be applied to data during site scoping. These notes should be considered before site scoping is attempted. Table B.2 varies slightly from the version used in nonradiological risk-based PRG development because dermal contact is not a relevant pathway for the radionuclides of interest.

**Table B.2. Action and No Action Risk-Based Screening Levels and SSLs for Radionuclides Derived for PGDP by Medium**

Scenario/Receptor	Medium		
	Groundwater	Surface Water	Soil/Sediment
Outdoor worker	No	No	Yes
<b>Excavation worker</b>	<b>No</b>	<b>No</b>	<b>Yes</b>
Industrial Worker	No	No	Yes
Adult Recreator	No	Yes	Yes
Teen Recreator	No	Yes	Yes
Child Recreator	No	Yes	Yes
Adult Resident	Yes	No	Yes
Child Resident	Yes	No	Yes

Notes:

1. All groundwater screening is to be performed using the resident. Note that values for soil deemed protective of groundwater also are available and are based on the resident only.
2. Dose-based values for surface water are provided only for recreators.
3. **Determining which soil and sediment screening value is appropriate is a location-specific decision. For all locations inside the industrialized area at PGDP where surface soil contamination is of concern, use of the industrial worker risk-based screening values is appropriate. However, if the scenario involves outdoor maintenance type activities, the outdoor worker risk-based screening values also should be considered. For locations inside the industrialized area at PGDP where contact with surface soil and subsurface soil is of concern (i.e., soil from the surface down to 10 or 16 ft bgs, as appropriate), use of the excavation worker risk-based screening values is appropriate. For locations, outside the industrialized area where surface soil contamination is of concern, screening using the recreator and/or resident risk-based screening values is appropriate. As with the surface water values, the child resident risk-based screening values are the most “conservative” (in terms of protecting human health). Generally, the recreator risk-based screening values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident risk-based screening values are more appropriate for grassy fields. Finally, the outdoor worker risk-based screening values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. If screening needs to consider shorter-term exposures to both surface and subsurface soil in locations outside the industrialized area, excavation worker PRGs can be used.**
4. As mentioned above, values for soil for protection of groundwater also are available. These should be used in all areas.

**B.2.2.2 Exposure Routes and Equations**

As discussed above, the exposure routes and equations used to calculate dose-based screening levels are similar to those used to develop risk-based PRGs. The only pathway-specific difference is that dermal contact is not considered (for radionuclides). Instead, the external gamma pathway is evaluated to account for non-uptake exposures. This being the only difference, the complete list of exposure routes considered for the various media-scenario combinations is not repeated here.

The equations used to calculate dose-based screening levels are similar to those used to develop risk-based values, but with two exceptions. First, dose-based limits are typically for a single year of exposure. Therefore, The ED terms appropriately are dropped from all equations to produce per-year PRG and SSL results. Second, slope factors and reference doses were replaced with DCFs given that the human-health-based limits are radiological doses (in units mrem/yr) rather than carcinogenic risk or non-carcinogenic hazard.

**B.2.2.3 Toxicity Values**

The toxicity values (i.e., DCFs) used in the derivation of the dose-based concentrations are taken from the latest version of **Residual Radioactivity Materials Model (RESRAD) output (RESRAD 7.0)**. DCFs are consistent with International Commission on Radiological Protection (ICRP) Publication 60 and Publication 72. The use of ICRP 60 and 72 is consistent with the requirements established by DOE **Order 458.1**. These DCFs are given in unit mrem/pCi for the inhalation and ingestion pathways or mrem/yr/pCi/g (i.e., pCi/g in soil/sediment) for the external gamma pathway. The values are provided in Table B.3.

**Deleted:** Determining which soil and sediment screening value is appropriate is a location-specific decision. For all locations inside the industrialized area at PGDP where surface soil contamination is of concern, use of the industrial worker values is appropriate. For locations inside the industrialized area at PGDP where contact with surface soil and subsurface soil is of concern (e.g., soil from the surface down to 16 ft bgs), use of the outdoor worker values is appropriate for a construction/excavation worker. (Scenario-specific PRGs for the construction/excavation worker based on site-specific conditions should be derived, as appropriate. See discussion in Section 3.3.4.3.) For locations, outside the industrialized area where surface soil contamination is of concern, screening using the recreator and/or resident values is appropriate. As with the surface water values, the child resident values are the most “conservative (in terms of protecting human health).” Generally, the recreator values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident values are more appropriate for grassy fields. Finally, the outdoor worker values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. (If screening considers both surface and subsurface soil in locations outside the industrialized area, however, development of scenario-specific PRGs for the outdoor worker based on site-specific conditions is a better approach. See discussion in Section 3.3.4.3.).

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Table B.3. Dose Conversion Factors for Radionuclides of Interest

Radionuclide	Pathway (units)		
	Ingestion <sup>a</sup> (mrem/pCi)	Inhalation <sup>a</sup> (mrem/pCi)	External Gamma <sup>a</sup> (mrem/yr per pCi/g)
<b>Adult</b>			
Americium-241	7.40E-04	3.55E-01	3.72E-02
Cesium-137+D	4.81E-05	1.44E-04	3.38E+00 <sup>b</sup>
Neptunium-237+D	4.10E-04	1.85E-01	1.01E+00 <sup>c</sup>
Plutonium-238	8.51E-04	4.07E-01	1.17E-04
Plutonium-239	9.25E-04	4.44E-01	2.64E-04
Plutonium-240	9.25E-04	4.44E-01	1.13E-04
Technetium-99	2.37E-06	4.81E-05	1.09E-04
Thorium-230	7.77E-04	3.70E-01	1.07E-03
Uranium-234	1.81E-04	3.48E-02	3.44E-04
Uranium-235+D	1.75E-04	3.15E-02	6.92E-01 <sup>d</sup>
Uranium-238+D	1.81E-04	2.96E-02	1.20E-01 <sup>e</sup>
<b>Teen</b>			
Americium-241	7.40E-04	3.40E-01	3.72E-02
Cesium-137+D	4.81E-05	1.55E-04	3.38E+00 <sup>b</sup>
Neptunium-237+D	4.11E-04	1.74E-01	1.01E+00 <sup>c</sup>
Plutonium-238	8.14E-04	3.70E-01	1.17E-04
Plutonium-239	8.88E-04	4.07E-01	2.64E-04
Plutonium-240	8.88E-04	4.07E-01	1.13E-04
Technetium-99	3.03E-06	5.55E-05	1.09E-04
Thorium-230	8.14E-04	3.66E-01	1.07E-03
Uranium-234	2.74E-04	3.70E-02	3.44E-04
Uranium-235+D	2.61E-04	3.40E-02	6.92E-01 <sup>d</sup>
Uranium-238+D	2.66E-04	3.22E-02	1.20E-01 <sup>e</sup>
<b>Child</b>			
Americium-241	9.99E-04	4.44E-01	3.72E-02
Cesium-137+D	3.55E-05	2.59E-04	3.38E+00 <sup>b</sup>
Neptunium-237+D	5.30E-04	2.22E-01	1.01E+00 <sup>c</sup>
Plutonium-238	1.15E-03	5.18E-01	1.17E-04
Plutonium-239	1.22E-03	5.55E-01	2.64E-04
Plutonium-240	1.22E-03	5.55E-01	1.13E-04
Technetium-99	8.51E-06	8.88E-05	1.09E-04
Thorium-230	1.15E-03	5.18E-01	1.07E-03
Uranium-234	3.26E-04	7.03E-02	3.44E-04
Uranium-235+D	3.19E-04	6.29E-02	6.92E-01 <sup>d</sup>
Uranium-238+D	3.50E-04	5.93E-02	1.20E-01 <sup>e</sup>

<sup>a</sup> From RESRAD version 7.0 output, November 2014. These values are consistent with ICRP 60 and 72, using ages 15 and 5 for the teen and child, respectively.

<sup>b</sup> External dose conversion factors for cesium-137+D are calculated by summing external dose conversion factors for cesium-137 and barium-137m. Other dose conversion factors for cesium-137 daughters are not summed.

<sup>c</sup> External dose conversion factors for neptunium-237+D are calculated by summing external dose conversion factors for protactinium-233 and uranium-233.

<sup>d</sup> External dose conversion factors for uranium-235+D are calculated by summing external dose conversion factors for uranium-235 and thorium-231.

<sup>e</sup> External dose conversion factors for uranium-238+D are calculated by summing external dose conversion factors for uranium-238, thorium-234, and protactinium-234m.

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### B.2.2.4 Target Dose Values

The target dose values used when deriving the dose-based concentrations in soil and sediment are 1, 12, 25, and 100 mrem/yr. An additional target dose of 4 mrem/yr was added for the surface water and groundwater media in consideration of the federal drinking water standard (standards available at <http://water.epa.gov/drink/contaminants/index.cfm>) although these standards are applicable to public drinking water supplies.

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### B.2.3 METHOD OF DERIVATION

Each dose-based PRG is calculated in the same manner. The general equation used to calculate all PRGs reflects the direct, linear relationship between the environmental concentrations and the dose estimate. This calculation is shown in Eq. 1 to demonstrate the difference in calculation method from that used in developing risk-based PRGs. For this evaluation, PRGs were developed by combining the soil ingestion, dust inhalation, and external gamma pathways. Both surface water and groundwater ingestion were considered separately as these media should be considered on a case-by-case basis.

Table B.4 includes list of exposure parameters used in calculation of human health PRGs. Tables B.3 and B.5 include the toxicity values and information used in PRG derivation.

**Deleted:** Dose-based SSLs for protection of RGA groundwater for site-related radionuclides were calculated for each radionuclide of interest used in the RESRAD code version 6.57.0 and the same exposure parameter values used in risk-based calculations. Other RESRAD input parameters, except for the area of the contamination zone that was set equal to 0.5 acres and the 10,000-year evaluation period, were consistent with those used for establishing single radionuclide soil guidelines at PGDP (ORISE 2012). ¶

$$C_i = \frac{TD}{\sum_{i,j} (DCF_i \times A_{ij})} \quad \text{Eq. 1}$$

where:	$C_i$	The dose-based concentration for radionuclide “i” (i.e., calculated screening level)
	TD	The target doses (see Section B.2.2.4)
	$DCF_i$	Dose conversion factor for radionuclide “i” (i.e., in mrem/pCi or mrem/yr per pCi/g)
	$A_{ij}$	Activity of radionuclide “i” ingested or inhaled (in pCi) or specific activity in soil/sediment (in pCi/g) per unit concentration in medium “j”

Table B.4. Exposure Parameters Used in Calculation of Human Health PRGs

Pathway Variable	Units	Default Industrial Worker	Outdoor Worker	Excavation Worker	Adult Resident	Child Resident	Adult Recreational User	Teen Recreational User	Child Recreational User
<b>General Parameters Used in All Intake Models (unless otherwise noted)</b>									
Exposure frequency (EF)	days/year	250	185	185	350	350	104	140	140
Exposure duration (ED)	Years	25	25	5	20	6	10	10	6
Body weight (BW)	Kg	80	80	80	80	15	80	43	15
Averaging time - cancer (AT-C)	Days	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365
Averaging time - noncancer (AT-N)	Days	365 × 25	365 × 25	365 × 5	365 × 20	365 × 6	365 × 10	365 × 10	365 × 6
<b>Ingestion of Water (Tables D.1, D.25)</b>									
Drinking water ingestion rate (IR)	L/day	↓	N/A	N/A	2.5	0.78	N/A	N/A	N/A
<b>Inhalation RGA Groundwater (Table D.2, D.26)</b>									
Indoor inhalation rate	m <sup>3</sup> /hour	0.5	N/A	N/A	0.833	0.833	N/A	N/A	N/A
Exposure time in the shower (ET <sub>shower</sub> )	hours/day	0.71	N/A	N/A	0.71	0.71	N/A	N/A	N/A
Time of shower (t1)	hour	0.1	N/A	N/A	0.1	0.1	N/A	N/A	N/A
Time after shower (t2)	hour	0.1	N/A	N/A	0.1	0.1	N/A	N/A	N/A
Fraction volatilized while showering (f <sub>shower</sub> )	unitless	0.75	N/A	N/A	0.75	0.75	N/A	N/A	N/A
Water flow rate (Fw)	L/h	890	N/A	N/A	890	890	N/A	N/A	N/A
Bathroom volume (Va)	m <sup>3</sup>	11	N/A	N/A	11	11	N/A	N/A	N/A
Averaging time - cancer (AT-C)	hours	24 × 70 × 365	N/A	N/A	24 × 70 × 365	24 × 70 × 365	N/A	N/A	N/A
Averaging time - noncancer (AT-N)	hours	24 × 365 × 25	N/A	N/A	24 × 365 × 20	24 × 365 × 6	N/A	N/A	N/A
Exposure time household use (ET <sub>house</sub> )	hours/day	N/A	N/A	N/A	24	24	N/A	N/A	N/A
Exchange rate (ER)	changes/day	N/A	N/A	N/A	10	10	N/A	N/A	N/A
Mixing coefficient (MC)	y	N/A	N/A	N/A	0.5	0.5	N/A	N/A	N/A
Fraction volatilized household use (f <sub>house</sub> )	unitless	N/A	N/A	N/A	0.5	0.5	N/A	N/A	N/A
Water flow rate (WHF)	L/day	N/A	N/A	N/A	890	890	N/A	N/A	N/A
House volume (HV)	m <sup>3</sup>	N/A	N/A	N/A	450	450	N/A	N/A	N/A
<b>Dermal Contact with RGA Groundwater (showering) (Tables D.3, D.27)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	2.09	N/A	N/A	2.09	0.6378	N/A	N/A	N/A
Event time (t <sub>event</sub> )	hour/event	0.71	N/A	N/A	0.71	0.71	N/A	N/A	N/A
Event frequency (EV)	events/day	1	N/A	N/A	1	1	N/A	N/A	N/A
<b>Incidental Ingestion of Soil/Sediment (Tables D.4, D.14, D.28, D.29, D.36)</b>									
Incidental ingestion rate (IR)	mg/day	50	480	480	100	200	100	100	200
Fraction ingested		1	1	1	1	1	1	1	1
<b>Dermal Contact with Soil/Sediment (Tables D.5, D.15, D.32, D.38)</b>									
Body surface area exposed (SA)	m <sup>2</sup> /day	0.347	0.347	0.347	0.6032	0.269	0.6032	0.75	0.269
Soil-to-skin adherence factor (AF)	mg/cm <sup>2</sup> -day	1	1	1	1	1	1	1	1

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Table B.4. Exposure Parameters Used in Calculation of Human Health PRGs (Continued)

Pathway Variable	Units	Default Industrial Worker	Outdoor Worker	Excavation Worker	Adult Resident	Child Resident	Adult Recreational User	Teen Recreational User	Child Recreational User
<b>Inhalation of Vapors and Particulates Emitted from Soil/Sediment (Tables D.6, D.16, D.30, D.31, D.37)</b>									
Total inhalation rate (IR)	m <sup>3</sup> /hour	2.5	2.5	2.5	0.833	0.833	2.5	2.5	2.5
Exposure time (ET) (soil)	hours/day	8	8	8	24	24	5	5	5
Exposure time (ET) (sediment)	hours/day	2.6	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Particulate emission factor (PEF)	m <sup>3</sup> /kg	6.20E+08	6.20E+08	6.20E+08	9.30E+08	9.30E+08	9.30E+08	9.30E+08	9.30E+08
<b>External Exposure to Ionizing Radiation from Soil/Sediment (Tables D.7, D.17, D.33, D.34, D.39)</b>									
Exposure frequency (EF)	day/day	250/365	185/365	185/365	350/365	350/365	104/365	140/365	140/365
Gamma shielding factor (Se)	unitless	0.2	0.2	0.2	0.2	0.2	0	0	0
Gamma exposure time factor (Te)	hr/hr	8/24	8/24	8/24	18/24	18/24	5/24	5/24	5/24
<b>Consumption of Home-grown Vegetables (Table D.8)</b>									
Diet fraction (FI)	unitless	N/A	N/A	N/A	0.4	0.4	N/A	N/A	N/A
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	0.72	0.29	N/A	N/A	N/A
<b>Consumption of Beef (Table D.10)</b>									
Diet fraction (FI)	unitless	N/A	N/A	N/A	1	1	N/A	N/A	N/A
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	0.19	0.07	N/A	N/A	N/A
<b>Consumption of Milk (Table D.11)</b>									
Diet fraction (FI)	unitless	N/A	N/A	N/A	1	1	N/A	N/A	N/A
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	1.25	0.9	N/A	N/A	N/A
<b>Consumption of Poultry (Table D.12)</b>									
Diet fraction (FI)	unitless	N/A	N/A	N/A	1	1	N/A	N/A	N/A
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	0.17	0.07	N/A	N/A	N/A
<b>Consumption of Pork (Table D.13)</b>									
Diet fraction (FI)	unitless	N/A	N/A	N/A	1	1	N/A	N/A	N/A
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	0.08	0.03	N/A	N/A	N/A
<b>Consumption of Eggs (Table D.14)</b>									
Diet fraction (FI)	unitless	N/A	N/A	N/A	1	1	N/A	N/A	N/A
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	0.11	0.06	N/A	N/A	N/A
<b>Incidental Ingestion of Surface Water (swimming) (Table D.18)</b>									
Ingestion rate (IR)	L/hr	N/A	N/A	N/A	N/A	N/A	0.05	0.05	0.05
Exposure time (ET)	hr/day	N/A	N/A	N/A	N/A	N/A	2.6	2.6	2.6
Exposure frequency (EF)	day/year	N/A	N/A	N/A	N/A	N/A	45	45	45
<b>Dermal Contact with Surface Water (wading) (Table D.19)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	N/A	N/A	N/A	N/A	N/A	1.06	0.75	0.33
Exposure frequency (EF)	day/year	N/A	N/A	N/A	N/A	N/A	52	140	140
Exposure time (ET)	hr/day	N/A	N/A	N/A	N/A	N/A	2.6	2.6	2.6

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Table B.4. Exposure Parameters Used in Calculation of Human Health PRGs (Continued)

Pathway Variable	Units	Default Industrial Worker	Outdoor Worker	Excavation Worker	Adult Resident	Child Resident	Adult Recreational User	Teen Recreational User	Child Recreational User
<b>Dermal Contact with Surface Water (swimming) (Table D.20)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	N/A	N/A	N/A	N/A	N/A	2.09	1.31	0.6378
Exposure frequency (EF)	days/year	N/A	N/A	N/A	N/A	N/A	45	45	45
Exposure time (ET)	hr/day	N/A	N/A	N/A	N/A	N/A	2.6	2.6	2.6
Event (EV)	event/day	N/A	N/A	N/A	N/A	N/A	1	1	1
<b>Dermal Contact with Surface Water (Table D.35)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	0.347	0.347	0.347	N/A	N/A	N/A	N/A	N/A
Exposure frequency (EF)	days/year	250	20	20	N/A	N/A	N/A	N/A	N/A
Exposure time (ET)	hr/day	2.6	8	8	N/A	N/A	N/A	N/A	N/A
<b>Consumption of Fish (Table D.21)</b>									
Diet fraction (FI)	Unitless	N/A	N/A	N/A	N/A	N/A	1	1	1
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	N/A	N/A	0.029	0.029	0.029
Exposure Frequency (EF)	days/year	N/A	N/A	N/A	N/A	N/A	365	365	365
<b>Consumption of Venison (Table D.22)</b>									
Diet fraction (FI)	Unitless	N/A	N/A	N/A	N/A	N/A	1	1	1
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	N/A	N/A	0.032	0.032	0.007
<b>Consumption of Rabbit (Table D.23)</b>									
Diet fraction (FI)	Unitless	N/A	N/A	N/A	N/A	N/A	1	1	1
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	N/A	N/A	0.0165	0.0082	0.0033
<b>Consumption of Quail (Table D.24)</b>									
Diet fraction (FI)	Unitless	N/A	N/A	N/A	N/A	N/A	1	1	1
Ingestion rate (IR)	kg/d	N/A	N/A	N/A	N/A	N/A	0.0047	0.0024	0.00094

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N/A = not applicable



**Table B.5a. Toxicity Values and Information Used in PRG Derivation**

Chemical Abstract Number	Analyte	Oral Slope Factor (SFo) <sup>2</sup>	Sfo Ref	Inhalation Unit Risk (IUR) <sup>3</sup>	IUR Ref	Oral RID (RfDo) <sup>4</sup>	RfDo Ref	Inhalation (RfCi) <sup>5</sup>	RfCi Ref
7429905	Aluminum					1.00E+00	P	5.00E-03	P
7440360	Antimony (metallic)					4.00E-04	I		
7440382	Arsenic, Inorganic	1.50E+00	I	4.30E-06	I	3.00E-04	I	1.50E-05	C
7440393	Barium					2.00E-01	I	5.00E-04	H
7440417	Beryllium and compounds			2.40E-06	I	2.00E-03	I	2.00E-05	I
7440428	Boron And Borates Only					2.00E-01	I	2.00E-02	H
7440439	Cadmium (Diet)			1.80E-06	I	1.00E-03	I	1.00E-05	A
7440439	Cadmium (Water)			1.80E-06	I	5.00E-04	I	1.00E-05	A
7440473	Chromium (Total) <sup>a</sup>			8.40E-05	S	1.50E+00			A
16065831	Chromium(III), Insoluble Salts					1.50E+00	I		
18540299	Chromium(VI)	5.00E-01	J	8.40E-05	S	3.00E-03	I	1.00E-04	I
7440484	Cobalt			9.00E-06	P	3.00E-04	P	6.00E-06	P
7440508	Copper					4.00E-02	H		
16984488	Fluoride					4.00E-02	C	1.30E-02	C
7439896	Iron					7.00E-01	P		
7439965	Manganese (Diet)					1.40E-01	I	5.00E-05	I
7439965	Manganese (Non-diet)					2.40E-02	S	5.00E-05	I
7439976	Mercury, Inorganic Salts					3.00E-04	S		
7439987	Molybdenum					5.00E-03	I		
7440020	Nickel Soluble Salts			2.60E-07	C	2.00E-02	I	9.00E-05	A
7782492	Selenium					5.00E-03	I	2.00E-02	C
7440224	Silver					5.00E-03	I		
7440280	Thallium (Soluble Salts)					1.00E-05	P		
N/A	Uranium (Soluble Salts)					3.00E-03	I	4.00E-05	A
N/A	Vanadium and Compounds					5.04E-03	S	1.00E-04	A
7440666	Zinc and Compounds					3.00E-01	I		
83329	Acenaphthene					6.00E-02	I		
208968	Acenaphthylene <sup>b</sup>					6.00E-02	I		
107131	Acrylonitrile	5.40E-01	I	6.80E-08	I	4.00E-02	A	2.00E-03	I
120127	Anthracene					3.00E-01	I		
71432	Benzene	5.50E-02	I	7.80E-09	I	4.00E-03	I	3.00E-02	I
117817	Bis(2-ethylhexyl)phthalate <sup>c</sup>	1.40E-02	I	2.40E-09	C	2.00E-02	I		
75274	Bromodichloromethane	6.20E-02	I	3.70E-08	C	2.00E-02	I		
86748	Carbazole	2.00E-02	H						
56235	Carbon Tetrachloride	7.00E-02	I	6.00E-09	I	4.00E-03	I	1.00E-01	I
67663	Chloroform	3.10E-02	C	2.30E-08	I	1.00E-02	I	9.77E-02	A
75718	Dichlorodifluoromethane (Freon-12) <sup>c</sup>					2.00E-01	I	1.00E-01	P

Comment [LATA KY2]: CRS Comment 23

Comment [LATA KY3]: Column "Absorbed Dose Slope Factor (SFd)" removed. Value is calculated; not a provided value. Table B.5 Note deleted (formerly #7)

Comment [LATA KY4]: Column "Absorbed Dose (RfDd)" removed. Value is calculated; not a provided value. Table B.5 Note deleted (formerly #3).

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**Table B.5g. Toxicity Values and Information Used in PRG Derivation (Continued)**

Chemical Abstract Number	Analyte	Oral Slope Factor (SfO) <sup>2</sup>	Sfo Ref	Inhalation Unit Risk (IUR) <sup>3</sup>	IUR Ref	Oral RfD (RfDo) <sup>4</sup>	RfDo Ref	Inhalation (RfCi) <sup>5</sup>	RfCi Ref
75343	Dichloroethane, 1,1- <sup>c</sup>	5.70E-03	C	1.60E-09	C	2.00E-01	P	5.00E-01	H
107062	Dichloroethane, 1,2-	9.10E-02	I	2.60E-08	I	6.00E-03	P	7.00E-03	P
75354	Dichloroethylene, 1,1-					5.00E-02	I	2.00E-01	I
540590	Dichloroethylene, 1,2- (Mixed Isomers)					9.00E-03	H		
156592	Dichloroethylene, 1,2- <i>cis</i> -					2.00E-03	I		
156605	Dichloroethylene, 1,2- <i>trans</i> -					2.00E-02	I	6.00E-02	P
60571	Dieldrin	1.60E+01	I	4.60E-06	I	5.00E-05	I		
1746016	Dioxins/Furans, Total <sup>v</sup>								
37871004	~HpCDD, 2,3,7,8-	1.30E+03	W	3.80E-04	W	7.00E-08	W	4.00E-06	W
38998753	~HpCDF, 2,3,7,8-	1.30E+03	W	3.80E-04	W	7.00E-08	W	4.00E-06	W
34465468	~HxCDD, 2,3,7,8-	1.30E+04	W	3.80E-03	W	7.00E-09	W	4.00E-07	W
55684941	~HxCDF, 2,3,7,8-	1.30E+04	W	3.80E-03	W	7.00E-09	W	4.00E-07	W
3268879	~OCDD	3.90E+01	W	1.14E-05	W	2.33E-06	W	1.33E-04	W
39001020	~OCDF	3.90E+01	W	1.14E-05	W	2.33E-06	W	1.33E-04	W
36088229	~PeCDD, 2,3,7,8-	1.30E+05	W	3.80E-02	W	7.00E-10	W	4.00E-08	W
57117416	~PeCDF, 1,2,3,7,8-	3.90E+03	W	1.14E-03	W	2.33E-08	W	1.33E-06	W
57117314	~PeCDF, 2,3,4,7,8-	3.90E+04	W	1.14E-02	W	2.33E-09	W	1.33E-07	W
1746016	~TCDD, 2,3,7,8-	1.30E+05	C	3.80E-02	C	7.00E-10	I	4.00E-08	C
51207319	~TCDF, 2,3,7,8-	1.30E+04	W	3.80E-03	W	7.00E-09	W	4.00E-07	W
100414	Ethylbenzene	1.10E-02	C	2.50E-09	C	1.00E-01	I	1.00E+00	I
206440	Fluoranthene					4.00E-02	I		
86737	Fluorene					4.00E-02	I		
118741	Hexachlorobenzene	1.60E+00	I	4.60E-07	I	8.00E-04	I		
91203	Naphthalene			3.40E-08	C	2.00E-02	I	3.00E-03	I
88744	Nitroaniline, 2-					1.00E-02	P	5.00E-05	P
621647	Nitroso-di-N-propylamine, N-	7.00E+00	I	2.00E-06	C				
87865	Pentachlorophenol	4.00E-01	I	5.10E-09	C	5.00E-03	I		
85018	Phenanthrene <sup>g</sup>					4.00E-02	I		
1336363	Polychlorinated Biphenyls (high risk)	2.00E+00	I	5.71E-07	I				
12674112	~Aroclor 1016	7.00E-02	S	2.00E-08	S	7.00E-05	I		
11104282	~Aroclor 1221	2.00E+00	S	5.71E-07	S				
11141165	~Aroclor 1232	2.00E+00	S	5.71E-07	S				
53469219	~Aroclor 1242	2.00E+00	S	5.71E-07	S				
12672296	~Aroclor 1248	2.00E+00	S	5.71E-07	S				
11097691	~Aroclor 1254	2.00E+00	S	5.71E-07	S	2.00E-05	I		
11096825	~Aroclor 1260	2.00E+00	S	5.71E-07	S				

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- Deleted: 1.30E+05
- Deleted: C
- Deleted: 3.80E-02
- Deleted: C
- Deleted: 7.00E-10
- Deleted: I
- Deleted: 4.00E-08
- Deleted: C
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**Table B.5a. Toxicity Values and Information Used in PRG Derivation (Continued)**

Chemical Abstract Number	Analyte	Oral Slope Factor (SfO) <sup>2</sup>	Sfo Ref	Inhalation Unit Risk (IUR) <sup>2</sup>	IUR Ref	Oral RfD (RfDo) <sup>2</sup>	RfDo Ref	Inhalation (RfCi) <sup>2</sup>	RfCi Ref
50328	Polycyclic aromatic hydrocarbons (cPAH), Total Carcinogenic								
56553	~Benz[a]anthracene	7.30E-01	S	1.10E-07	C				
50328	~Benzo[a]pyrene	7.30E+00	I	1.10E-06	C				
205992	~Benzo[b]fluoranthene	7.30E-01	S	1.10E-07	C				
207089	~Benzo[k]fluoranthene	7.30E-02	S	1.10E-07	C				
218019	~Chrysene	7.30E-03	S	1.10E-08	C				
53703	~Dibenz[a,h]anthracene	7.30E+00	S	1.20E-06	C				
193395	~Indeno[1,2,3-cd]pyrene	7.30E-01	S	1.10E-07	C				
129000	Pyrene					3.00E-02	I		
127184	Tetrachloroethylene	2.10E-03	I	2.60E-10	I	6.00E-03	I	4.00E-02	I
108883	Toluene <sup>c</sup>					8.00E-02	I	5.00E+00	I
71556	Trichloroethane, 1,1,1-					2.00E+00	I	5.00E+00	I
79005	Trichloroethane, 1,1,2-	5.70E-02	I	1.60E-08	I	4.00E-03	I	2.00E-04	P
79016	Trichloroethylene	4.60E-02	I	4.10E-09	I	5.00E-04	I	2.00E-03	I
76131	Trichloro-1,2,2-trifluoroethane, 1,1,2- (Freon-113) <sup>c</sup>					3.00E+01	I	3.00E+01	H
75014	Vinyl Chloride	7.20E-01	I	4.40E-09	I	3.00E-03	I	1.00E-01	I
1330207	Xylene, Mixture					2.00E-01	I	1.00E-01	I
108383	Xylene, m-					2.00E-01	S	1.00E-01	S
95476	Xylene, o-					2.00E-01	S	1.00E-01	S
106423	Xylene, p-					2.00E-01	S	1.00E-01	S

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**Table B.5a. Toxicity Values and Information Used in PRG Derivation (Continued)**

Analyte	Volatile Organic? <sup>4</sup>	Mutagen? <sup>21</sup>	GI Absorption Factor (Unitless)	EPA ABS (Unitless) <sup>8</sup>	ABS Ref	PEF Res. <sup>2</sup>	PEF Ind./Comm. <sup>2</sup>	VF Res. <sup>10</sup>	VF Ind./Comm. <sup>10</sup>	KY ABS (Unitless) <sup>11</sup>	Permeability Constant <sup>12</sup>	Perm. Const. Ref
Aluminum			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Antimony (metallic)			1.50E-01		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Arsenic, Inorganic			1.00E+00	3.00E-02	RAGSE	1.36E+09	1.36E+09			3.00E-02	1.00E-03	RAGSE
Barium			7.00E-02		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Beryllium and compounds			7.00E-03		RAGSE	1.36E+09	1.36E+09			7.00E-03	1.00E-03	RAGSE
Boron And Borates Only			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Cadmium (Diet)			2.50E-02	1.00E-03	RAGSE	1.36E+09	1.36E+09			1.00E-03	1.00E-03	RAGSE
Cadmium (Water)			5.00E-02	1.00E-03	RAGSE					1.00E-03	1.00E-03	RAGSE
Chromium (Total) <sup>a</sup>			1.30E-02		RAGSE	1.36E+09	1.36E+09			1.30E-02	1.00E-03	RAGSE
Chromium(III), Insoluble Salts			1.30E-02		RAGSE	1.36E+09	1.36E+09			1.30E-02	1.00E-03	RAGSE
Chromium(VI)		YES	2.50E-02		RAGSE	1.36E+09	1.36E+09			2.50E-02	2.00E-03	RAGSE
Cobalt			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	4.00E-04	RAGSE
Copper			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Fluoride			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Iron			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Manganese (Diet)			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Manganese (Non-diet)			4.00E-02		RAGSE	1.36E+09	1.36E+09			4.00E-02	1.00E-03	RAGSE
Mercury, Inorganic Salts			7.00E-02		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Molybdenum			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Nickel Soluble Salts			4.00E-02		RAGSE	1.36E+09	1.36E+09			4.00E-02	2.00E-04	RAGSE
Selenium			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Silver			4.00E-02		RAGSE	1.36E+09	1.36E+09			4.00E-02	6.00E-04	RAGSE
Thallium (Soluble Salts)			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Uranium (Soluble Salts)			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Vanadium and Compounds			2.60E-02		RAGSE	1.36E+09	1.36E+09			5.00E-02	1.00E-03	RAGSE
Zinc and Compounds			1.00E+00		RAGSE	1.36E+09	1.36E+09			5.00E-02	6.00E-04	RAGSE
Acenaphthene	YES		1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09	1.41E+05	1.41E+05	1.30E-01	8.60E-02	EPI
Acenaphthylene <sup>b</sup>	YES		1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09	1.41E+05	1.41E+05	2.50E-01	9.11E-02	EPI
Acrylonitrile	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	7.69E+03	7.69E+03	2.50E-01	1.16E-03	EPI
Anthracene	YES		1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09	5.23E+05	5.23E+05	1.30E-01	1.42E-01	EPI
Benzene	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	3.54E+03	3.54E+03	2.50E-01	1.49E-02	EPI
Bis(2-ethylhexyl)phthalate <sup>c</sup>			1.00E+00	1.00E-01	RAGSE	1.36E+09	1.36E+09			1.00E-01	1.13E+00	EPI
Bromodichloromethane	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	3.97E+03	3.97E+03	2.50E-01	4.02E-03	EPI
Carbazole			1.00E+00	1.00E-01	RAGSE	1.36E+09	1.36E+09			1.00E-01	5.36E-02	EPI
Carbon Tetrachloride	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	1.49E+03	1.49E+03	2.50E-01	1.63E-02	EPI
Chloroform	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	2.63E+03	2.63E+03	2.50E-01	6.83E-03	EPI
Dichlorodifluoromethane (Freon-12) <sup>f</sup>	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	8.41E+02	8.41E+02	2.50E-01	8.95E-03	EPI

Comment [LATA KY5]: CRS Comment 21

Comment [LATA KY6]: CRS Comment 21

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**Table B.5g. Toxicity Values and Information Used in PRG Derivation (Continued)**

Analyte	Volatile Organic? <sup>4</sup>	Mutagen? <sup>2</sup>	GI Absorption Factor (Unitless)	EPA ABS (Unitless) <sup>3</sup>	ABS Ref	PEF Res. <sup>2</sup>	PEF Ind./Comm. <sup>2</sup>	VF Res. <sup>10</sup>	VF Ind./Comm. <sup>10</sup>	KY ABS (Unitless) <sup>11</sup>	Permeability Constant <sup>12</sup>	Perm. Const. Ref
<del>Dichloroethane, 1,1-<sup>c</sup></del>	<del>YES</del>		<del>1.00E+00</del>		<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>	<del>2.08E+03</del>	<del>2.08E+03</del>	<del>2.50E-01</del>	<del>6.75E-03</del>	<del>EPI</del>
<del>Dichloroethane, 1,2-</del>	<del>YES</del>		<del>1.00E+00</del>		<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>	<del>4.57E+03</del>	<del>4.57E+03</del>	<del>2.50E-01</del>	<del>4.20E-03</del>	<del>EPI</del>
<del>Dichloroethylene, 1,1-</del>	<del>YES</del>		<del>1.00E+00</del>		<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>	<del>1.16E+03</del>	<del>1.16E+03</del>	<del>2.50E-01</del>	<del>1.17E-02</del>	<del>EPI</del>
<del>Dichloroethylene, 1,2- (Mixed Isomers)</del>	<del>YES</del>		<del>1.00E+00</del>		<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>	<del>2.51E+03</del>	<del>2.51E+03</del>	<del>2.50E-01</del>	<del>1.10E-02</del>	<del>EPI</del>
<del>Dichloroethylene, 1,2-cis-</del>	<del>YES</del>		<del>1.00E+00</del>		<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>	<del>2.50E+03</del>	<del>2.50E+03</del>	<del>2.50E-01</del>	<del>1.10E-02</del>	<del>EPI</del>
<del>Dichloroethylene, 1,2-trans-</del>	<del>YES</del>		<del>1.00E+00</del>		<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>	<del>2.51E+03</del>	<del>2.51E+03</del>	<del>2.50E-01</del>	<del>1.10E-02</del>	<del>EPI</del>
<del>Dieldrin</del>			<del>1.00E+00</del>	<del>1.00E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.00E-01</del>	<del>3.26E-02</del>	<del>EPI</del>
<del>Dioxins/Furans, Total</del>												
<del>~HpCDD, 2,3,7,8-</del>			<del>1.00E+00</del>	<del>3.00E-02</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>				<del>1.33E+00</del>	<del>EPI</del>
<del>~HpCDF, 2,3,7,8-</del>			<del>1.00E+00</del>	<del>3.00E-02</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>				<del>1.45E+00</del>	<del>EPI</del>
<del>~HxCDD, 2,3,7,8-</del>			<del>1.00E+00</del>	<del>3.00E-02</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>				<del>2.86E+00</del>	<del>EPI</del>
<del>~HxCDF, 2,3,7,8-</del>			<del>1.00E+00</del>	<del>3.00E-02</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>				<del>1.35E+00</del>	<del>EPI</del>
<del>~OCDD</del>			<del>1.00E+00</del>	<del>3.00E-02</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>3.00E-02</del>	<del>1.16E+00</del>	<del>EPI</del>
<del>~OCDF</del>			<del>1.00E+00</del>	<del>3.00E-02</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.00E-01</del>	<del>2.63E+00</del>	<del>EPI</del>
<del>~PeCDD, 2,3,7,8-</del>			<del>1.00E+00</del>	<del>3.00E-02</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>3.00E-02</del>	<del>2.41E-01</del>	<del>EPI</del>
<del>~PeCDF, 1,2,3,7,8-</del>			<del>1.00E+00</del>	<del>3.00E-02</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.00E-01</del>	<del>6.27E-01</del>	<del>EPI</del>
<del>~PeCDF, 2,3,4,7,8-</del>			<del>1.00E+00</del>	<del>3.00E-02</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.00E-01</del>	<del>6.27E-01</del>	<del>EPI</del>
<del>~TCDD, 2,3,7,8-</del>			<del>1.00E+00</del>	<del>3.00E-02</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>3.00E-02</del>	<del>8.08E-01</del>	<del>EPI</del>
<del>~TCDF, 2,3,7,8-</del>			<del>1.00E+00</del>	<del>3.00E-02</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.00E-01</del>	<del>6.57E-01</del>	<del>EPI</del>
<del>Ethylbenzene</del>	<del>YES</del>		<del>1.00E+00</del>		<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>	<del>5.67E+03</del>	<del>5.67E+03</del>	<del>2.50E-01</del>	<del>4.93E-02</del>	<del>EPI</del>
<del>Fluoranthene</del>			<del>1.00E+00</del>	<del>1.30E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.30E-01</del>	<del>3.08E-01</del>	<del>EPI</del>
<del>Fluorene</del>	<del>YES</del>		<del>1.00E+00</del>	<del>1.30E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>	<del>2.81E+05</del>	<del>2.81E+05</del>	<del>1.30E-01</del>	<del>1.10E-01</del>	<del>EPI</del>
<del>Hexachlorobenzene</del>			<del>1.00E+00</del>	<del>1.00E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.00E-01</del>	<del>2.54E-01</del>	<del>EPI</del>
<del>Naphthalene</del>	<del>YES</del>		<del>1.00E+00</del>	<del>1.30E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>	<del>4.63E+04</del>	<del>4.63E+04</del>	<del>1.30E-01</del>	<del>4.66E-02</del>	<del>EPI</del>
<del>Nitroaniline, 2-</del>			<del>1.00E+00</del>	<del>1.00E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.00E-01</del>	<del>4.46E-03</del>	<del>EPI</del>
<del>Nitroso-di-N-propylamine, N-</del>			<del>1.00E+00</del>	<del>1.00E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.00E-01</del>	<del>2.33E-03</del>	<del>EPI</del>
<del>Pentachlorophenol</del>			<del>1.00E+00</del>	<del>2.50E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.00E-01</del>	<del>1.27E-01</del>	<del>EPI</del>
<del>Phenanthrene</del>			<del>1.00E+00</del>	<del>1.30E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>	<del>1.41E+05</del>	<del>1.41E+05</del>	<del>2.50E-01</del>	<del>1.44E-01</del>	<del>EPI</del>
<del>Polychlorinated Biphenyls (high risk)</del>			<del>1.00E+00</del>	<del>1.40E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.40E-01</del>	<del>5.45E-01</del>	<del>EPI</del>
<del>~Aroclor 1016</del>			<del>1.00E+00</del>	<del>1.40E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.40E-01</del>	<del>3.05E-01</del>	<del>EPI</del>
<del>~Aroclor 1221</del>	<del>YES</del>		<del>1.00E+00</del>	<del>1.40E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>	<del>8.51E+04</del>	<del>8.51E+04</del>	<del>1.40E-01</del>	<del>1.68E-01</del>	<del>EPI</del>
<del>~Aroclor 1232</del>	<del>YES</del>		<del>1.00E+00</del>	<del>1.40E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>	<del>8.51E+04</del>	<del>8.51E+04</del>	<del>1.40E-01</del>	<del>1.68E-01</del>	<del>EPI</del>
<del>~Aroclor 1242</del>			<del>1.00E+00</del>	<del>1.40E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.40E-01</del>	<del>5.45E-01</del>	<del>EPI</del>
<del>~Aroclor 1248</del>			<del>1.00E+00</del>	<del>1.40E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.40E-01</del>	<del>4.75E-01</del>	<del>EPI</del>
<del>~Aroclor 1254</del>			<del>1.00E+00</del>	<del>1.40E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.40E-01</del>	<del>7.51E-01</del>	<del>EPI</del>
<del>~Aroclor 1260</del>			<del>1.00E+00</del>	<del>1.40E-01</del>	<del>RAGSE</del>	<del>1.36E+09</del>	<del>1.36E+09</del>			<del>1.40E-01</del>	<del>9.86E-01</del>	<del>EPI</del>

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- Deleted: 3.00E-02
- Deleted: 8.08E-01
- Deleted: EPI
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- Deleted: 1.00E-01
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**Table B.5a. Toxicity Values and Information Used in PRG Derivation (Continued)**

Analyte	Volatile Organic? <sup>4</sup>	Mutagen? <sup>2</sup>	GI Absorption Factor (Unitless)	EPA ABS (Unitless) <sup>3</sup>	ABS Ref	PEF Res. <sup>2</sup>	PEF Ind./Comm. <sup>2</sup>	VF Res. <sup>10</sup>	VF Ind./Comm. <sup>10</sup>	KY ABS (Unitless) <sup>11</sup>	Permeability Constant <sup>12</sup>	Perm. Const. Ref
Polycyclic aromatic hydrocarbons (cPAH), Total Carcinogenic												
~Benz[a]anthracene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	5.52E-01	EPI
~Benzo[a]pyrene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	7.13E-01	EPI
~Benzo[b]fluoranthene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	4.17E-01	EPI
~Benzo[k]fluoranthene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	6.91E-01	EPI
~Chrysene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	5.96E-01	EPI
~Dibenz[a,h]anthracene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	9.53E-01	EPI
~Indeno[1,2,3-cd]pyrene		YES	1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09			1.30E-01	1.04E+00	RAGSE
Pyrene	YES		1.00E+00	1.30E-01	RAGSE	1.36E+09	1.36E+09	2.38E+06	2.38E+06	1.30E-01	2.01E-01	EPI
Tetrachloroethylene	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	2.35E+03	2.35E+03	2.50E-01	3.34E-02	EPI
Toluene <sup>c</sup>	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	4.29E+03	4.29E+03	2.50E-01	3.11E-02	EPI
Trichloroethane, 1,1,1-	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	1.65E+03	1.65E+03	2.50E-01	1.26E-02	EPI
Trichloroethane, 1,1,2-	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	7.22E+03	7.22E+03	2.50E-01	5.04E-03	EPI
Trichloroethylene	YES	YES	1.00E+00		RAGSE	1.36E+09	1.36E+09	2.21E+03	2.21E+03	2.50E-01	1.16E-02	EPI
Trichloro-1,2,2-trifluoroethane, 1,1,2-(Freon-113) <sup>e</sup>	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	1.29E+03	1.29E+03	2.50E-01	1.75E-02	EPI
Vinyl Chloride	YES	YES	1.00E+00		RAGSE	1.36E+09	1.36E+09	9.56E+02	9.56E+02	2.50E-01	8.38E-03	EPI
Xylene, Mixture	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	5.82E+03	5.82E+03	2.50E-01	5.00E-02	EPI
Xylene, m-	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	5.47E+03	5.47E+03	2.50E-01	5.32E-02	EPI
Xylene, o-	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	5.58E+03	5.47E+03	2.50E-01	4.71E-02	EPI
Xylene, p-	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	2.38E+06	5.58E+03	2.50E-01	4.93E-02	EPI

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- Deleted: 1.30E-01
- Deleted: RAGSE
- Deleted: 1.36E+09
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- Deleted: 4.17E-01
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- Deleted: 1.26E-02
- Deleted: 5.04E-03
- Deleted: 1.16E-02
- Deleted: EPI
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**Table B.5b. Toxicity Values and Information Used in PRG Derivation (Continued)**

Chemical Abstract Number	Analyte	Inhalation Slope Factor (SFi) <sup>13</sup>	SFi Ref	Oral Slope Factor for Water (SFow) <sup>13</sup>	SFow Ref	Oral Slope Factor for Soil (SFos) <sup>13</sup>	SFos Ref	Oral Slope Factor for Food (SFof) <sup>13</sup>	External Exposure Slope Factor (SFe) <sup>14</sup>	SFe Ref	GI Absorption Factor (Unitless)	GI Abs. Ref
14596102	Am-241	3.77E-08	Q	1.04E-10	Q	1.84E-10	Q	1.34E-10	2.77E-08	Q	5.00E-04	H
10045973	Cs-137+D	1.12E-10	Q	3.05E-11	Q	4.26E-11	Q	3.74E-11	2.53E-06	Q	1.00E+00	H
13994202	Np-237+D	2.87E-08	Q	6.85E-11	Q	1.41E-10	Q	9.18E-11	8.55E-07	Q	5.00E-04	H
13981163	Pu-238	5.22E-08	Q	1.31E-10	Q	2.25E-10	Q	1.69E-10	6.91E-11	Q	5.00E-04	H
15117483	Pu-239	5.55E-08	Q	1.35E-10	Q	2.28E-10	Q	1.74E-10	2.09E-10	Q	5.00E-04	H
14119336	Pu-240	5.55E-08	Q	1.35E-10	Q	2.28E-10	Q	1.74E-10	7.12E-11	Q	5.00E-04	H
14133767	Tc-99	3.81E-11	Q	2.75E-12	Q	7.25E-12	Q	4.00E-12	8.28E-11	Q	5.00E-01	H
14269637	Th-230	3.41E-08	Q	9.14E-11	Q	1.66E-10	Q	1.19E-10	8.45E-10	Q	5.00E-04	H
13966295	U-234	2.78E-08	Q	7.07E-11	Q	1.48E-10	Q	9.55E-11	2.58E-10	Q	2.00E-02	H
15117961	U-235+D	2.50E-08	Q	7.18E-11	Q	1.54E-10	Q	9.76E-11	5.76E-07	Q	5.00E-02	H
7440611	U-238+D	2.37E-08	Q	8.70E-11	Q	1.97E-10	Q	1.21E-10	1.19E-07	Q	2.00E-02	H

Information compiled November 2014.

Note that the toxicity values and information is presented in a split table format.

<sup>a</sup> Values for Chromium (Total) use toxicity factors for Chromium III and inhalation unit cancer risk for Chromium VI, consistent with Screening Level note 9b (Appendix A).

<sup>b</sup> Values for Acenaphthylene and Phenanthrene, if not available use toxicity factors for Acenaphthene.

<sup>c</sup> Analytes are not PGDP significant COPCs (Table 2.1), but are provided for project support.

**Reference Codes:**

- A Agency for Toxic Substances and Disease Registry (ATSDR) minimal risk levels
- C The California EPA Office of Environmental Health Hazard Assessment's (OEHHA) Chronic Reference Exposure Levels (RELS) from December 18, 2008, and the Cancer Potency Values from July 21, 2009
- EPI EPA's Estimation Programs Interface Suite
- H HEAST
- I EPA's Integrated Risk Information System (IRIS)
- J New Jersey
- O Oak Ridge National Laboratory (ORNL) Technical Memorandum (TM) (ORNL/TM-2013/00), July 2014
- P The Provisional Peer Reviewed Toxicity Values (PPRTVs) derived by EPA's Superfund Health Risk Technical Support Center (STSC) for the EPA Superfund program
- RAGSE Risk Assessment Guidance for Superfund, Part E
- S Surrogate
- W World Health Organization

**Notes on Table B.5.**

Prior to using the values in this table, a risk assessor must be consulted to determine if any values need to be updated and to verify that the values are being used appropriately.

- Information used to derive PRGs for COPCs at the PGDP is shown.
- The "Oral Slope Factor" is the chronic oral slope factor used for the ingestion routes of exposure. The units on this value for chemicals is [mg/(kg × day)]<sup>-1</sup>. The units on this value for radionuclides is (pCi)<sup>-1</sup>.

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**Notes on Table B.5. (Continued)**

3. The “Inhalation Unit Risk” is the chronic inhalation factor used for inhalation routes of exposure. The values listed for chemicals is in units of  $\text{mg}/\text{m}^3$ , although they typically are expressed in  $\mu\text{g}/\text{m}^3$ . For radionuclides, the inhalation slope factor continues to be used. The units on this value for radionuclides is  $(\text{pCi})^{-1}$ .
4. The “Oral RfD” is the chronic oral reference dose used for ingestion routes of exposure. The units for Oral RfD are  $\text{mg}/(\text{kg} \times \text{day})$ .
5. The “Inhalation RfC” is the chronic inhalation concentration used for inhalation routes of exposure. The units for Inhalation RfC are  $\text{mg}/\text{m}^3$ .
6. “Volatile Organic?” is a flag used to specify if the chemical should be assessed as a vapor.
7. The column labeled “Mutagen?” is a flag used to specify if the chemical should be assessed as a mutagen. This assessment is made only when PRGs are developed using the RAIS calculator.
8. The “EPA ABS” is the dermal absorption value recommended by EPA Region 4 in their guidance material, 2004 *RAGs, Part E*. The dermal absorption value is unitless.
9. The “Particle Emission Factor” is a value used to assess inhalation routes of exposure. The particle emission factor is in units of  $\text{m}^3/\text{kg}$ . The values for residential and industrial/commercial scenario listed are taken from the 2002 *Kentucky Risk Assessment Guidance*.
10. The “Volatilization Factor” is a value used to assess inhalation routes of exposure. The volatilization factor is in units of  $\text{m}^3/\text{kg}$ . As indicated in the 2002 *Kentucky Risk Assessment Guidance*, the chemical-specific values for residential and industrial/commercial scenario listed here are calculated using Equation (8) of the EPA’s *Soil Screening Level Guidance User’s Guide* (1996).
11. The “KY ABS” is the dermal absorption value recommended by the Commonwealth of Kentucky in their guidance material, 2002 *Kentucky Risk Assessment Guidance*. Dermal exposure to soil used default absorption values of 0.25 for volatiles, 0.1 for semivolatiles, and 0.05 for metals. The dermal absorption value is unitless.

In RAGS Part E, 2004, Exhibit 4-1, the following GI absorption efficiencies are listed that are below the 5% dermal absorption KDEP has recommended as a default value for inorganics. For these constituents, the dermal absorption value should be modified from 5% to mimic the GI absorption efficiencies, as follows: Beryllium 0.007 = 0.7%; Chromium III 0.013 = 1.3%; Chromium VI 0.025 = 2.5%; Manganese 0.04 = 4%; Nickel 0.04 = 4%; Silver 0.04 = 4%; Vanadium 0.026 = 2.6%

This is in addition to the chemical-specific dermal absorption fractions listed in RAGS, Part E, Exhibit 3-4, including: Arsenic 0.03 = 3% and Cadmium 0.001=0.1%

12. The “Permeability Constant” is a chemical-specific value used to estimate dermal absorption of chemicals in water. The permeability constant is in units of  $\text{cm}/\text{hr}$ .
13. “Oral Slope Factor for Water,” “Oral Slope Factor for Soil,” and “Oral Slope Factor for Food” are the indicated values for radionuclides. The units for these factors are  $(\text{pCi})^{-1}$ .
14. The “External Exposure Slope Factor” is the slope factor used for external exposure to ionizing radiation emitted by radioactive chemicals. The units for external exposure slope factor are  $[(\text{pCi} \times \text{year})/\text{g}]^{-1}$ .

**Comment [LATA KY10]:** Table notes reordered to match order of column headings. (Change not shown.)

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The “Absorbed Dose RfD” calculated by multiplying the Oral RfD by the GI Absorption factor. The units for Absorbed Dose RfD are  $\text{mg}/(\text{kg} \times \text{day})$ . This value is only applicable to chemical exposures (... [19])

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<#>The “Absorbed Dose Slope Factor” calculated by dividing the Oral Slope Factor by the GI Absorption factor. This value is only applicable to chemical exposures. The units for Absorbed Dose Slope Factor are  $[\text{mg}/(\text{kg} \times \text{day})]^{-1}$ . (... [20])

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For sites for which the concentration in soil exceeds the 400 mg/kg screening level, risks from lead should be analyzed using the Integrated Exposure Uptake Biokinetic (IEUBK) model. The model should be run using the EPA-recommended 10 µg/dl blood lead level cutoff and the site-specific values discussed in the next paragraph. The analysis of risks from lead also should show the probability of exceeding the recommended Commonwealth of Kentucky blood lead level of 2.5 µg/dl (note that this probability distribution can be developed in the IEUBK model from the previous model run by changing the cutoff value in the graph menu). The uncertainty section of the risk assessment should include text indicating that there is no safe level of lead exposure to children and comparing the risks predicted by the IEUBK analyses based on the two cutoff values.

Table B.6 includes parameters that can be used in the IEUBK model to develop more site-specific screening levels for lead. The IEUBK model calculates a blood lead level that includes the contribution from off-site sources such as food in lead and water. To make the model more site-specific, the updated nationwide averages for lead in food can be used in place of the default values in the model. In addition, if regional or site-specific concentrations of lead in food and water are available, the concentration of lead in water can be changed in the model to that value. The PGDP median value for lead in surface soil from DOE 1995 (17.5 mg/kg) and the value for lead in RGA groundwater from Appendix A, Table A.13 (0.129 mg/L) should be used in place of the model default value.

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**Table B.6. Soil Parameters for VF Calculations**

Parameter	Definition (units)		Default
Q/C	Inverse the mean conc. at the center of a 0.5-acre square source (g/m <sup>2</sup> -s per kg/m <sup>3</sup> )	res.	64.177
		ind./com.	43.07
T	Exposure interval (s)		9.50E+08
ρ <sub>b</sub>	Dry soil bulk density (g/cm <sup>3</sup> )		1.5
θ <sub>a</sub>	Air filled soil porosity (L <sub>air</sub> /L <sub>soil</sub> )		0.28
n	Total soil porosity (L <sub>pore</sub> /L <sub>soil</sub> )		0.43
θ <sub>w</sub>	Water-filled soil porosity (L <sub>water</sub> /L <sub>soil</sub> )		0.15

Information compiled February 2011.

The revised diet values for the model are available at <http://www.epa.gov/superfund/health/contaminants/lead/ieubkfaq.htm>.

For recreational exposures, the time on-site versus the total time spent outdoors can be included in the model. The model allows only one soil concentration to be entered, but the exposure to on and off-site soil can be incorporated by weighting the soil concentration by the proportion of time spent on and off-site. This method and its limitations are described fully in Appendix A of EPA’s review of the human health risk assessment for the Couer d’Alene basin (EPA 2000).

For industrial or outdoor worker scenarios, the Adult Lead Model is used to develop a PRG for soil. This model includes a default blood lead level based on the NHANES survey value for the western United States for all races combined, other measured adult blood lead concentrations from state or regional databases may be used in place of the default value if such values are available.

Deleted: The default soil ingestion value of 50 mg/kg can also be altered if there is a reliable basis for substituting a site-specific value.¶

Volatilization parameters are provided in Table B.7.

Table B.7. Volatilization Parameters

CAS #	Chemical	D <sub>i</sub> (cm <sup>2</sup> /s) from RAIS	D <sub>i</sub> Ref in RAIS	D <sub>w</sub> (cm <sup>2</sup> /s) from RAIS	D <sub>w</sub> Ref in RAIS	Unitless H' from RAIS	H Ref in RAIS	K <sub>oc</sub> (cm <sup>3</sup> /g) from RAIS	K <sub>oc</sub> Ref in RAIS	K <sub>a</sub> (cm <sup>3</sup> /g) K <sub>oc</sub> x 0.2%
83329	Acenaphthene	5.06E-02	USEPA 2001	8.33E-06	USEPA 2001	7.52E-03	EPI	5.03E+03	EPI	1.01E+01
208968	Acenaphthylene	4.50E-02	USEPA 2001	6.98E-06	USEPA 2001	4.66E-03	EPI	5.03E+03	EPI	1.01E+01
107131	Acrylonitrile	1.14E-01	USEPA 2001	1.23E-05	USEPA 2001	5.64E-03	EPI	8.51E+00	EPI	1.70E-02
120127	Anthracene	3.90E-02	USEPA 2001	7.85E-06	USEPA 2001	2.27E-03	EPI	1.64E+04	EPI	3.28E+01
71432	Benzene	8.95E-02	USEPA 2001	1.03E-05	USEPA 2001	2.27E-01	EPI	1.46E+02	EPI	2.92E-01
117817	Bis(2-ethylhexyl)phthalate <sup>c</sup>	1.73E-02	USEPA 2001	4.18E-06	USEPA 2001	1.10E-05	EPI	1.20E+05	EPI	2.40E+02
75274	Bromodichloromethane	5.63E-02	USEPA 2001	1.07E-05	USEPA 2001	8.67E-02	EPI	3.18E+01	EPI	6.36E-02
86748	Carbazole	4.17E-02	USEPA 2001	7.45E-06	USEPA 2001	4.74E-06	EPI	9.16E+03	EPI	1.83E+01
56235	Carbon Tetrachloride	5.71E-02	USEPA 2001	9.78E-06	USEPA 2001	1.13E+00	EPI	4.39E+01	EPI	8.78E-02
67663	Chloroform	7.69E-02	USEPA 2001	1.09E-05	USEPA 2001	1.50E-01	EPI	3.18E+01	EPI	6.36E-02
75718	Dichlorodifluoromethane (Freon-12) <sup>c</sup>	7.60E-02	USEPA 2001	1.08E-05	USEPA 2001	1.40E+01	EPI	4.39E+01	EPI	8.78E-02
75343	Dichloroethane, 1,1- <sup>c</sup>	8.36E-02	USEPA 2001	1.06E-05	USEPA 2001	2.30E-01	EPI	3.18E+01	EPI	6.36E-02
107062	Dichloroethane, 1,2- <sup>c</sup>	8.57E-02	USEPA 2001	1.10E-05	USEPA 2001	4.82E-02	EPI	3.96E+01	EPI	7.92E-02
75354	Dichloroethylene, 1,1-	8.63E-02	USEPA 2001	1.10E-05	USEPA 2001	1.07E+00	EPI	3.18E+01	EPI	6.36E-02
540590	Dichloroethylene, 1,2- (Mixed Isomers)	8.79E-02	USEPA 2001	1.12E-05	USEPA 2001	1.67E-01	EPI	3.96E+01	EPI	7.92E-02
156592	Dichloroethylene, 1,2- <i>cis</i> -	8.84E-02	USEPA 2001	1.13E-05	USEPA 2001	1.67E-01	EPI	3.96E+01	EPI	7.92E-02
156605	Dichloroethylene, 1,2- <i>trans</i> -	8.76E-02	USEPA 2001	1.12E-05	USEPA 2001	1.67E-01	EPI	3.96E+01	EPI	7.92E-02
60571	Dieldrin	2.33E-02	USEPA 2001	6.01E-06	USEPA 2001	4.09E-04	EPI	2.01E+04	EPI	4.02E+01
1746016	Dioxins/Furans (Total) (as TCDD)	4.70E-02	USEPA 2001	4.73E-06	USEPA 2001	2.04E-03	EPI	2.49E+05	EPI	4.98E+02
100414	Ethylbenzene	6.85E-02	USEPA 2001	8.46E-06	USEPA 2001	3.22E-01	EPI	4.46E+02	EPI	8.92E-01
206440	Fluoranthene	2.76E-02	USEPA 2001	7.18E-06	USEPA 2001	3.62E-04	EPI	5.55E+04	EPI	1.11E+02
86737	Fluorene	4.40E-02	USEPA 2001	7.89E-06	USEPA 2001	3.93E-03	EPI	9.16E+03	EPI	1.83E+01
118741	Hexachlorobenzene	2.90E-02	USEPA 2001	7.85E-06	USEPA 2001	6.95E-02	EPI	6.20E+03	EPI	1.24E+01
91203	Naphthalene	6.05E-02	USEPA 2001	8.38E-06	USEPA 2001	1.80E-02	EPI	1.54E+03	EPI	3.08E+00
88744	Nitroaniline, 2-	5.19E-02	USEPA 2001	7.41E-06	USEPA 2001	2.41E-06	EPI	1.11E+02	EPI	2.22E-01
621647	Nitroso-di-N-propylamine, N-	5.64E-02	USEPA 2001	7.76E-06	USEPA 2001	2.20E-04	EPI	2.75E+02	EPI	5.50E-01
87865	Pentachlorophenol	2.95E-02	USEPA 2001	8.01E-06	USEPA 2001	1.00E-06	EPI	4.96E+03	EPI	9.92E+00
85018	Phenanthrene	3.45E-02	USEPA 2001	6.69E-06	USEPA 2001	1.73E-03	EPI	1.67E+04	EPI	3.34E+01
1336363	Polychlorinated Biphenyls (high risk)	4.32E-02	USEPA 2001	5.04E-06	USEPA 2001	7.77E-03	EPI	7.81E+04	EPI	1.56E+02
12674112	~Aroclor 1016	4.69E-02	USEPA 2001	5.48E-06	USEPA 2001	8.18E-03	EPI	4.77E+04	EPI	9.54E+01
11104282	~Aroclor 1221	5.78E-02	USEPA 2001	6.75E-06	USEPA 2001	3.01E-02	EPI	8.40E+03	EPI	1.68E+01
11141165	~Aroclor 1232	5.78E-02	USEPA 2001	6.75E-06	USEPA 2001	3.01E-02	EPI	8.40E+03	EPI	1.68E+01
53469219	~Aroclor 1242	4.32E-02	USEPA 2001	5.04E-06	USEPA 2001	7.77E-03	EPI	7.81E+04	EPI	1.56E+02
12672296	~Aroclor 1248	4.32E-02	USEPA 2011	5.04E-06	USEPA 2001	1.80E-02	EPI	7.65E+04	EPI	1.53E+02
11097691	~Aroclor 1254	4.01E-02	USEPA 2001	4.68E-06	USEPA 2001	1.16E-02	EPI	1.31E+05	EPI	2.62E+02
11096825	~Aroclor 1260	3.53E-02	USEPA 2001	4.12E-06	USEPA 2001	1.37E-02	EPI	3.50E+05	EPI	7.00E+02

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## REFERENCES

DOE 1995. *Background Concentrations and Human Health Risk-based Screening Criteria for Metals in Soil at the Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1417&D1, September.

EPA 1991. *Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual, Part B, Development of Risk-based Preliminary Remediation Goals*, OSWER Directive 9285.7-01b, Office of Emergency and Remedial Response, Washington, DC.

EPA 2000. *Review of Human Health Risk Assessment for the Coeur D'Alene Basin*. Technical Review Workgroup for Lead. Prepared for U.S. EPA, Region 10, Seattle, WA, October.

**Deleted:** EPA 1994a. *Guidance Manual for the IEUBK Model for Lead in Children*. Office of Solid Waste and Emergency Response, Washington, DC, OSWER # 9285.7-15-1.¶

¶  
EPA 1994b. *Technical Support Document: Parameters and Equations Used in the Integrated Exposure Uptake Biokinetic Model for Lead in Children*. Office of Solid Waste and Emergency Response, Washington, DC, OSWER # 9285.7-22, EPA 540/R-94/040.¶

¶  
EPA 1999. *Short Sheet: IEUBK Model Bioavailability Variable*. Office of Solid Waste and Emergency Response. Washington D.C, OSWER #9285.7-32, EPA #540-F-00-006.¶

¶  
**Deleted:** EPA 2002. *Blood Lead Concentrations of U.S. Adult Females: Summary Statistics from Phases 1 and 2 of the National Health and Nutrition Evaluation Study (NHANES III)*. Office of Solid Waste and Emergency Response, Washington, DC, OSWER # 9285.7-52. ¶

¶  
EPA 2003. *Recommendations of the Technical Review Workgroup for Lead for an Approach to Assessing Risks Associated with Adult Exposures to Lead in Soil*, Technical Review Workgroup for Lead. ¶

¶  
**Deleted:** ORISE (Oak Ridge Institute for Science and Education) 2012. *Dose Modeling Evaluations and Technical Support Document for the Authorized Limits Request for the DOE-Owned Property Outside the Limited Area, Paducah Gaseous Diffusion Plant Paducah, Kentucky*, 12-IEAV-1556, Oak Ridge Institute for Science and Education, Oak Ridge, TN, September.¶

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Xylene, Mixture	YES		1.00E+00		RAGSE	1.36E+09	1.36E+09	6.46E+035 47E+036 27E+03	6.46E+036 27E+03	2.5
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Values for Phenanthrene, if not available use toxicity factors for Fluoranthene

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Specific, see EPA's Regional Screening Level (RSL) User's Guide

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Table notes reordered to match order of column headings. (Change not shown.)

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The "Absorbed Dose RfD" calculated by multiplying the Oral RfD by the GI Absorption factor. The units



for Absorbed Dose RfD are mg/(kg x day). This value is only applicable to chemical exposures.

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The "Absorbed Dose Slope Factor" calculated by dividing the Oral Slope Factor by the GI Absorption factor. This value is only applicable to chemical exposures. The units for Absorbed Dose Slope Factor are [mg/(kg x day)]<sup>-1</sup>.

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746016	Dioxins/Furans (Total) (as TCDD)	4.70E-02	USEPA 2001	4.73E-06	USEPA 2001	2.04E-03	EPI	2.49E+05	EPI	4.98E+02
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06423	Xylene, P-	6.82E-02	USEPA 2001	8.42E-06	USEPA 2001	2.82E-01	EPI HenryWin v3.2	3.75E+02	EPI KOCWIN v2.0	7.50E-01
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## **APPENDIX C**

### **OUTLINE FOR BASELINE HUMAN HEALTH RISK ASSESSMENTS**

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## OUTLINE FOR BASELINE HUMAN HEALTH RISK ASSESSMENTS

\*\*\* Although the following outline can be used for baseline human health risk assessments for both source units and integrator units, not all sections may be relevant to all assessments and additional sections may be needed for some assessments. However, all baseline risk assessments completed for PGDP should include each of the first and second level headers listed below.

\*\*\* The document should begin with an introduction that presents the scope and objectives of the baseline human health risk assessment. This should include a description of the general problem at the site and an overview of the design of the baseline human health risk assessment.

### 1. Results of Previous Studies

\*\*\* The section should begin with a brief summary of the previous studies that are relevant to the baseline human health risk assessment. All relevant previous risk evaluations should be summarized.

1.1 Study #1

1.2 Study #2

Etc.

### 2. Identification of Chemicals of Potential Concern

\*\*\* The section should begin with an introduction that describes the purpose of the section and the order in which the material is presented.

#### 2.1 Sources of Data

\*\*\* The sources of all data should be listed, and the projects in which the data were collected should be described.

#### 2.2 General Data Evaluation Considerations

\*\*\* The eight steps of data evaluation as applied to the baseline risk assessment should be discussed.

2.2.1 Evaluation of Sampling Design

2.2.2 Evaluation of Analytical Methods

2.2.3 Evaluation of Sample Quantitation Limits

2.2.4 Evaluation of Data Qualifiers and Codes

2.2.5 Elimination of Chemicals not Detected

2.2.6 Examination of Toxicity of Detected Analytes

2.2.7 Examination of Essential Nutrients

2.2.8 Comparison of Analyte Concentrations and Activities Detected in Site Samples to Background Concentrations

#### 2.3 Risk Assessment Specific Data Evaluation

\*\*\* This section should discuss in detail how the eight steps were applied to identify the chemicals of potential concern under both current and future conditions.

##### 2.3.1 Current Conditions

\*\*\* This section should discuss the evaluation of the data set.

##### 2.3.2 Future Conditions

\*\*\* This section should discuss any modeling performed to address potential future changes in the identity or concentration of contaminants.

#### 2.4 Evaluation of Data from Other Sources

\*\*\* The section should introduce any “special data,” especially nonnumeric data (such as activities of visitors at a site or types of vegetables grown by Kentucky residents) used to develop the exposure assessment that are not used quantitatively in the baseline human health risk assessment. Examples of special data that may be used are found in the survey forms and responses in Appendix E.

2.4.1 Other Source #1

2.4.2 Other Source #2

Etc.

#### 2.5 Summary of Chemicals of Potential Concern

\*\*\* This section should present a summary of the quantitative data evaluation and its results.

### 3. Exposure Assessment

\*\*\* This section should begin with a description of the process used in exposure assessment, and the goal of the specific exposure assessment being performed.

#### 3.1 Characterization of Exposure Setting

\*\*\* This section should describe either by reference or directly the following:

3.1.1 Surface Features

3.1.2 Meteorology

3.1.3 Geology

3.1.4 Demography and Land Use

3.1.5 Ecology

3.1.6 Hydrology

3.1.7 Hydrogeology

#### 3.2 Identification of Exposure Pathways

\*\*\* This section should begin by describing what a pathway is and how a pathway can be complete or incomplete.

##### 3.2.1 Land Use Considerations

\*\*\* The land use under current and expected and potential future conditions should be described.

##### 3.2.2 Potential Receptor Populations

\*\*\* The potential receptors under both current and future uses should be described and justified.

### 3.2.3 Delineation of Exposure Points/Exposure Routes

\*\*\* All possible exposure routes should be presented and justified. The number of possible exposure routes should be reduced, if possible, so that only probable exposure routes with significant risk or hazard are quantified. The exposure equations used in the assessment to quantify exposure should be presented. Justification for not quantifying a possible route should be presented.

### 3.2.4 Development of Conceptual Site Models

\*\*\* Figures illustrating the pathways of exposure should be presented for each site under investigation. The model for each site should be justified.

### 3.3 Quantification of Exposure

\*\*\* The methods used to quantify exposure (i.e., estimate dose) should be described for each receptor. If modeling is used to determine concentration or activities of chemicals of potential concern in biota, the models should be presented.

### 3.4 Summary of Exposure Assessment

## 4. Toxicity Assessment

\*\*\* This section should begin by describing the goal and methods used for toxicity assessment. The source of all toxicity values should be discussed. Tables presenting the toxicity information should be presented.

### 4.1 Inorganics

\*\*\* The toxicity of each chemical of potential concern should be profiled. Each profile should include a listing of the carcinogenic and noncarcinogenic toxicity values used in the baseline human health risk assessment.

#### 4.1.1 Chemical 1

#### 4.1.2 Chemical 2

Etc.

### 4.2 Organics

\*\*\* The toxicity of each chemical of potential concern should be profiled. Each profile should include a listing of the toxicity values used in the baseline human health risk assessment.

#### 4.2.1 Chemical 1

#### 4.2.2 Chemical 2

Etc.

### 4.3 Radionuclides

\*\*\* The toxicity of each chemical of potential concern should be profiled. Each profile should include a listing of the toxicity values used in the baseline human health risk assessment.

#### 4.3.1 Radionuclide 1

#### 4.3.2 Radionuclide 2

Etc.

#### 4.4 Chemicals for Which No EPA Toxicity Values Are Available

\*\*\* The chemicals of potential concern that fall in this class should be listed. If the baseline human health risk assessment is evaluating multiple units or areas, these chemicals should be listed by unit or area. This section should include the procedure for evaluating potential surrogate chemicals that may be available for some of the chemicals without toxicity values.

#### 4.5 Uncertainties Related to Toxicity Assessment

\*\*\* A brief presentation of the uncertainties related to all toxicity assessments and toxicity values should be made.

#### 4.6 Summary

\*\*\* The amount of toxicity information for the chemicals of potential concern should be discussed. If the baseline human health risk assessment is evaluating multiple units or areas, this information should be presented by unit or area.

### 5. Risk Characterization

\*\*\* The section should begin with a brief discussion of the purpose and goals of risk characterization and what will result from this step of the assessment.

#### 5.1 Determination of Noncancer Effects

\*\*\* The methods used to quantify systemic toxicity for each chemical, both within and across pathways should be presented. If exposure over multiple scenarios or areas is possible, this should be noted.

#### 5.2 Determination of Excess Cancer Risk

\*\*\* The methods used to quantify excess lifetime cancer risk for each chemical, both within and across pathways should be presented. If exposure over multiple scenarios or areas is possible, this should be noted.

#### 5.3 Risk Characterization for Current Use Scenario(s)

\*\*\* Risk results for each unit or area should be presented in two-way tables and in a narrative summary. If subchronic effects are characterized, they should be presented separately from the chronic effects.

##### 5.3.1 Systemic Toxicity

##### 5.3.2 Excess Lifetime Cancer Risk

#### 5.4 Risk Characterization for Future Use Scenario(s)

\*\*\* Risk results for each unit or area should be presented in two-way tables and in a narrative summary. If more than one future time is quantitatively evaluated, the results should be presented for each time period. If subchronic effects are characterized, they should be presented separately from the chronic effects.

##### 5.4.1 Systemic Toxicity

##### 5.4.2 Excess Lifetime Cancer Risk

## 5.5 Risk Characterization for Lead (if needed)

\*\*\* The special problems associated with risk characterization for lead should be discussed. Results from lead modeling and from comparisons against EPA and Kentucky screening values should be presented by unit or area.

## 5.6 Identification of Use Scenarios, Chemicals, Pathways, and Media of Concern

\*\*\* The section should begin with a listing of the rules used to identify use scenarios, chemicals, pathways and media of concern.

### 5.6.1 Use Scenarios of Concern

\*\*\* These should be listed within area or unit under investigation.

### 5.6.2 Chemicals of Concern

\*\*\* These should be listed within area or unit under investigation.

### 5.6.3 Pathways of Concern

\*\*\* These should be listed within area or unit under investigation.

### 5.6.4 Media of Concern

\*\*\* These should be listed within area or unit under investigation

## 5.7 Summary of Risk Characterization

\*\*\* This section should describe and present the risk characterization summary tables.

## 6. Uncertainty in the Risk Assessment

\*\*\* This section should begin with a general discussion of uncertainty. If a qualitative uncertainty analysis is being performed, “small,” “moderate,” and “large” uncertainties should be defined and the following subsections should be included. If a quantitative uncertainty analysis is being performed, the methods and results should be described in detail. Normally, a qualitative analysis, including sensitivity analyses, will be sufficient. Regardless, this section should continue with a discussion of each of the uncertainties affecting the major portions of the risk assessment. (Note, the uncertainties listed below are some of those found in past assessments. The uncertainties to be addressed in future assessments must be determined on a case-by-case basis.)

### 6.1 Uncertainties Associated with Data

\*\*\* The uncertainties to be discussed should be summarized in the introduction of this section. Categories of uncertainties to discuss are presented in the following.

#### 6.1.1 Selection of Chemicals of Potential Concern

#### 6.1.2 Determination of Exposure Point Concentrations—Current Conditions

#### 6.1.3 Determination of Exposure Point Concentrations—Future Conditions

#### 6.1.4 Use of Unfiltered versus Filtered Water Samples

### 6.2 Uncertainties Associated with Exposure Assessment

\*\*\* The uncertainties to be discussed should be summarized in the introduction of this section. Categories of uncertainties to discuss are presented in the following.

#### 6.2.1 Uncertainties in Fate and Transport Modeling

#### 6.2.2 Uncertainties in Use of Reasonable Maximum Exposure (RME) Scenarios



### 6.2.3 Uncertainties Related to Development of Conceptual Site Models

### 6.2.4 Uncertainties Related to Use of Default Values When Estimating Dermal Absorbed Dose

## 6.3 Uncertainties Associated with Toxicity Assessment

\*\*\* The uncertainties to be discussed should be summarized in the introduction of this section. Categories of uncertainties to discuss are presented in the following.

### 6.3.1 Uncertainties Due to Lack of Toxicity Values for Some Chemicals

### 6.3.2 Uncertainties in Deriving Toxicity Values

### 6.3.3 Uncertainties Due to Calculation of Absorbed Dose Toxicity Values from Administered Toxicity Values

### 6.3.4 Uncertainties Due to Use of Toxicity Values for Chronic Exposure for Subchronic Exposure Times

## 6.4 Uncertainties Associated with Risk Characterization

\*\*\* The uncertainties to be discussed should be summarized in the introduction of this section. Categories of uncertainties to discuss are presented in the following.

### 6.4.1 Uncertainties in Combining Chemical-Specific Risk and Hazard Estimates and Pathway-Specific Risk and Hazard Estimates

### 6.4.2 Uncertainties in Combining Risk Estimated for Chemical Exposure to those for Risk Estimated for Radioisotope Exposure

## 6.5 Summary of Uncertainties

\*\*\* This section should summarize the uncertainties discussed earlier in the section and present a table reviewing all uncertainties.

## 7. Conclusions and Summary

\*\*\* The purpose of this section is to review the results of the risk assessment without the use of tables and explanations and provide significant observations interpreting the results of the assessment for use by risk managers. When properly presented, it should be possible to insert this section as written into the feasibility study.

### 7.1 Chemicals of Potential Concern

\*\*\* A brief description of the screening process should be provided, and the chemicals of potential concern for each area or unit listed either by name (if the list is short) or by class.

### 7.2 Exposure Assessment

\*\*\* The exposure pathways quantitatively evaluated should be listed for each use scenario

### 7.3 Toxicity Assessment

\*\*\* The amount of available toxicity data for the chemicals of potential concern for each area should be listed. Chemicals of potential concern lacking toxicity values should be highlighted.

### 7.4 Risk Characterization

\*\*\* The use scenarios, chemicals, pathways, and media of concern should be listed for each area or unit, and the rules used to delineate the use scenarios, chemicals, pathways, and media of concern should be presented.

## 7.5 Observations

\*\*\* This section should integrate the risk estimates and the uncertainties to develop a list of salient issues to be considered by risk managers when making decisions in risk management documents. This includes a discussion for each of the chemicals of concern identified in the risk assessment. In addition, the results of the baseline human health risk assessment should be compared to results of previous risk evaluations, if any.

## 8 Remedial Goal Options

\*\*\* This section should present the methods used to derive the remedial goal options and list the remedial goal options for each chemical of concern. Because remedial goal options are medium- and scenario-specific, a separate list should be presented for each area (or unit), scenario, and medium combination.

### 8.1 Derivation of RGOs

\*\*\* This presentation should be as brief as possible.

### 8.2 Presentation of RGOs

\*\*\* These should be presented in tables. Very little narrative beyond directing the reader to the appropriate tables is needed.

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**APPENDIX D**  
**EXPOSURE EQUATIONS**

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## EXPOSURE EQUATIONS

This appendix contains the exposure equations used in environmental human health risk assessments for Department of Energy sites located at the Paducah Gaseous Diffusion Plant (PGDP). It should be noted that the equations shown in this appendix may not be the same as those used in preliminary remediation goal (PRG) calculations. PRG calculations were taken from the Risk Assessment Information System (RAIS) PRG calculator available at <http://rais.ornl.gov/>.

The equations in this appendix are consistent with all Region 4 U.S. Environmental Protection Agency (EPA) and Commonwealth of Kentucky guidance materials. However, the exposure parameters shown are those used to produce daily intakes and absorbed doses used to complete environmental risk assessments performed for PGDP only. These exposure parameters are for a default reasonable maximum exposure (RME). While these exposure parameters generally are consistent with the exposure parameters recommended by Region 4 EPA, they do differ in some cases where Kentucky Department for Environmental Protection (KDEP) values were used. The source of each value is provided below the equation. Equations to complete dose assessments and to derive dose conversion factors are not presented; however, these can be derived from the information provided here.

Chemical-specific values, except for those listed in Appendix B, are not reflected in this Risk Methods Document. See the RAIS Web site for additional information (<http://rais.ornl.gov/>).

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**Table D.1. Reasonable Maximum Exposure Assumptions for Ingestion of Water by a Rural Resident<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_w \times IR \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_w \times IR \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in water = $C_w$	mg/L	Chemical-specific	-----
Radiological activity = $A_w$	pCi/L	Chemical-specific	-----
Ingestion Rate = <b>IR</b>	L/d	2.5 (adult) 0.78 (child)	[15]
Exposure frequency = <b>EF</b>	d/year	350	[15]
Exposure duration = <b>ED</b>	years	20 (adult) 6 (child)	[15]
Body weight = <b>BW</b>	kg	80 (adult) 15 (child)	[15]
Averaging time = <b>AT</b>	yr $\times$ day/yr.	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

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**Table D.2. Reasonable Maximum Exposure Assumptions for Inhalation of Volatile Organic Compounds in Water during Household Use (including Showering) by a Rural Resident<sup>a</sup>**

**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{[(C_{\text{shower}} \times EF \times ET_{\text{shower}}) + (C_{\text{house}} \times EF \times ET_{\text{house}})] \times ED}{AT} \times CF$$

$$C_{\text{shower}} (\text{mg}/\text{m}^3) = \frac{[(C_{a \text{ max}} / 2) \times t_1] + [C_{a \text{ max}} \times t_2]}{t_1 + t_2}$$

$$C_{a \text{ max}} (\text{mg}/\text{m}^3) = \frac{C_{\text{gw}} \times f_{\text{shower}} \times F_w \times t_1}{V_a}$$

$$C_{\text{house}} (\text{mg}/\text{m}^3) = \frac{C_{\text{gw}} \times WHF \times f_{\text{house}}}{HV \times ER \times MC}$$

Parameter	Units	Value used	References <sup>b</sup>
Time-adjusted concentration in shower = $C_{\text{shower}}$	mg/m <sup>3</sup>	Chemical-specific	Calculated
Indoor inhalation rate = $IR_{\text{air}}$	m <sup>3</sup> /hour	0.833	[14]
Exposure frequency = <b>EF</b>	day/year	350	[15]
Exposure duration = <b>ED</b>	years	20 (adult) 6 (child)	[15]
Conversion factor = <b>CF</b>	μg/mg	10 <sup>-3</sup>	----
Exposure Time = <b>ET<sub>shower</sub></b>	hours/day	0.71	[15]
Exposure Time = <b>ET<sub>house</sub></b>	hours/day	24	[14]
Averaging time = <b>AT</b>	hours/day × yr × day/yr	24 × 70 × 365 (carcinogen) 24 × ED × 365 (noncarcinogen)	[15]
Maximum air concentration = $C_{\text{amax}}$	mg/m <sup>3</sup>	Chemical-specific	Calculated
Time of shower = $t_1$	hour	0.1	[14]
Time after shower = $t_2$	hour	0.1	[14]
Concentration in groundwater = $C_{\text{gw}}$	mg/L	Chemical-specific	----
Fraction volatilized = $f_{\text{shower}}$	unitless	0.75	----- <sup>c</sup>
Water flow rate = $F_w$	L/h	890	[14]
Bathroom volume = $V_a$	m <sup>3</sup>	11	[14]
Concentration in household air = $C_{\text{house}}$	mg/m <sup>3</sup>	Chemical-specific	Calculated
Water flow rate = <b>WHF</b>	L/day	890	[14]
Fraction volatilized = $f_{\text{house}}$	unitless	0.5	[14]
House volume = <b>HV</b>	m <sup>3</sup> /change	450	[14]
Exchange rate = <b>ER</b>	changes/day	10	[14]
Mixing coefficient = <b>MC</b>	unitless	0.5	[14]

<sup>a</sup> Equations from [1], [23], and [28].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Value selected by 2009 Paducah Risk Assessment Working Group because KDEP (2002) does not specify this value for showering.

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Table D.3. Reasonable Maximum Exposure Assumptions for Inhalation of Volatile Organic Compounds in Water during Household Use by a Rural Resident¶  
¶  
Equation removed. Inhalation intake for multiple environment exposures included in Table D.2.¶

**Table D.3. Reasonable Maximum Exposure Assumptions for Dermal Contact with Water while Showering by a Rural Resident<sup>a</sup>**

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Equation:

$$\text{Absorbed Dose Inorganic [mg/(kg} \times \text{day)]} = \frac{C_w \times SA \times K_p \times CF \times ED \times EF \times ET}{BW \times AT}$$

$$\text{Absorbed Dose Organic [mg/(kg} \times \text{day)]} = \frac{DA_{\text{event}} \times SA \times CF \times CF_1 \times ED \times EF \times EV}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in water = $C_w$	mg/L	Chemical-specific	-----
Skin surface area exposed = $SA^c$	m <sup>2</sup>	2.09 (adult) 0.6378 (child)	[15]
Skin permeability constant = $K_p$	cm/hr	Chemical-specific	-----
Absorbed dose per event = $DA_{\text{event}}$	mg/cm <sup>2</sup> -event	Chemical-specific $\times C_w$	-----
Conversion Factor = $CF$	(L-m)/(cm-m <sup>3</sup> )	10	-----
Conversion Factor = $CF_1$	cm <sup>3</sup> /L	1000	-----
Exposure duration = $ED$	years	20 (adult) 6 (child)	[15]
Exposure frequency = $EF$	days/yr	350	[15]
Exposure time = $ET$	hrs/bath	0.71	[15]
Event = $EV$	bath/day	1	[15]
Body weight = $BW$	kg	80 (adult) 15 (child)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

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<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Entire surface area of body for both adult and child.

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**Table D.4. Reasonable Maximum Exposure Assumptions for Incidental Ingestion of Soil by a Rural Resident<sup>a</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_s \times CF \times EF \times FI \times ED \times IR}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_s \times CF_{rad} \times EF \times FI \times ED \times IR \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in soil = $C_s$	mg/kg	Chemical-specific	----
Radiological activity = $A_s$	pCi/g	Chemical-specific	----
Conversion factor = $CF$	kg/mg	$10^{-6}$	----
Conversion factor = $CF_{rad}$	g/mg	$10^{-3}$	----
Exposure frequency = $EF$	days/yr	350	[15]
Fraction ingested = $FI$	unitless	1	[15]
Exposure duration = $ED$	years	20 (adult) 6 (child)	[15]
Ingestion rate of soil = $IR$	mg/d	100 (adult) 200 (child)	[15]
Body weight = $BW$	kg	70 (adult) 15 (child)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]
Decay constant = $\lambda$	Unitless	0.693/half-life	----

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<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

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**Table D.5. Reasonable Maximum Exposure Assumptions for Dermal Contact with Soil by a Rural Resident<sup>a</sup>**

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Equation:

$$\text{Absorbed Dose [(mg)/(kg} \times \text{day)]} = \frac{C_s \times CF_d \times SA \times AF \times ABS \times EF \times ED}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil = $C_s$	mg/kg	Chemical-specific	-----
Conversion factor = $CF_d$	(kg-cm <sup>3</sup> )/(mg-m <sup>2</sup> )	0.01	-----
Surface area <sup>c</sup> = $SA$	m <sup>2</sup> /day	<u>0.6032</u> (adult) <u>0.2690</u> (child)	[15]
Adherence factor = $AF$	mg/cm <sup>2</sup>	1	[14]
Absorption factor <sup>d</sup> = $ABS$	unitless	Chemical-specific	[14]
Exposure frequency = $EF$	day/yr	350	[15]
Exposure duration = $ED$	years	<u>20</u> (adult) 6 (child)	[15]
Body weight = $BW$	kg	<u>80</u> (adult) 15 (child)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

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<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Includes face, forearms, hands and lower legs for adult; face, forearms, hands, lower legs and feet for children.

<sup>d</sup>Chemical-specific absorption factors available are listed in Table B.5 [34].

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**NOTE:** Dermal absorbed dose is not applicable to radionuclides per guidance found in [1].

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**Table D.6. Reasonable Maximum Exposure Assumptions for Inhalation of Vapors and Particulates Emitted from Soil by a Rural Resident<sup>a</sup>**

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**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{C_s \times \text{EF} \times \text{ED} \times \text{ET} \times \left( \frac{1}{\text{VF}} + \frac{1}{\text{PEF}} \right)}{\text{AT}} \times \text{CF}_1$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_s \times \text{EF} \times \text{ED} \times \text{ET} \times \text{CF}_2 \times \left( \frac{1}{\text{PEF}} \right) \times (1 - e^{-\lambda \times \text{ED}})}{\text{ED} \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil = $C_s$	mg/kg	Chemical-specific	----
Activity in soil = $A_s$	pCi/g	Chemical-specific	----
Exposure frequency = <b>EF</b>	day/year	350	[15]
Exposure duration = <b>ED</b>	years	20 (adult)	[15]
		6 (child)	
Exposure time = <b>ET</b>	hours/day	24	[15]
Conversion factor = <b>CF<sub>1</sub></b>	μg/mg	10 <sup>-3</sup>	----
Conversion factor = <b>CF<sub>2</sub></b>	g/kg	10 <sup>3</sup>	----
Volatilization factor = <b>VF</b>	m <sup>3</sup> /kg	Chemical-specific	[18]
Particulate emission factor <sup>c</sup> = <b>PEF</b>	m <sup>3</sup> /kg	9.3 × 10 <sup>8</sup>	[14]
Averaging time = <b>AT</b>	hours/day × yr × day/yr	24 × 70 × 365 (carcinogen)	[15]
		24 × ED × 365 (noncarcinogen)	
Decay constant = $\lambda$	Unitless	0.693/half-life	

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<sup>a</sup> Equation from [28].

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<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

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<sup>c</sup> PEFs from Kentucky Risk Assessment Guidance use EPA default factors, except for the Q/C value, which is based on the lower 90% confidence interval of the mean dispersion factor of climactic zone VII of Table 3 in the Soil Screening Guidance Technical Background document [27].

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**Table D.7. Reasonable Maximum Exposure Assumptions for External Exposure to Ionizing Radiation from Soil by a Rural Resident<sup>a</sup>**

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**Equation:**

$$\text{Absorbed Dose [(pCi} \times \text{year)/g]} = \frac{A_s \times ED \times EF \times (1 - S_e) \times T_e \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Activity in soil = $A_s$	pCi/g	Chemical-specific	-----
Exposure duration = $ED$	year	20 (adult) 6 (child)	[15]
Exposure frequency = $EF$	(days/year)/(days/year)	350/365	[15]
Gamma shielding factor = $S_e$	unitless	0.2	[19]
Gamma exposure time factor = $T_e$	(hr/day)/(hr/day)	18/24	[19]
Decay constant = $\lambda$	unitless	0.693/half-life	

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<sup>a</sup> Equation from [19].

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<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

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**Table D.8. Reasonable Maximum Exposure Assumptions for Consumption of Home-Grown Vegetables by a Rural Resident<sup>a</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{vegetables}} \times FI_v \times IR_v \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{vegetables}} \times FI_v \times IR_v \times EF \times ED \times CF$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in vegetables = $C_{\text{vegetables}}$	mg/kg	Chemical-specific	See Table D.4 <sup>1</sup>
Radiological activity = $A_{\text{vegetables}}$	pCi/g	Chemical-specific	See Table D.4 <sup>1</sup>
Diet fraction = $FI_v$	unitless	0.4	[20]
Ingestion rate <sup>c</sup> = $IR_v$	kg/d	0.29 (child) 0.72 (adult)	[21]
Exposure frequency = $EF$	d/year	350	[15]
Exposure duration = $ED$	years	6 (child) 20 (adult)	[15]
Body weight (adult) = $BW$	kg	15 (child) 80 (adult)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]
Conversion factor = $CF$	g/kg	1000	----

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<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.4<sup>9</sup>.

<sup>c</sup> Ingestion values represent the 95<sup>th</sup> percentile of individuals who consume this food group.

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**Table D.9. Reasonable Maximum Exposure Assumptions for Consumption of Beef by a Rural Resident<sup>a</sup>**

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Equations:

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{beef}} \times FI_b \times IR_b \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{beef}} \times FI_b \times IR_b \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>	
Chemical concentration in beef = $C_{\text{beef}}$	mg/kg	Chemical-specific	See Table D.45	Deleted: 6
Radiological activity in beef = $A_{\text{beef}}$	pCi/kg	Chemical-specific	See Table D.45	Deleted: 6
Beef ingestion rate <sup>c</sup> = $IR_b$	kg/day	0.07 (child 1 –7)	[21]	Deleted: 23
		0.19 (adult 8 – 41)		
Diet fraction = $FI_b$	Unitless	1	[5]	Deleted: 21
Exposure frequency = $EF$	d/year	350	[15]	Deleted: 14
Exposure duration = $ED$	years	6 (child)	[15]	Deleted: 14
		20 (adult)		Deleted: 24
Body weight (adult) = $BW$	kg	15 (child)	[15]	Deleted: 14
		80 (adult)		Deleted: 70
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen)	[15]	Deleted: 14
		ED $\times$ 365 (noncarcinogen)		

<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Ingestion values represent the 95<sup>th</sup> percentile of individuals who consume this food group.

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**Table D.10. Reasonable Maximum Exposure Assumptions for Consumption of Milk by a Rural Resident<sup>a</sup>**

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Equations:

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{milk}} \times FI_m \times IR_m \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{milk}} \times FI_m \times IR_m \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in milk = $C_{\text{milk}}$	mg/kg	Chemical-specific	See Table D.46
Radiological activity in milk = $A_{\text{milk}}$	pCi/kg	Chemical-specific	See Table D.46
Milk ingestion rate <sup>c</sup> = $IR_m$	kg/day	0.9 (child 1 – 7) 1.25(adult 8 – 41)	[21]
Diet fraction = $FI_m$	Unitless	1	[5]
Exposure frequency = $EF$	d/year	350	[15]
Exposure duration = $ED$	years	6 (child) 20 (adult)	[15]
Body weight (adult) = $BW$	kg	15 (child) 80 (adult)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

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<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Ingestion values represent the 95<sup>th</sup> percentile of individuals who consume this food group.

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**Table D.11. Reasonable Maximum Exposure Assumptions for Consumption of Poultry by a Rural Resident<sup>a</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{poultry}} \times FI_p \times IR_p \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{poultry}} \times FI_p \times IR_p \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in poultry = $C_{\text{poultry}}$	mg/kg	Chemical-specific	See Table D.47
Radiological activity in poultry = $A_{\text{poultry}}$	pCi/kg	Chemical-specific	See Table D.47
Ingestion rate <sup>c</sup> = $IR_p$	kg/day	0.07 (child 1 – 7)	[21]
		0.17 (adult 8 – 41)	
Diet fraction = $FI_p$	unitless	1	[5]
Exposure frequency = $EF$	day/year	350	[15]
Exposure duration = $ED$	years	6 (child)	[15]
		20 (adult)	
Body weight = $BW$	kg	15 (child)	[15]
		80 (adult)	
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen)	[15]
		ED $\times$ 365 (noncarcinogen)	

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<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Ingestion values represent the 95<sup>th</sup> percentile of individuals who consume this food group.

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**Table D.12. Reasonable Maximum Exposure Assumptions for Consumption of Pork by a Rural Resident<sup>a</sup>**

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Equations:

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{pork}} \times FI_{\text{pork}} \times IR_{\text{pork}} \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{pork}} \times FI_{\text{pork}} \times IR_{\text{pork}} \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in pork = $C_{\text{pork}}$	mg/kg	Chemical-specific	See Table D.48
Radiological activity in pork = $A_{\text{pork}}$	pCi/kg	Chemical-specific	See Table D.48
Pork ingestion rate <sup>c</sup> = $IR_{\text{pork}}$	kg/day	0.03 (child 1 –7)	[21]
		0.08 (adult 8 – 41)	
Diet fraction = $FI_{\text{pork}}$	unitless	1	[5]
Exposure frequency = $EF$	d/year	350	[15]
Exposure duration = $ED$	years	6 (child)	[15]
		20 (adult)	
Body weight (adult) = $BW$	kg	15 (child)	[15]
		80 (adult)	
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen)	[15]
		ED $\times$ 365 (noncarcinogen)	

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<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Ingestion values represent the 95<sup>th</sup> percentile of individuals who consume this food group.

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**Table D.13. Reasonable Maximum Exposure Assumptions for Consumption of Eggs by a Rural Resident<sup>a</sup>**

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Equations:

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{egg}} \times FI_e \times IR_e \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{egg}} \times FI_e \times IR_e \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in egg = $C_{\text{egg}}$	mg/kg	Chemical-specific	See Table D.49
Radiological activity in egg = $A_{\text{egg}}$	pCi/kg	Chemical-specific	See Table D.49
Egg ingestion rate <sup>c</sup> = $IR_e$	kg/day	0.06 (child 1 -7) 0.11 (adult 8 - 41)	[21]
Diet fraction = $FI_e$	unitless	1	[5]
Exposure frequency = $EF$	d/year	350	[15]
Exposure duration = $ED$	years	6 (child) 20 (adult)	[15]
Body weight (adult) = $BW$	kg	15 (child) 80 (adult)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

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<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Ingestion values represent the 95<sup>th</sup> percentile of individuals who consume this food group.

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**Table D.14. Reasonable Maximum Exposure Assumptions for Incidental Ingestion of Sediment by a Recreational User<sup>a</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{sed}} \times CF \times EF \times ED \times IR \times FI}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_{\text{sed}} \times CF_{\text{rad}} \times EF \times ED \times IR \times FI \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in sediment = $C_{\text{sed}}$	mg/kg	Chemical-specific	----
Conversion factor = <b>CF</b>	kg/mg	$10^{-6}$	----
Activity in soil = $A_{\text{sed}}$	pCi/g	Chemical-specific	----
Conversion factor = $CF_{\text{rad}}$	g/mg	$10^{-3}$	----
Exposure frequency = <b>EF</b>	day/yr	104 (adult) 140 (child and teen)	[14]
Exposure duration = <b>ED</b>	Year	10 (adult) 10 (teen) 6 (child)	[15], [39]
Ingestion rate = <b>IR</b>	mg/day	100 (adult) 100 (teen) 200 (child)	[14]
Fraction ingested = <b>FI</b>	unitless	1	[14]
Body weight = <b>BW</b>	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = <b>AT</b>	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]
Decay constant = $\lambda$	Unitless	0.693/half-life	

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<sup>a</sup>Equation after [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

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**Table D.15. Reasonable Maximum Exposure Assumptions for Dermal Contact with Sediment by a Recreational User<sup>a</sup>**

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Equation:

$$\text{Absorbed Dose [(mg)/(kg} \times \text{day)]} = \frac{C_{\text{sed}} \times CF_d \times SA \times AF \times ABS \times EF \times ED}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in sediment = $C_{\text{sed}}$	mg/kg	Chemical-specific	----
Conversion factor-dermal = $CF_d$	(kg-cm <sup>2</sup> )/(mg-m <sup>2</sup> )	0.01	----
Surface area <sup>c</sup> = <b>SA</b>	m <sup>2</sup> /day	0.6032 (adult)	[15]
		0.75 (teen)	[14]
		0.269 (child)	[15]
Adherence factor = <b>AF</b>	mg/cm <sup>2</sup>	1	[14]
Absorption factor <sup>d</sup> = <b>ABS</b>	unitless	Chemical-specific	[14]
Exposure frequency = <b>EF</b>	day/yr	104 (adult)	[14]
		140 (teen)	
		140 (child)	
Exposure duration = <b>ED</b>	years	10 (adult)	[15], [39]
		10 (teen)	
		6 (child)	
Body weight = <b>BW</b>	kg	80 (adult)	[15]
		43 (teen)	[14]
		15 (child)	[15]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen)	[15]
		ED × 365 (noncarcinogen)	

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<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

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<sup>c</sup> Includes face, forearms, lower legs and hands for adults; face, arms, hands, legs, and feet for teens; and face, forearms, hands, lower legs, and feet for children.

<sup>d</sup> Chemical-specific absorption factors available are listed in Table B.5 [34].

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**Table D.16. Reasonable Maximum Exposure Assumptions for Inhalation of Vapors or Particulates Emitted from Sediment by a Recreational User<sup>a</sup>**

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**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{C_{\text{sed}} \times EF \times ED \times ET \times \left( \frac{1}{VF} + \frac{1}{PEF} \right)}{AT} \times CF_1$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_{\text{sed}} \times EF \times ED \times ET \times CF_2 \times \left( \frac{1}{PEF} \right) \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in sediment = $C_{\text{sed}}$	mg/kg	Chemical-specific	----
Activity in sediment = $A_{\text{sed}}$	pCi/g	Chemical-specific	----
Exposure frequency = <b>EF</b>	day/year	104 (adult) 140 (teen) 140 (child)	[14]
Exposure duration = <b>ED</b>	years	10 (adult) 10 (teen) 6 (child)	[15], [391]
Exposure time = <b>ET</b>	hour/day	5	[14]
Conversion factor = <b>CF<sub>1</sub></b>	μg/mg	10 <sup>3</sup>	----
Conversion factor = <b>CF<sub>2</sub></b>	g/kg	10 <sup>3</sup>	----
Volatilization factor = <b>VF</b>	m <sup>3</sup> /kg	Chemical-specific	----
Particulate emission factor <sup>c</sup> = <b>PEF</b>	m <sup>3</sup> /kg	9.3 × 10 <sup>8</sup>	[14]
Averaging time = <b>AT</b>	hours/day × yr × day/yr	24 × 70 × 365 (carcinogen) 24 × ED × 365 (noncarcinogen)	[15]
Decay constant = <b>λ</b>	unitless	0.693/half-life	

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<sup>a</sup> Equation from [38].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> PEFs from Kentucky Risk Assessment Guidance use EPA default factors, except for the Q/C value which is based on the lower 90% confidence interval of the mean dispersion factor of climactic zone VII of Table 3 in the Soil Screening Guidance Technical Background document [37].

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**Table D.17. Reasonable Maximum Exposure Assumptions for External Exposure to Ionizing Radiation from Sediment by a Recreational User<sup>a</sup>**

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**Equation:**

$$\text{Absorbed Dose [(pCi} \times \text{year)/g]} = \frac{A_{\text{sed}} \times ED \times EF \times (1 - S_e) \times T_e \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Activity in soil = $A_{\text{sed}}$	pCi/g	Chemical-specific	----
Exposure duration = ED	year	10 (adult)	[15]
		10 (teen)	
		6 (child)	
Exposure frequency = EF	(days/year)/(days/year)	104/365 (adult)	[14]
		140/365 (teen)	
		140/365 (child)	
Gamma shielding factor = $S_e$	unitless	0.0	[36]
Gamma exposure time factor = $T_e$	(hr/day)/(hr/day)	5/24	[19]
Decay constant = $\lambda$	unitless	0.693/half-life	

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<sup>a</sup> Equation from [19].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

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**Table D.18. Reasonable Maximum Exposure Assumptions for Incidental Ingestion of Surface Water while Swimming by a Recreational User<sup>a</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{sw} \times IR \times ET \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{sw} \times IR \times ET \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in water = $C_{sw}$	mg/L	Chemical-specific	----
Radiological activity = $A_{sw}$	pCi/L	Chemical-specific	----
Ingestion Rate = <b>IR</b>	L/hr	0.05	[14]
Exposure time = <b>ET</b>	hr/day	2.6	[14]
Exposure frequency = <b>EF</b>	d/year	45	[14]
Exposure duration = <b>ED</b>	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Body weight = <b>BW</b>	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = <b>AT</b>	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

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<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

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**Table D.19. Reasonable Maximum Exposure Assumptions for Dermal Contact with Surface Water (Wading) by a Recreational User<sup>a</sup>**

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Equation:

$$\text{Absorbed Dose Inorganic [mg/(kg} \times \text{day)]} = \frac{C_w \times SA \times K_p \times CF \times ED \times EF \times ET}{BW \times AT}$$

$$\text{Absorbed Dose Organic [mg/(kg} \times \text{day)]} = \frac{DA_{\text{event}} \times SA \times CF \times CF_1 \times ED \times EF \times EV}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in surface water = $C_{sw}$	mg/L	Chemical-specific	----
Adult surface area <sup>c</sup> = SA	m <sup>2</sup>	1.06 (adult) 0.75 (teen) 0.33 (child)	[14]
Conversion factor = CF	L/(cm - m <sup>2</sup> )	10	----
Conversion factor 1 = $CF_1$	cm <sup>3</sup> /L	1000	----
Skin permeability constant = $K_p$	cm/hr	Chemical-specific	----
Absorbed dose per event = $DA_{\text{event}}$	mg/cm <sup>2</sup> -event	Chemical-specific $\times C_w$	----
Exposure duration = ED	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Exposure Frequency = EF	d/yr	52 (adult) 140 (teen) 140 (child)	[14]
Exposure time = ET	hr/day	2.6	[14]
Event = EV	events/day	1	[14]
Body weight = BW	kg	80 (adult) 43 (teen) 15 (child)	[15]
Averaging time = AT	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

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<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Includes arms, hands, legs, and feet for adult, teen, and child.

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**NOTE:** Dermal absorbed dose is not applicable to radionuclides per guidance found in [1].

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**Table D.20. Reasonable Maximum Exposure Assumptions for Dermal Contact with Surface Water (Swimming) by a Recreational User<sup>a</sup>**

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**Equation:**

$$\text{Absorbed Dose Inorganic [mg/(kg} \times \text{day)]} = \frac{C_w \times SA \times K_p \times CF \times ED \times EF \times ET}{BW \times AT}$$

$$\text{Absorbed Dose Organic [mg/(kg} \times \text{day)]} = \frac{DA_{\text{event}} \times SA \times CF \times CF_1 \times ED \times EF \times EV}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in surface water = $C_{sw}$	mg/L	Chemical-specific	-----
Surface area <sup>c</sup> = SA	m <sup>2</sup>	1.815 (adult) 1.31 (teen) 0.65 (child)	[14]
Conversion factor = CF	L/(cm - m <sup>2</sup> )	10	-----
Conversion factor 1 = CF <sub>1</sub>	Cm <sup>3</sup> /L	1000	-----
Skin permeability constant = K <sub>p</sub>	cm/hr	Chemical-specific	-----
Absorbed dose per event = DA <sub>event</sub>	mg/cm <sup>2</sup> -event	Chemical-specific × C <sub>w</sub>	-----
Exposure duration = ED	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Exposure Frequency = EF	d/yr	45	[14]
Exposure time = ET	hr/day	2.6	[14]
Event = EV	event/day	1	-----
Body weight = BW	kg	80 (adult) 43 (teen) 15 (child)	[15]
Averaging time = AT	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[14]

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<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Includes whole body for adult, teen, and child.

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**NOTE:** Dermal absorbed dose is not applicable to radionuclides per guidance found in [1].

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**Table D.21. Reasonable Maximum Exposure Assumptions for Consumption of Fish by a Recreational User<sup>a</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{fish}} \times FI_f \times IR_f \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{fish}} \times FI_f \times IR_f \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in fish = $C_{\text{fish}}$	mg/kg	Chemical-specific	See Table D.42
Radiological activity = $A_{\text{fish}}$	pCi/kg	Chemical-specific	See Table D.42
Ingestion rate = $IR_f$	kg/day	0.029(adult) 0.029 (teen) 0.029 (child)	[35]
Diet fraction = $FI_f$	unitless	1	[5]
Exposure frequency = $EF$	days/yr	365	---
Exposure duration = $ED$	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Body weight = $BW$	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

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<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

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**Table D.22. Reasonable Maximum Exposure Assumptions for Consumption of Venison by a Recreational User<sup>a</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{deer}} \times FI_d \times IR_d \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{deer}} \times FI_d \times IR_d \times EF \times ED \times CF$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in venison = $C_{\text{deer}}$	mg/kg	Chemical-specific	See Table D.40
Radiological activity in venison = $A_{\text{deer}}$	pCi/g	Chemical-specific	See Table D.40
Ingestion rate = $IR_d$	kg/day	0.032 (adult) 0.032 (teen) 0.007 (child)	See footnote c
Conversion factor = $CF$	g/kg	1000	----
Diet fraction = $FI_d$	unitless	1	[5]
Exposure frequency = $EF$	day/yr	350	See footnote c
Exposure duration = $ED$	years	10 (adult)	[15], [39]
		10 (teen)	
		6 (child)	
Body weight = $BW$	kg	80 (adult)	[15]
		43 (teen)	[14]
		15 (child)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen)	[15]
		ED $\times$ 365 (noncarcinogen)	

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<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Based on taking 2 deer per year (consistent with regulation in the state of Kentucky), a 50% success rate (Kentucky Department of Fish and Wildlife, 1992, Deer Surveys, Project No. W-45-24), a dressed weight averaging 108.5 pounds per deer for Ballard and McCracken counties, 60% of venison recovered per deer carcass, 2.5 persons per household in Ballard and McCracken counties, and a child consumption rate 20% of that for adults. Intake values above correspond to 0.467 g/kg bw-day for the child, 0.744 g/kg bw-day for the teen, and 0.457 g/kg bw-day for the adult receptor.

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**Table D.23. Reasonable Maximum Exposure Assumptions for Consumption of Rabbit by a Recreational User<sup>a</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{rabbit}} \times FI_r \times IR_r \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{rabbit}} \times FI_r \times IR_r \times EF \times ED \times CF$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in rabbit = $C_{\text{rabbit}}$	mg/kg	Chemical-specific	See Table D.44
Radiological activity in rabbit = $A_{\text{rabbit}}$	pCi/g	Chemical-specific	See Table D.44
Ingestion rate = $IR_r$	kg/meal	0.0165 (adult) 0.0082 (teen) 0.0033 (child)	See footnote c
Conversion factor = $CF$	g/kg	1000	-----
Diet fraction = $FI_r$	unitless	1	[5]
Exposure frequency = $EF$	meals/yr	350	See footnote c
Exposure duration = $ED$	years	10 (adult) 10 (teen) 6 (child)	[15], [39]
Body weight = $BW$	kg	80 (adult) 43 (teen) 15 (child)	[15] [14] [15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

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<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Based on 20 rabbits bagged per year at WKWMA, a personal communication stating that dressed weight equals 60% of average 1.2 kg rabbit, 2.5 persons per household in Ballard and McCracken counties, a child consumption rate 20% of that for adults, and a teen consumption rate 50% of that for adults. Intake values above correspond to 0.220 g/kg bw-day for the child, 0.191 g/kg bw-day for the teen, and 0.236 g/kg bw-day for the adult receptor.

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**Table D.24. Reasonable Maximum Exposure Assumptions for Consumption of Quail by a Recreational User<sup>a</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{quail}} \times FI_q \times IR_q \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{\text{quail}} \times FI_q \times IR_q \times EF \times ED \times CF$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in quail = $C_{\text{quail}}$	mg/kg	Chemical-specific	See Table D.43
Radiological activity in quail = $A_{\text{quail}}$	pCi/g	Chemical-specific	See Table D.43
Ingestion rate = $IR_q$	kg/meal	0.0047 (adult) 0.0024 (teen) 0.00094 (child)	See footnote c
Conversion factor = $CF$	g/kg	1000	-----
Diet fraction = $FI_q$	unitless	1	[5]
Exposure frequency = $EF$	meals/yr	350	See footnote c
Exposure duration = $ED$	years	10 (adult)	[15], [39]
		10 (teen)	
		6 (child)	
Body weight = $BW$	kg	80 (adult)	[15]
		43 (teen)	[14]
		15 (child)	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen)	[15]
		ED $\times$ 365 (noncarcinogen)	

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<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Based on 20 quail bagged per year at WKWMA, personal communication stating dressed weight equals 75% of average 0.183 kg quail, 2.5 persons per household in Ballard and McCracken counties, a child consumption rate 20% of that for adults, and a teen consumption rate 50% of that for adults. Intake values above correspond to 0.063 g/kg bw-day for the child, 0.558 g/kg bw-day for the teen, and 0.067 g/kg bw-day for the adult receptor.

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**Table D.25. Reasonable Maximum Exposure Assumptions for Ingestion of Water by an Industrial Worker<sup>a, c</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_w \times IR_w \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_w \times IR_w \times EF \times ED$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in groundwater = $C_w$	mg/L	Chemical-specific	----
Activity in groundwater = $A_w$	pCi/L	Chemical-specific	----
Ingestion rate = $IR_w$	L/day	1	[14]
Exposure frequency = $EF$	day/yr	250	[15]
Exposure duration = $ED$	year	25	[15]
Body weight = $BW$	kg	80	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

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<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Because future use of groundwater at the PGDP is uncertain, the industrial worker exposure to groundwater scenario is provided here for informational purposes only. This hypothetical future exposure pathway should represent in most, if not all, locations an incomplete exposure pathway.

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**Table D.26. Reasonable Maximum Exposure Assumptions for Inhalation of Volatile Organic Compounds in Water while Showering by an Industrial Worker<sup>a, c</sup>**

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**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{C_{\text{shower}} \times EF \times ET_{\text{shower}} \times ED}{AT} \times CF$$

$$C_{\text{shower}} \text{ (mg}/\text{m}^3) = \frac{[(C_{\text{amax}}/2) \times t_1] + [C_{\text{amax}} \times t_2]}{t_1 + t_2}$$

$$C_{\text{amax}} \text{ (mg}/\text{m}^3) = \frac{C_{\text{gw}} \times f \times F_w \times t_1}{V_a}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in shower = $C_{\text{shower}}$	mg/m <sup>3</sup>	Chemical-specific	Calculated
Exposure frequency = <b>EF</b>	day/year	250	[15]
Exposure duration = <b>ED</b>	years	25	[15]
Exposure time = <b>ET<sub>shower</sub></b>	hours/day	0.71	[15]
Conversion factor = <b>CF</b>	μg/mg	10 <sup>-3</sup>	----
Averaging time = <b>AT</b>	hours/day × yr × day/yr	24 × 70 × 365 (carcinogen) 24 × ED × 365 (noncarcinogen)	[15]
Maximum concentration = $C_{\text{amax}}$	mg/m <sup>3</sup>	Chemical-specific	
Time of shower = <b>t<sub>1</sub></b>	hours	0.1	[14]
Time after shower = <b>t<sub>2</sub></b>	hours	0.1	[14]
Concentration in groundwater = $C_{\text{gw}}$	mg/L	Chemical-specific	
Fraction volatilized = <b>f</b>	unitless	0.75	[14]
Water flow rate = <b>F<sub>w</sub></b>	L/h	890	[14]
Bathroom volume = $V_a$	m <sup>3</sup>	11	[14]

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<sup>a</sup> Equation after [14] and [33].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> Because future use of groundwater at the PGDP is uncertain, the industrial worker exposure to groundwater scenario is provided here for informational purposes only. This hypothetical future exposure pathway should represent in most, if not all, locations an incomplete exposure pathway.

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**Table D.27. Reasonable Maximum Exposure Assumptions for Dermal Contact with Water while Showering by an Industrial Worker<sup>a, d</sup>**

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**Equation:**

$$\text{Absorbed Dose Inorganic [mg/(kg} \times \text{day)]} = \frac{C_w \times SA \times K_p \times CF \times ED \times EF \times ET}{BW \times AT}$$

$$\text{Absorbed Dose Organic [mg/(kg} \times \text{day)]} = \frac{DA_{\text{event}} \times SA \times CF \times CF_1 \times ED \times EF \times EV}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in water = $C_w$	mg/L	Chemical-specific	-----
Skin permeability constant = $K_p$	cm/hr	Chemical-specific	-----
Absorbed dose per event = $DA_{\text{event}}$	mg/cm <sup>2</sup> -event	Chemical-specific $\times C_w$	-----
Skin Surface Area <sup>c</sup> = $SA$	m <sup>2</sup>	2.09	[15]
Exposure frequency = $EF$	baths/yr	250	[15]
Exposure duration = $ED$	years	25	[15]
Exposure time = $ET$	hrs/bath	0.71	[15]
Event = $EV$	bath/day	1	[15]
Conversion factor = $CF$	(L-m)/(cm-m <sup>3</sup> )	10	-----
Conversion factor = $CF_1$	cm <sup>3</sup> /L	1000	-----
Body weight = $BW$	kg	80	[15]
Averaging time = $AT$	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

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<sup>a</sup> Equation from [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

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<sup>c</sup> Entire surface area of body.

<sup>d</sup> Because future use of groundwater at the PGDP is uncertain, the industrial worker exposure to groundwater scenario is provided here for informational purposes only. This hypothetical future exposure pathway should represent in most, if not all, locations an incomplete exposure pathway.

**Table D.28. Reasonable Maximum Exposure Assumptions for Incidental Ingestion of Soil by an Industrial Worker<sup>a</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_s \times CF \times EF \times FI \times ED \times IR}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_s \times CF_{rad} \times EF \times FI \times ED \times IR \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil = $C_s$	mg/kg	Chemical-specific	----
Activity in soil = $A_s$	pCi/g	Chemical-specific	----
Ingestion rate = <b>IR</b>	mg/day	50	[15]
Fraction ingested = <b>FI</b>	unitless	1	[14]
Exposure frequency = <b>EF</b>	day/yr	250	[15]
Exposure duration = <b>ED</b>	year	25	[15]
Conversion factor = <b>CF</b>	kg/mg	$10^{-6}$	----
Conversion factor = <b>CF<sub>rad</sub></b>	g/mg	$10^{-3}$	----
Body weight = <b>BW</b>	kg	80	[15]
Averaging time = <b>AT</b>	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]
Decay constant = $\lambda$	unitless	0.693/half-life	----

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<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

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**Table D.29. Reasonable Maximum Exposure Assumptions for Incidental Ingestion of Sediment by an Industrial Worker, an Outdoor Worker, or an Excavation Worker<sup>a</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{\text{sed}} \times CF \times IR \times EF \times ED}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_{\text{sed}} \times CF_{\text{rad}} \times IR \times EF \times ED \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in sediment = $C_{\text{sed}}$	mg/kg	Chemical-specific	----
Conversion factor = $CF$	kg/mg	$10^{-6}$	----
Activity in sediment = $A_{\text{sed}}$	pCi/g	Chemical-specific	----
Conversion factor = $CF_{\text{rad}}$	g/mg	$10^{-3}$	----
Ingestion rate = $IR$	mg/day	50 (industrial)	[15]
Exposure frequency = $EF$	day/yr	480 (outdoor/excavation)	[14]
		250 (industrial)	[15]
Exposure duration = $ED$	year	185 (outdoor/excavation)	[14], [16]
		25 (industrial/outdoor)	[15]
Body weight = $BW$	kg	5 (excavation)	[16]
		80	[15]
Averaging time = $AT$	yr $\times$ day/yr	$70 \times 365$ (carcinogen)	[15]
		$ED \times 365$ (noncarcinogen)	[15]
Decay constant = $\lambda$	unitless	0.693/half-life	

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<sup>a</sup> Equation after [1].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

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**NOTE:** For the construction/excavation worker scenario, the ED and EF can be reduced and documented on a site-specific basis, based on guidance from the Exposure Factors Handbook or similar RAWG-approved guidance, and included in the uncertainties section of the baseline human health risk assessment.

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**Table D.30. Reasonable Maximum Exposure Assumptions for Inhalation of Vapors and Particulates Emitted from Soil by an Industrial Worker<sup>a</sup>**

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**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{C_s \times EF \times ED \times ET \times \left( \frac{1}{VF} + \frac{1}{PEF} \right)}{AT} \times CF_1$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_s \times EF \times ED \times ET \times CF_2 \times \left( \frac{1}{PEF} \right) \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil = $C_s$	mg/kg	Chemical-specific	----
Activity in soil or = $A_s$	pCi/g	Chemical-specific	----
Conversion factor = $CF_1$	$\mu\text{g}/\text{mg}$	$10^{-3}$	----
Conversion factor = $CF_2$	g/kg	$10^3$	----
Exposure frequency = <b>EF</b>	day/year	250	[15]
Exposure duration = <b>ED</b>	years	25	[15]
Exposure time = <b>ET</b>	hour/day	8	[15]
Volatilization factor = <b>VF</b>	$\text{m}^3/\text{kg}$	Chemical-specific	[18]
Particulate emission factor <sup>c</sup> = <b>PEF</b>	$\text{m}^3/\text{kg}$	$6.2 \times 10^8$	[14]
Averaging time = <b>AT</b>	hours/day $\times$ yr $\times$ day/yr	$24 \times 70 \times 365$ (carcinogen) $24 \times ED \times 365$ (noncarcinogen)	[15]
Decay constant = $\lambda$	unitless	0.693/half-life	

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<sup>a</sup>Equation from [38].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>PEFs from Kentucky Risk Assessment Guidance use EPA default factors, except for the Q/C value which is based on the lower 90% confidence interval of the mean dispersion factor of climactic zone VII of Table 3 in the Soil Screening Guidance Technical Background document [37].

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**Table D.31. Reasonable Maximum Exposure Assumptions for Inhalation of Vapors and Particulates Emitted from Sediment by an Industrial Worker<sup>a</sup>**

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**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{C_s \times EF \times ED \times ET \times \left( \frac{1}{VF} + \frac{1}{PEF} \right)}{AT} \times CF_1$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_{\text{sed}} \times EF \times ED \times ET \times CF_2 \times \left( \frac{1}{PEF} \right) \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in sediment = <b>C<sub>sed</sub></b>	mg/kg	Chemical-specific	----
Activity in sediment = <b>A<sub>sed</sub></b>	pCi/g	Chemical-specific	----
Conversion factor = <b>CF<sub>1</sub></b>	μg/mg	10 <sup>-3</sup>	----
Conversion factor = <b>CF<sub>2</sub></b>	g/kg	10 <sup>3</sup>	----
Exposure frequency = <b>EF</b>	day/year	250	[15]
Exposure duration = <b>ED</b>	years	25	[15]
Exposure time for sediment = <b>ET</b>	hours/day	2.6	[14]
Volatilization factor = <b>VF</b>	m <sup>3</sup> /kg	Chemical-specific	[18]
Particulate emission factor <sup>c</sup> = <b>PEF</b>	m <sup>3</sup> /kg	6.2 × 10 <sup>8</sup>	[14]
Averaging time = <b>AT</b>	hours/day × yr × day/yr	24 × 70 × 365 (carcinogen) 24 × ED × 365 (noncarcinogen)	[15]
Decay constant = <b>λ</b>	unitless	0.693/half-life	

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<sup>a</sup> Equations after [38].

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<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

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<sup>c</sup> PEFs from Kentucky Risk Assessment Guidance use EPA default factors, except for the Q/C value, which is based on the lower 90% confidence interval of the mean dispersion factor of climactic zone VII of Table 3 in the Soil Screening Guidance Technical Background document [37].

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**Table D.32. Reasonable Maximum Exposure Assumptions for Dermal Contact with Soil or Sediment by an Industrial Worker<sup>a</sup>**

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Equation:

$$\text{Absorbed Dose [(mg)/(kg} \times \text{day)]} = \frac{C_s \times CF_d \times SA \times AF \times ABS \times EF \times ED}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil or sediment = $C_s$	mg/kg	Chemical-specific	----
Conversion factor-dermal = $CF_d$	(kg-cm <sup>2</sup> )/(mg-m <sup>2</sup> )	0.01	----
Surface area <sup>c</sup> = $SA$	m <sup>2</sup> /day	0.347	[15]
Adherence factor = $AF$	mg/cm <sup>2</sup>	1	[14]
Absorption factor <sup>d</sup> = $ABS$	unitless	Chemical-specific	[14]
Exposure frequency = $EF$	day/yr	250	[15]
Exposure duration = $ED$	years	25	[15]
Body weight = $BW$	kg	80	[15]
Averaging time = $AT$	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[15]

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<sup>a</sup>Equation after [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Area of hands, arms, and head.

<sup>d</sup>Chemical-specific absorption factors available are listed in Table B.5 [34].

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**NOTE:** Dermal absorbed dose is not applicable to radionuclides per guidance found in [1].

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**Table D.33. Reasonable Maximum Exposure Assumptions for External Exposure to Ionizing Radiation from Soil by an Industrial Worker<sup>a</sup>**

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**Equation:**

$$\text{Absorbed Dose } [(pCi \times \text{year})/g] = \frac{A_s \times ED \times EF \times (1 - S_e) \times T_e \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Activity in soil = $A_s$	pCi/g	Chemical-specific	-----
Exposure frequency = $EF$	(days/year)/(days/year)	250/365	[15]
Exposure duration = $ED$	year	25	[15]
Gamma shielding factor = $S_e$	unitless	0.2	[19]
Gamma exposure time factor = $T_e$	(hr/day)/(hr/day)	8/24	[19]
Decay constant = $\lambda$	unitless	0.693/half-life	

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<sup>a</sup> Equation after [19].

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<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

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**Table D.34. Reasonable Maximum Exposure Assumptions for External Exposure to Ionizing Radiation from Sediment by an Industrial Worker<sup>a</sup>**

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**Equation:**

$$\text{Absorbed Dose [(pCi} \times \text{year)/g]} = \frac{A_{\text{sed}} \times ED \times EF \times (1 - S_e) \times T_e \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Activity in sediment = $A_{\text{sed}}$	pCi/g	Chemical-specific	-----
Exposure frequency = $EF$	(days/year)/(days/year)	250/365	[15]
Exposure duration = $ED$	year	25	[15]
Gamma shielding factor = $S_e$	unitless	0.2	[19]
Gamma exposure time factor = $T_e$	(hr/day)/(hr/day)	2.6/24	[19]
Decay constant = $\lambda$	unitless	0.693/half-life	

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<sup>a</sup> Equation from [19].

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<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

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**Table D.35. Reasonable Maximum Exposure Assumptions for Dermal Contact with Surface Water by an Industrial Worker, an Outdoor Worker, or an Excavation Worker<sup>a</sup>**

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Equation:

$$\text{Absorbed Dose Inorganic [mg/(kg} \times \text{day)]} = \frac{C_w \times SA \times K_p \times CF \times ED \times EF \times ET}{BW \times AT}$$

$$\text{Absorbed Dose Organic [mg/(kg} \times \text{day)]} = \frac{DA_{\text{event}} \times SA \times CF \times CF_1 \times ED \times EF \times EV}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in surface water = $C_{sw}$	mg/L	Chemical-specific	----
Adult surface area <sup>c</sup> = SA	m <sup>2</sup>	0.347	[15]
Skin permeability constant = $K_p$	cm/hr	Chemical-specific	----
Absorbed dose per event = $DA_{\text{event}}$	mg/cm <sup>2</sup> -event	Chemical-specific $\times C_w$	----
Exposure frequency = EF	day/yr	250 (industrial) 20 (outdoor/excavation)	[15]
Exposure duration = ED	years	25	[15]
Event = EV	event/day	1	[15]
Exposure Time = ET	hr/day	2.6 (industrial) 8 (outdoor/excavation)	----
Conversion factor = CF	L/(cm - m <sup>2</sup> )	10	----
Conversion factor = CF	cm <sup>3</sup> /L	1000	----
Body weight = BW	kg	80	[15]
Averaging time = AT	yr $\times$ day/yr	70 $\times$ 365 (carcinogen) ED $\times$ 365 (noncarcinogen)	[15]

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<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Includes area of arms, hands, and head.

NOTES:

1. Dermal absorbed dose is not applicable to radionuclides per guidance found in [1].
2. For the construction/excavation worker scenario, the ED and EF can be reduced and documented on a site-specific basis, based on guidance from the Exposure Factors Handbook or similar RAWG-approved guidance, and included in the uncertainties section of the baseline human health risk assessment.

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**Table D.36. Reasonable Maximum Exposure Assumptions for Incidental Ingestion of Soil by an Outdoor Worker or an Excavation Worker<sup>a</sup>**

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**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_s \times CF \times EF \times FI \times ED \times IR}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_s \times CF_{rad} \times EF \times FI \times ED \times IR \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil or sediment = $C_s$	mg/kg	Chemical-specific	----
Conversion factor = $CF$	kg/mg	$10^{-6}$	----
Activity in soil or sediment = $A_s$	pCi/g	Chemical-specific	----
Conversion factor = $CF_{rad}$	g/mg	$10^{-3}$	----
Ingestion rate = $IR$	mg/day	480	[14]
Exposure frequency = $EF$	day/yr	185	[14]
Exposure duration = $ED$	year	25 (outdoor) 5 (excavation)	[15] [16]
Fraction ingested = $FI$	unitless	1	[14]
Body weight = $BW$	kg	80	[15]
Averaging time = $AT$	yr $\times$ day/yr	$70 \times 365$ (carcinogen) $ED \times 365$ (noncarcinogen)	[15]
Decay constant = $\lambda$	unitless	0.693/half-life	

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<sup>a</sup>Equation after [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

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**NOTE:** For the construction/excavation worker scenario, the ED and EF can be reduced and documented on a site-specific basis, based on guidance from the Exposure Factors Handbook or similar RAWG-approved guidance, and included in the uncertainties section of the baseline human health risk assessment.

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**Table D.37. Reasonable Maximum Exposure Assumptions for Inhalation of Vapors and Particulates Emitted from Soil by an Outdoor Worker or an Excavation Worker<sup>a</sup>**

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**Equations:**

$$\text{Exposure Concentration } (\mu\text{g}/\text{m}^3) = \frac{C_s \times EF \times ED \times ET \times \left( \frac{1}{VF} + \frac{1}{PEF} \right)}{AT} \times CF_1$$

$$\text{Radionuclide Intake (pCi)} = \frac{A_s \times EF \times ED \times ET \times CF_2 \times \left( \frac{1}{PEF} \right) \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil or sediment = $C_s$	mg/kg	Chemical-specific	----
Activity in soil or sediment = $A_s$	pCi/g	Chemical-specific	----
Conversion factor = $CF_1$	$\mu\text{g}/\text{mg}$	$10^{-3}$	----
Conversion factor = $CF_2$	g/kg	$10^3$	----
Exposure frequency = $EF$	day/yr	185	[14]
Exposure duration = $ED$	years	25	[19]
Exposure time = $ET$	hours/day	8	[14]
Volatilization factor = $VF$	$\text{m}^3/\text{kg}$	Chemical-specific	[18]
Particulate emission factor <sup>c</sup> = $PEF$	$\text{m}^3/\text{kg}$	$6.2 \times 10^8$	[14]
Averaging time = $AT$	hours/day $\times$ yr $\times$ day/yr	$24 \times 70 \times 365$ (carcinogen) $24 \times ED \times 365$ (noncarcinogen)	[15]
Decay constant = $\lambda$	unitless	0.693/half-life	

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<sup>a</sup>Equation from [38].

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<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

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<sup>c</sup>PEFs from Kentucky Risk Assessment Guidance use EPA default factors, except for the Q/C value, which is based on the lower 90% confidence interval of the mean dispersion factor of climactic zone VII of Table 3 in the Soil Screening Guidance Technical Background document [27].

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**NOTE:** For the construction/excavation worker scenario, the ED and EF can be reduced and documented on a site-specific basis, based on guidance from the Exposure Factors Handbook or similar RAWG-approved guidance, and included in the uncertainties section of the baseline human health risk assessment.

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**Table D.38. Reasonable Maximum Exposure Assumptions for Dermal Contact with Soil by an Outdoor Worker or an Excavation Worker<sup>a</sup>**

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Equation:

$$\text{Absorbed Dose [(mg)/(kg} \times \text{day)]} = \frac{C_s \times CF_d \times SA \times AF \times ABS \times EF \times ED}{BW \times AT}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in soil or sediment = $C_s$	mg/kg	Chemical-specific	----
Conversion factor-dermal = $CF_d$	(kg-cm <sup>2</sup> )/(mg-m <sup>2</sup> )	0.01	----
Surface area <sup>c</sup> = $SA$	m <sup>2</sup> /day	0.347	[15]
Adherence factor = $AF$	mg/cm <sup>2</sup>	1	[14]
Absorption factor <sup>d</sup> = $ABS$	unitless	Chemical-specific	[14]
Exposure frequency = $EF$	day/yr	185	[14]
Exposure duration = $ED$	years	25 (outdoor) 5 (excavation)	[15] [16]
Body weight = $BW$	kg	80	[15]
Averaging time = $AT$	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[15]

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<sup>a</sup>Equation from [1].

<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>Includes skin area of arms, hands, and head.

<sup>d</sup>Chemical-specific absorption factors available are listed in Table B.5 [24].

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NOTES:

1. Dermal absorbed dose is not applicable to radionuclides per guidance found in [1].
2. For the construction/excavation worker scenario, the ED and EF can be reduced and documented on a site-specific basis, based on guidance from the Exposure Factors Handbook or similar RAWG-approved guidance, and included in the uncertainties section of the baseline human health risk assessment.

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**Table D.39. Reasonable Maximum Exposure Assumptions for External Exposure to Ionizing Radiation from Soil by an Outdoor Worker or an Excavation Worker<sup>a</sup>**

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Equation:

$$\text{Absorbed Dose [(pCi} \times \text{year)/g]} = \frac{A_s \times ED \times EF \times (1 - S_e) \times T_e \times (1 - e^{-\lambda \times ED})}{ED \times \lambda}$$

Parameter	Units	Value used	References <sup>b</sup>
Activity in soil or sediment = $A_s$	pCi/g	Chemical-specific	-----
Exposure frequency = EF	(days/year)/(days/year)	185/365	[14], [19]
Exposure duration = ED	year	25 (outdoor) 5 (excavation)	[15] [16]
Gamma shielding factor = $S_e$	unitless	0.2	[19]
Gamma exposure time factor = $T_e$	(hr/day)/(hr/day)	8/24	[19]
Decay constant = $\lambda$	unitless	0.693/half-life	

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<sup>a</sup>Equation from [9].

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<sup>b</sup>References (noted in brackets [ ]) follow Table D.49.

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**NOTE:** For the construction/excavation worker scenario, the ED and EF can be reduced and documented on a site-specific basis, based on guidance from the Exposure Factors Handbook or similar RAWG-approved guidance, and included in the uncertainties section of the baseline human health risk assessment.

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**Table D.40. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Deer<sup>a, d</sup>**

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**Equations:**

$$C_{deer} = F_{deer} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_{sw} \times CF_{rad} \times Q_{sw})]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es})$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in deer = $C_{deer}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-deer transfer factor = $F_{deer}$	day/kg	Chemical-specific	-----
Chemical concentration in forage = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = $AC$	unitless	AS/AD	-----
Area of SWMU = $AS$	acres	SWMU-specific	-----
Area of deer range = $AD$	acres	494	[31]
Fraction of deer's food from site when on-site = $f_s$	unitless	1.0	[5]
Quantity of forage ingested daily by deer = $Q_f$	kg/day	1.74	[7]
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	-----
Quantity of soil ingested daily by deer = $Q_s$	kg/day	0.034	[6]; 2% of forage
Contaminant concentration in surface water = $C_{sw}$	mg/L or pCi/L	Chemical-specific	-----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	-----
Quantity of surface water ingested daily by deer = $Q_{sw}$	L/day	3.61	[8]
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

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<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> AC cannot be greater than 1.

<sup>d</sup> All ingested water is assumed to be from SWMU or SWMU area.

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**Table D.41. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Home-Grown Vegetables<sup>a</sup>**

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**Equations:**

$$C_{\text{vegetables}} = (C_w \times Irr_{rup} \times CF_{rad}) + (C_s \times AC \times R_{upv}) + (C_w \times Irr_{res} \times CF_{rad}) + (C_s \times AC \times R_{es}) + (C_w \times Irr_{dep} \times CF_{rad})$$

$$Irr_{rup} = \frac{Ir \times F \times Bv_{wet} \times [1 - \exp(-\lambda_B \times t_b)]}{P \times \lambda_B}$$

$$Irr_{dep} = \frac{Ir \times F \times I_f \times T \times [1 - \exp(-\lambda_E \times t_v)]}{Y_v \times \lambda_E}$$

$$Irr_{res} = \frac{Ir \times F \times MLF \times [1 - \exp(-\lambda_B \times t_b)]}{P \times \lambda_B}$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in vegetable = $C_{\text{vegetables}}$	mg/kg or pCi/g	Chemical-specific	Calculated
Concentration in groundwater = $C_w$	mg/L or pCi/L	Chemical-specific	----
Root uptake from irrigation = $Irr_{rup}$	L/kg	Chemical-specific	Calculated
Conversion factor for radionuclides = $CF_{rad}$	kg/g	10 <sup>-3</sup>	----
Concentration in soil = $C_s$	mg/kg or pCi/g	Chemical-specific	----
Area of contact <sup>c</sup> = $AC$	unitless	AS/AG	----
Area of SWMU = $AS$	acres	SWMU-specific	----
Area of garden = $AG$	acres	0.25	[20]
Wet root uptake for leafy vegetables = $R_{upv}$	kg/kg	Chemical-specific	----
Resuspension from irrigation = $Irr_{res}$	L/kg	Chemical-specific	Calculated
Resuspension multiplier = $R_{es}$	unitless	0.26	[9]
Aerial deposition from irrigation = $Irr_{dep}$	L/kg	Chemical-specific	Calculated
Irrigation rate = $Ir$	L/m <sup>2</sup> -day	3.62	[10]
Irrigation period = $F$	unitless	0.25	[10]; 3 months a year
Soil to plant uptake, wet weight = $Bv_{wet}$	kg/kg	Chemical-specific or $7.7 \times K_{ow}^{-0.58}$	[11]
Effective rate for removal = $\lambda_B$	1/day	$\lambda_i + \lambda_{HL}$	[11]
Decay = $\lambda_i$	1/day	0.693/ $T_r$	[11]
Half-life = $T_r$	day	Chemical-specific	----
Soil leaching rate = $\lambda_{HL}$	1/day	2.7 × 10 <sup>-5</sup>	[11]
Long-term deposition and build-up = $t_b$	day	10,950	[2]
Area density for root zone = $P$	kg/m <sup>2</sup>	240	[8], [12], [13]
Plant mass leading factor = $MLF$	unitless	0.26	[9]
Interception fraction = $I_f$	unitless	0.42	[7]
Translocation factor = $T$	unitless	1	[2]
Decay for removal on produce = $\lambda_E$	1/day	$\lambda_i + (0.693/t_w)$	[11]
Weathering half-life = $t_w$	day	14	[2]
Above ground exposure time = $t_v$	day	60	[2]
Plant yield (wet) = $Y_v$	kg/m <sup>2</sup>	2	[2]

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<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> References (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> AC cannot be greater than 1.

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**Table D.42. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Fish**

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**Equation:**

$$C_{fish} = C_{sw} \times BAF_{fish}$$

<b>Parameter</b>	<b>Units</b>	<b>Value used</b>	<b>References</b>
Contaminant concentration in fish = $C_{fish}$	mg/kg or pCi/kg	Chemical-specific	Calculated
Contaminant concentration in water = $C_{sw}$	mg/L or pCi/L	Chemical-specific	----
Bioaccumulation factor = $BAF_{fish}$	L/kg	Chemical-specific	----

**Table D.43. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Quail<sup>b, d</sup>**

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**Equations:**

$$C_{quail} = F_{quail} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_{sw} \times CF_{rad} \times Q_{sw}) + (C_i + AC + Q_i)]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es}) \quad C_i = (C_s \times BAF_i)$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in quail = $C_{quail}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-quail transfer factor = $F_{quail}$	day/kg	Chemical-specific	use $F_{poultry}$ values
Chemical concentration in forage = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = AC	unitless	AS/AQ	----
Area of SWMU = AS	acres	SWMU-specific	----
Area of quail range = AQ	acres	15.4	[28] Deleted: 30
Fraction of quail's food from site when on-site = $f_s$	unitless	1.0	----
Quantity of forage ingested daily by quail = $Q_f$	kg/day	0.01499	[28] 88.2% of total food Deleted: 30
Chemical concentration in invertebrates = $C_i$	mg/kg or pCi/g	Chemical-specific	----
Quantity of invertebrates ingested daily by quail = $Q_i$	kg/day	0.002006	[28] 11.8% of total food Deleted: 30
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	----
Quantity of soil ingested daily by quail = $Q_s$	kg/day	0.00195	[17] Deleted: 0.00158
Contaminant concentration in surface water = $C_{sw}$	mg/L or pCi/L	Chemical-specific	----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	----
Quantity of surface water ingested daily by quail = $Q_{sw}$	L/day	0.02	[17] Deleted: 4
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8] Deleted: 30
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> AC cannot be greater than 1.

<sup>d</sup> All ingested water is considered to be from SWMU or SWMU area.

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**Table D.44. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Rabbits<sup>a,d</sup>**

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**Equations:**

$$C_{rabbit} = F_{rabbit} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_{sw} \times CF_{rad} \times Q_{sw})]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es})$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in rabbit = $C_{rabbit}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-rabbit transfer factor = $F_{rabbit}$	day/kg	Chemical-specific	use $F_{beef}$ values
Chemical concentration in forage = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = $AC$	unitless	AS/AR	----
Area of SWMU = $AS$	acres	SWMU-specific	----
Area of rabbit range = $AR$	acres	3.6	[28] Deleted: 30
Fraction of rabbit's food from site when on-site = $f_s$	unitless	1.0	----
Quantity of forage ingested daily by rabbit = $Q_f$	kg/day	0.237	[29] Deleted: 31
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	----
Quantity of soil ingested daily by rabbit = $Q_s$	kg/day	0.0149	[29] 6.3% of forage Deleted: 31
Contaminant concentration in surface water = $C_{sw}$	mg/L or pCi/L	Chemical-specific	----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	----
Quantity of surface water ingested daily by rabbit = $Q_{sw}$	L/day	0.116	[29] Deleted: 31
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> AC cannot be greater than 1.

<sup>d</sup> All ingested water is considered to be from SWMU or SWMU area.

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**Table D.45. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Beef<sup>a, d</sup>**

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**Equations:**

$$C_{beef} = F_{beef} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_w \times CF_{rad} \times Q_w)]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es})$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in beef = $C_{beef}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-beef transfer factor = $F_{beef}$	day/kg	Chemical-specific	----
Chemical concentration in pasture = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = $AC$	unitless	AS/AD	----
Area of SWMU = $AS$	acres	SWMU-specific	----
Area of beef range = $AD$	acres	2	[27] Deleted: 29
Fraction of beef's food from site when on-site = $f_s$	unitless	1.0	[5]
Quantity of pasture ingested daily by beef = $Q_f$	kg/day	25	[23] Deleted: 25
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	----
Quantity of soil ingested daily by beef = $Q_s$	kg/day	1	[24] Deleted: 26
Contaminant concentration in water = $C_w$	mg/L or pCi/L	Chemical-specific	----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	----
Quantity of water ingested daily by beef = $Q_w$	L/day	50	[23] Deleted: 25
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> AC cannot be greater than 1.

<sup>d</sup> All ingested water is considered to be from SWMU or SWMU area.

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**Table D.4.6. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Milk<sup>a, d</sup>**

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**Equations:**

$$C_{milk} = F_{milk} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_w \times CF_{rad} \times Q_w)]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es})$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in milk = $C_{milk}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-milk transfer factor = $F_{milk}$	day/kg	Chemical-specific	-----
Chemical concentration in pasture = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = $AC$	unitless	AS/AD	-----
Area of SWMU = $AS$	acres	SWMU-specific	-----
Area of dairy range = $AD$	acres	2	[27]
Fraction of dairy's food from site when on-site = $f_s$	unitless	1.0	[5]
Quantity of pasture ingested daily by dairy = $Q_f$	kg/day	25	[23]
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	-----
Quantity of soil ingested daily by dairy = $Q_s$	kg/day	1	[24]
Contaminant concentration in water = $C_w$	mg/L or pCi/L	Chemical-specific	-----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	-----
Quantity of water ingested daily by dairy = $Q_w$	L/day	60	[23]
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

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<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> All references (noted in brackets [ ]) follow Table D.4.9.

<sup>c</sup> AC cannot be greater than 1.

<sup>d</sup> All ingested water is considered to be from SWMU or SWMU area.

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**Table D.47. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Poultry<sup>a,c</sup>**

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**Equations:**

$$C_{poultry} = F_{poultry} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_w \times CF_{rad} \times Q_w)]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es})$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in poultry = $C_{poultry}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-poultry transfer factor = $F_{poultry}$	day/kg	Chemical-specific	----
Chemical concentration in pasture = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = AC	unitless	AS/AD	----
Area of SWMU = AS	acres	SWMU-specific	----
Area of poultry range = AD <sup>d</sup>	acres	1	[27]
Fraction of poultry's food from site = $f_s$	unitless	0.5	[27] assumes broilers get 50% bought grain
Quantity of pasture ingested daily by poultry = $Q_f$	kg/day	0.12 (chicken) 0.35 (turkey)	[22] 20 wk old male turkey
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	----
Quantity of soil ingested daily by poultry = $Q_s$	kg/day	0.0024 (chicken) 0.007 (turkey)	[8] same ratio for chicken
Contaminant concentration in water = $C_w$	mg/L or pCi/L	Chemical-specific	----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	----
Quantity of water ingested daily by poultry = $Q_w$	L/day	0.24 (chicken) 1.0 (turkey)	[22] 1:2 ratio of 20 wk old male turkey
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

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<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> AC cannot be greater than 1.

<sup>d</sup> Assumes 1 acre of pasture for 200 adult birds with a three year rotation.

<sup>e</sup> All ingested water is considered to be from SWMU or SWMU area.

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**NOTE:** Under this model, poultry raised for use as broilers by subsistence farmers are allowed to forage on pasture where they ingest pasture and soil.

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**Table D.48. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Pork<sup>a, d</sup>**

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**Equations:**

$$C_{pork} = F_{pork} \times [(C_{forage} \times AC \times f_s \times Q_f) + (C_s \times AC \times Q_s) + (C_w \times CF_{rad} \times Q_w)]$$

$$C_{forage} = (C_s \times R_{upp}) + (C_s \times R_{es})$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in pork = $C_{pork}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-pork transfer factor = $F_{pork}$	day/kg	Chemical-specific	-----
Chemical concentration in pasture = $C_{forage}$	mg/kg or pCi/g	Chemical-specific	Calculated
Area of contact <sup>c</sup> = $AC$	unitless	AS/AD	-----
Area of SWMU = $AS$	acres	SWMU-specific	-----
Area of swine range = $AD$	acres	1	[27]
Fraction of swine's food from site = $f_s$	unitless	0.4	[27]
Quantity of pasture ingested daily by swine = $Q_f$	kg/day	2.4	[32]
Chemical concentration in soil or sediment = $C_s$	mg/kg or pCi/g	Chemical-specific	-----
Quantity of soil ingested daily by swine = $Q_s$	kg/day	0.034	[26]
Contaminant concentration in water = $C_w$	mg/L or pCi/L	Chemical-specific	-----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	-----
Quantity of water ingested daily by swine = $Q_w$	L/day	6.14	[25] 2.56 to 1, water to feed ratio
Soil to plant uptake (dry) = $R_{upp}$	unitless	Chemical-specific or $38 \times K_{ow}^{-0.58}$	[8]
Soil resuspension multiplier = $R_{es}$	unitless	0.25	[3]

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<sup>a</sup> Equations after [1], [2], [3], [4].

<sup>b</sup> All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup> AC cannot be greater than 1.

<sup>d</sup> All ingested water is considered to be from SWMU or SWMU area.

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**NOTE:** According to Morrison (1956), subsistence farmers allow 20% to 40% of the swine's diet to come from pasture, while the remaining comes from store bought grain.

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**Table D.49. Reasonable Maximum Exposure Assumptions for Concentration or Activity of COPCs in Egg<sup>a, c, d</sup>**

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Equations:

$$C_{egg} = F_{egg} \times (C_w \times CF_{rad} \times Q_w)$$

Parameter	Units	Value used	References <sup>b</sup>
Chemical concentration in egg = $C_{egg}$	mg/kg or pCi/g	Chemical-specific	Calculated
Forage-egg transfer factor = $F_{egg}$	day/kg	Chemical-specific	----
Contaminant concentration in water = $C_w$	mg/L or pCi/L	Chemical-specific	----
Conversion factor for radionuclides = $CF_{rad}$	kg/g	$10^{-3}$	----
Quantity of water ingested daily by poultry = $Q_w$	L/day	0.24 (chicken) 1.0 (turkey)	[22] 1:2 ratio of 20 wk old male turkey

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<sup>a</sup>Equations after [1], [2], [3], [4].

<sup>b</sup>All references (noted in brackets [ ]) follow Table D.49.

<sup>c</sup>AC cannot be greater than 1.

<sup>d</sup>All ingested water is considered to be from SWMU or SWMU area.

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NOTE: Model assumes that laying hens are in a hutch and are not allowed to forage on pasture. Therefore, they eat only store bought grain and are not exposed to pasture or soil. Drinking water is assumed to come from the SWMU or SWMU area.

## REFERENCES FOR EXPOSURE EQUATIONS

- [1] EPA (U. S. Environmental Protection Agency) 1989. *Risk Assessment Guidance for Superfund: Volume I - Human Health Evaluation Manual*, EPA/540/1-89/002.
- [2] NCRP (National Council on Radiation Protection and Measurements) 1984. *Radiological Assessment: Predicting the Transport, Bioaccumulation, and Uptake by Man of Radionuclides Released to the Environment*, NCRP Report No. 76.
- [3] Hinton, T. G. 1992. "Contamination of Plants by Resuspension: A Review, with Critique Of Measurement Methods," *Sci. Total Environ.* 121:177–193.
- [4] Whelan, G., D. L. Streng, J. G. Droppo, Jr., B. L. Steelman, and J. W. Buck 1987. *The Remedial Action Priority System (RAPS): Mathematical Formulations*, DOE/RL/87-09, Pacific Northwest Laboratory, Richland, WA.
- [5] Maximum Value used; equivalent to 100%.
- [6] Beyer, W. N., E. E. Connor, and S. Gerould 1994. "Estimates of Soil Ingestion by Wildlife," *J. Wildl. Manage.* 58:375–382.
- [7] Miller, C. W. 1980. "An Analysis of Measured Values for the Fraction of a Radioactive Aerosol Intercepted by Vegetation," *Health Phys.*, 38:705–712.
- [8] McKone, T. E. 1994. "Uncertainty and Variability in Human Exposure to Soil Contaminants Through Home-Grown Food: A Monte Carlo Assessment," *Risk Anal.* 14:449–463.
- [9] Pinder, J. E., and K. W. McLeod 1989. "Mass Loading of Soil Particles on Plant Surfaces." *Health Phys.* 57:935–942.
- [10] Personal communication with the Roane County, Tennessee, Extension Agent.
- [11] National Council on Radiation Protection Measurement (NCRP) 1989. *Screening Techniques for Determining Compliance with Environmental Standards. Releases of Radionuclides to the Atmosphere*, Bethesda, MD.
- [12] Peterson, H. T., Jr. 1983. "Terrestrial and Aquatic Food Chain Pathways," in J. E. Till and H. R. Meyer, eds., *Radiological Assessment: A Textbook on Environmental Dose Analysis*, U.S. Nuclear Regulatory Commission, Washington, DC, pp. 5-1 to 5-156.
- [13] Hoffman, F. O., R. H. Gardner, and K. F. Eckerman. 1982. *Variability in Dose Estimates Associated with the Food Chain Transport and Ingestion of Selected Radionuclides*. NUREG/CR-2612, Oak Ridge National Laboratory, Oak Ridge, TN.
- [14] KDEP ([Kentucky Department for Environmental Protection](#)) 2002. *Kentucky Risk Assessment Guidance*, Risk Assessment Branch, Kentucky Department for Environmental Protection, Commonwealth of Kentucky, Frankfort, KY. ([see Appendix E](#))
- [15] ~~EPA 2014. "Human Health Evaluation Manual, Supplemental Guidance: Update of Standard Default Exposure Factors." OSWER Directive 9200.1-120. Washington, DC.~~

**Deleted:**

**Deleted:** McKone, T. E. 1987. "Human Exposure to Volatile Organic Compounds in Household Tap Water: The Indoor Inhalation Pathway," *Environ. Sci. Technol.* 21:1194–1201.¶  
¶ [16]

**Deleted:** Removed

[16]	<u>RAWG (Risk Assessment Working Group) 2014. "Risk Assessment Working Group Meeting Minutes—September 2014." September (see Appendix E).</u>	Deleted: 17 Deleted: Removed
[17]	<u>DOE (U.S. Department of Energy) 2015. DRAFT <i>Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant Paducah, Kentucky, Volume 2. Ecological.</i> DOE/LX/07-0107&amp;D2/R1/V2, Paducah, KY, February</u>	Deleted: 18 Deleted: Removed
[18]	EPA 1991. Appendix D of <i>Risk Assessment Guidance for Superfund: Volume I-Human Health Evaluation Manual (Part B, Development of Risk-based Preliminary Remediation Goals)</i> , OSWER Directive 9285.7-01B.	Deleted: 19
[19]	EPA 1991. <i>Risk Assessment Guidance for Superfund: Volume I-Human Health Evaluation Manual (Part B, Development of Risk-based Preliminary Remediation Goals)</i> , OSWER Directive 9285.7-01B.	Deleted: 20
[20]	EPA 1989. <i>Exposure Factors Handbook</i> , EPA/600/8-89/043.	Deleted: 21
[21]	EPA 2003. "CSFII Analysis of Food Intake Distributions," EPA/600/R-03/029, Washington, DC.	Deleted: 22
[22]	NRC (National Research Council) 1994. <i>Nutrient Requirements of Poultry</i> , National Academy Press. Washington, DC.	Deleted: Removed¶ [23].
[23]	NRC 1977. <i>Predicting Feed Intake of Food-Producing Animals</i> , National Academy Press. Washington, DC.	Deleted: 24 Deleted: 25
[24]	Darwin, R. 1990. "Soil Ingestion by Dairy Cattle," PNL-SA-17918-HEDR. DE90 017196, Pacific Northwest Laboratory, Richland, WA.	Deleted: 26
[25]	<u>NRC 1988. <i>Nutrient Requirements of Swine</i>. National Academy Press. Washington D.C.</u>	Deleted: 27 Deleted: Removed
[26]	Belcher, G. D., and C. C. Travis, "Modeling support for the rural and municipal waste combustion projects: final report on sensitivity and uncertainty analysis for the terrestrial food chain model.": Oak Ridge National Laboratory, Oak Ridge, TN 1989, 113.	Deleted: 28
[27]	F.B. Morrison 1956. <i>Feeds and Feeding</i> , Ithaca, NY.	Deleted: 29 Deleted: 30
[28]	EPA 1993. <i>Wildlife Exposure Factors Handbook</i> , EPA/600/R-93/187a, Vol. I, Washington, DC.	Deleted: 31
[29]	DOE 1995. <i>Remedial Investigation/Feasibility Study for the Clinch River/Poplar Creek Operable Unit</i> , DOE/OR/01-1393.	Deleted: [32]. Beyer, W. N., E. E. Connor, and S. Gerald 1994. "Estimates of Soil Ingestion by Wildlife." <i>J. Wildl. Manage.</i> 58:375-382.¶
[30]	Personal Communication with Ballard County Agricultural Extension Agent reporting average garden size (see Appendix E).	Deleted: 33 Deleted: s Deleted: and McCracken
[31]	Marchington, R. L., and D. H. Hirth 1984. <i>White-tailed deer: Ecology and Management</i> , Chapter 6, "Behavior," L. K. Halls, ed., Stackpole Books, Harrisburg, PA, pp. 129-168.	Deleted: ies Deleted: s Deleted: 34
[32]	IAEA (International Atomic Energy Agency) Vienna 1994. <i>Handbook of Parameter Values for the Prediction of Radionuclide transfer in Temperate Environments</i> .	Deleted: [35] Removed¶ Deleted: 36

	[33] Schuam, J., K. Hoang, R. Kinerson, J. Moya, and R. G. M. Wang 1994. "Estimating Dermal and Inhalation Exposure to Volatile Chemicals in Domestic Water," in <i>Water Contamination and Health</i> . R. G. M. Wang, ed., Marcel Dekker, Inc., NY.	Deleted: 37
	[34] EPA 2004. "Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual," Part E, OSWER Directive 9285.7-02EP, Office of Emergency and Remedial Response, Washington, DC, July.	Deleted: 38
	[35] Knuth, B. A., N. A. Connelly, and M. A. Shapiro 1993. <i>Angler Attitudes and Behaviors Associated with Ohio River Health Advisories</i> , Human Dimensions Research Unit (HDRU) Publication 93-6, Department of Natural Resources, New York State College of Agriculture and Life Sciences, Cornell University, Ithaca, NY, 163 p.	Deleted: 39
	[36] RAWG 2007. Discussion on removing gamma shielding factor for recreational receptor, RAWG teleconference call, December.	Deleted: 40
	[37] EPA 1996. Technical Background Document for Soil Screening Guidance, EPA/540/R95/128. Office of Emergency and Remedial Response, Washington, DC, May.	Deleted: 41
	[38] EPA 2009. "Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual" (Part F, Supplemental Guidance for Inhalation Risk Assessment) OSWER Directive 9285.7-82, Office of Superfund Remediation and Technology Innovation, Washington, DC, January.	Deleted: 42
	[39] <a href="#">RAWG 2014. "Risk Assessment Working Group Meeting Minutes—September 2014" (see Appendix E).</a>	

**APPENDIX E**  
**ADDITIONAL INFORMATION (ON CD)**



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**APPENDIX E**  
**ADDITIONAL INFORMATION (CD)**

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Ms. Julie Corkran  
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PPPO-02-XXXXXXXX-15

Ms. April Webb  
Interim Federal Facility Agreement Manager  
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200 Fair Oaks Lane, 2<sup>nd</sup> Floor  
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Dear Ms. Corkran and Ms. Webb:

**TRANSMITTAL OF THE UPDATED METHODS FOR CONDUCTING RISK ASSESSMENTS AND RISK EVALUATIONS AT THE PADUCAH GASEOUS DIFFUSION PLANT, PADUCAH, KENTUCKY, VOLUME 1. HUMAN HEALTH (DOE/LX/07-0107&D2/R5/V1)**

Enclosed please find the revised *Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, Volume 1. Human Health*, DOE/LX/07-0107&D2/R5/V1. This revision updates the previously issued document. Updates have been coordinated through the Risk Assessment Working Group.

With these revisions, the risk methods document has been updated to ensure that it promotes development of human health risk assessments in accordance with the most current state and federal guidance.

The U.S. Department of Energy requests comments on or approval of the subject document no later than July 17, 2015.

If you have any questions or require additional information, please contact Rich Bonczek at (859) 219-4051.

Sincerely,

Jennifer Woodard  
Paducah Site Lead  
Portsmouth/Paducah Project Office

Enclosure:

Human Health Risk Methods Document

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**Significant Changes to**  
***Methods for Conducting Risk Assessments and Risk Evaluations Volume 1***  
***Human Health (DOE/LX/07-0107&D2/R5/V1)***

- Added six “Significant COPCs at PGDP” to list.
- Previous 15 mrem/year benchmark revised to 12 mrem/year to match up with EPA CERCLA guidance.
- Text revised to better explain use of industrial worker/outdoor worker/excavation worker.
- Text added to ensure consistency with EPA Directive, “Determining Groundwater Exposure Point Concentrations, Supplemental Guidance.”
- A placeholder for “Consideration of Vapor Intrusion” was added to the document (no text has been included).
- Section 4, “Risk Analyses during the Feasibility Study,” updated.
- Exposure parameters updated for consistency with new EPA guidance (see Table B.4).
- Screening levels added for excavation worker at an exposure duration of five years.
- Screening levels added for SSLs at a DAF of 58.
- Dose conversion factors updated for release of new version of RESRAD.

**APPENDIX E**  
**ADDITIONAL INFORMATION**

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## **E.1. DATA AND DOCUMENTS USED TO ESTABLISH BACKGROUND CONCENTRATIONS**

As early as the late 1950s, the U.S. Department of Energy (DOE) and its predecessor organization determined the importance of identifying background concentrations for metals and radionuclides in the environment. Routine monitoring programs were established for air and grass. In 1971, the monitoring program was expanded to include surface soil samples taken at four locations at the plant perimeter, with the only analyte being total uranium.

In 1973, the locations of sampling were changed from the perimeter locations mentioned herein to four locations five miles from the plant perimeter. The only analyte was total uranium. From 1975 until 1985, the environmental monitoring program for soils continued as described.

The environmental report for 1986 states that the analyte list for soil samples was expanded from only uranium to thorium-230, neptunium-237, plutonium-239, and isotopic uranium. Starting in 1988, the radionuclide analyte list for soil samples taken as part of the environmental monitoring programs was expanded to include total uranium, uranium-238, cesium-237, potassium-40, neptunium-237, plutonium-239, thorium-230, and technetium-99. Also, beginning in 1988, analyses were performed for 36 metals. Metals included in the analyte list were aluminum, antimony, arsenic, barium, beryllium, bismuth, calcium, cadmium, chromium, cobalt, copper, iron, lead, lithium, magnesium, manganese, mercury, molybdenum, nickel, niobium, phosphorus, potassium, ruthenium, silver, sodium, silicon, strontium, tantalum, thallium, thorium, tin, titanium, tungsten, vanadium, zinc, and zirconium.

### **PHASE I AND II SITE INVESTIGATIONS REFERENCE SAMPLING**

In 1988, DOE and the U.S. Environmental Protection Agency (EPA) entered into a Consent Order that defined the mutual objectives of the EPA and DOE to study groundwater contamination and the threat of releases from the Paducah Gaseous Diffusion Plant (PGDP). A copy of that Consent Order can be found at the following link: <http://www.paducaheic.com/media/32632/I-02004-0002-ARI52.PDF>.

As part of the effort to address the Consent Order, a Site Investigation was performed in two phases. The *Results of the Site Investigation, Phase I, at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, (ER/KY-4) was completed in 1991; and *Results of the Site Investigation, Phase II, at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, KY/SUB/13B-97777C P-03/1991/1, was completed in 1992. During the completion of Phase I and II Site Investigations, the need for background or reference concentrations for inorganic analytes and reference activities radionuclides was recognized. To meet this need, the Site Investigations included the collection of soil samples from areas outside known plant influence. To establish reference activities for radionuclides, 33 surface soil samples (from 0 to 12 inches in depth) were collected from areas at least 5 miles east and southeast of PGDP in May and June of 1990. The analytes for this sampling effort included gross alpha and gross beta, neptunium-237, technetium-99, plutonium-239, thorium-230, uranium-238, uranium-234, and uranium-235.

To establish reference concentrations for inorganic and metals, five surface samples (from 0 to 6 inches in depth) were taken during the Phase II Site Investigation in areas near the PGDP, but outside areas suspected to be influenced by the plant operations. The metals included aluminum, antimony, arsenic, barium, beryllium, cadmium, calcium, chromium, cobalt, copper, cyanide, iron, lead, magnesium, manganese, mercury, nickel, potassium, selenium, silver, sodium, thallium, vanadium and zinc. A report entitled *Inorganic Soil and Groundwater Chemistry Near Paducah Gaseous Diffusion Plant; Paducah, Kentucky*, ORNL/TM-12897, was prepared and sent to the regulatory agencies for information purposes.

While this report was not prepared to establish background groundwater and soil concentrations, it did discuss potential background concentrations for soil and groundwater at PGDP.

In response to comments on *Soil and Groundwater Chemistry Near Paducah Gaseous Diffusion Plant; Paducah, Kentucky*, ORNL/TM-12897 (1996), DOE prepared another internal report with a more extensive evaluation of existing data (primarily data from the Phase I and II Site Investigations, entitled *Background Concentrations and Human Health Risk-based Screening Criteria for Metals in Soil at the Paducah Gaseous Diffusion Plant*, KY/EM-77&D1. The report contained data for 146 surface sampling locations and 597 samples for subsurface soils for metals analysis. The metals included all of those analyzed in the Phase II report with the exception of cyanide in surface and subsurface soils and thallium in subsurface soils. A consensus of reviewers believed that the data evaluation in this report was not sufficient to establish background of metals in soil and requested that the document be revised.

In response, a revised report, *Background Concentrations and Human Health Risk-based Screening Criteria for Metals in Soil at the Paducah Gaseous Diffusion Plant*, DOE/OR/07-1417&D2, was prepared (DOE 1996). EPA conditionally approved this revised document. The conditions included the reanalysis of four metals including antimony, beryllium, cadmium, and thallium. Also in 1996, the Commonwealth of Kentucky accepted the revised report. The Commonwealth also called for additional sampling to verify the background concentrations of antimony, beryllium, cadmium, and thallium.

DOE issued the final revision of a work plan entitled *Project Plan for the Background Soils Project for the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1414&D2 (DOE 1996). As described in this work plan, DOE was to verify with additional sampling the background concentrations for the four metals listed in the conditional approval letters for DOE/OR/07-1417&D2 and to determine the background concentrations of selected radionuclides.

DOE issued the final revision of the report for the background soils project entitled, *Background Levels of Selected Radionuclides and Metals in Soils and Geologic Media at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1586&D2. In this report, the values selected by DOE as background concentrations for soil in the DOE/OR/07-1417 report were combined with the background concentrations analyzed for antimony, beryllium, cadmium, thallium, and selected radionuclides, and final background concentration data sets were established. This report included 15 surface soil and 41 subsurface soil sampling locations for the four metals listed above. In addition the significant radionuclides included cesium-137, neptunium-237, plutonium-239, plutonium-238, potassium-40, radium-226, strontium-90, technetium-99, thorium-228, thorium-230, thorium-232, uranium-238, uranium-234, and uranium-235. A variety of statistical methods as described in *Background Levels of Selected Radionuclides and Metals in Soils and Geologic Media at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1586&D2, were used to evaluate the data and ultimately these data were used with data from previous investigations to establish the background values for soils at PGDP. The background values are presented in Appendix A.

## **E.2. SITE-SPECIFIC EXPOSURE INFORMATION**

This section of the appendix contains copies or excerpts of reports, memoranda, articles, and links to reports that are useful in developing exposure assessments for PGDP and justifying various assumptions made when completing risk assessments and analyses. These include the following:

- Site Investigation surface water and groundwater users survey to determine groundwater use near PGDP (CH2M HILL 1991);
- Summary of agricultural practices in Ballard County, Kentucky;
- Summary agricultural practices in McCracken County, Kentucky;
- Area of crop land in Ballard and McCracken Counties, Kentucky;
- Recreational use of Bayou and Little Bayou Creeks near PGDP;
- Annual harvests of geese, ducks, turkeys, and deer in McCracken and Ballard Counties, Kentucky; and
- Reports entitled, “Planning Issues for Superfund Site Remediation,” and “Quantitative Decision Making in Superfund: A Data Quality Objectives Case Study,” from *Hazardous Materials Control* regarding use of exposure units in risk calculations and remedial decisions.

### **E.2.1 PHASE I SITE INVESTIGATION RESULTS OF SURFACE WATER AND GROUNDWATER USERS SURVEY TO DETERMINE GROUNDWATER USE NEAR PGDP**

A surface water and groundwater user’s survey was conducted as part of the Site Investigation Phase I, and is included in the document’s Appendix 2B-15 (CH2M HILL 1991). The appendix in its entirety can be found at the following link: <http://www.paducaheic.com/media/45063/i-02300-0001f-ARI14.pdf>. Appendix 2B-15 begins on page 276 of the pdf.

### **E.2.2 SUMMARY OF AGRICULTURAL PRACTICES IN BALLARD COUNTY, KENTUCKY**

This section summarizes information obtained from a 2013 search of various public records to identify the parameters of agricultural practices in Ballard County, Kentucky.

**Population.** Population information for Ballard County is taken from [http://www.city-data.com/county/Ballard\\_County-KY.html](http://www.city-data.com/county/Ballard_County-KY.html), accessed December 2013.

- 8,333 population (as of 2012)
- Size of family households: 1,179 2-persons; 552 3-persons; 405 4-persons; 157 5-persons; 52 6-persons; 27 7-or-more-persons

- Size of nonfamily households: 881 1-person; 131 2-persons; 5 3-persons; 6 4-persons; 1 5-persons; 1 6-persons

**Agriculture in Ballard County.** Agriculture information for Ballard County is taken from [http://www.city-data.com/county/Ballard\\_County-KY.html](http://www.city-data.com/county/Ballard_County-KY.html), accessed December 2013.

- Average size of farms: 233 acres
- Average value of agricultural products sold per farm: \$70,647
- Average value of crops sold per acre for harvested cropland: \$213.68
- The value of nursery, greenhouse, floriculture, and sod as a percentage of the total market value of agricultural products sold: 0.18%
- The value of livestock, poultry, and their products as a percentage of the total market value of agricultural products sold: 55.27%
- Average total farm production expenses per farm: \$60,366
- Harvested cropland as a percentage of land in farms: 63.59%
- Irrigated harvested cropland as a percentage of land in farms: 0.29%
- Average market value of all machinery and equipment per farm: \$50,268
- The percentage of farms operated by a family or individual: 91.56%
- Average age of principal farm operators: 55 years
- Average number of cattle and calves per 100 acres of all land in farms: 8.31
- Milk cows as a percentage of all cattle and calves: 5.09%
- Corn for grain: 22,422 harvested acres
- All wheat for grain: 10,372 harvested acres
- Soybeans for beans: 39814 harvested acres
- Vegetables: 15 harvested acres
- Land in orchards: 5 acres

**Gardening.** Gardening information was updated from a 1994 interview with the Agricultural Extension Agent of Ballard County. The current Ballard County Agricultural Extension Agent confirmed in December 2013 that most of the information is feasible; however, the percentage of the population with a garden has dropped considerably.

- (1) Approximately 25–30% of the population have a garden
- (2) Commonly grown garden vegetables are squash, corn, tomatoes, green beans, and peas
- (3) The average garden site is one-fourth acre
- (4) Approximately 0.1 to 0.2 pounds of garden grown vegetables are consumed per individual per day

- (5) Approximately 80% of gardeners can their produce
- (6) Growing season is April 5 to October 12: 4,560 hours

### **E.2.3 SUMMARY OF AGRICULTURAL PRACTICES IN MCCRACKEN COUNTY, KENTUCKY**

This section summarizes information obtained from a 2013 search of various public records to identify the parameters of agricultural practices in McCracken County, Kentucky.

**Population.** Population information for McCracken County is taken from [http://www.city-data.com/county/McCracken\\_County-KY.html](http://www.city-data.com/county/McCracken_County-KY.html), accessed December 2013.

- 65,549 population (as of 2012)
- Size of family households: 8,862 2-persons; 4,185 3-persons; 3,035 4-persons; 1,200 5-persons; 411 6-persons; 198 7-or-more-persons
- Size of nonfamily households: 8,993 1-person; 1,153 2-persons; 119 3-persons; 50 4-persons; 11 5-persons; 5 6-persons; 5 7-or-more-persons

**Agriculture in McCracken County:** Agriculture information for McCracken County is taken from [http://www.city-data.com/county/McCracken\\_County-KY.html](http://www.city-data.com/county/McCracken_County-KY.html), accessed December 2013.

- Average size of farms: 161 acres
- Average value of agricultural products sold per farm: \$29,777
- Average value of crops sold per acre for harvested cropland: \$215.65
- The value of nursery, greenhouse, floriculture, and sod as a percentage of the total market value of agricultural products sold: 11.92%
- The value of livestock, poultry, and their products as a percentage of the total market value of agricultural products sold: 26.35%
- Average total farm production expenses per farm: \$22,605
- Harvested cropland as a percentage of land in farms: 63.19%
- Irrigated harvested cropland as a percentage of land in farms: 0.21%
- Average market value of all machinery and equipment per farm: \$34,300
- The percentage of farms operated by a family or individual: 96.80%
- Average age of principal farm operators: 55 years
- Average number of cattle and calves per 100 acres of all land in farms: 3.63
- Corn for grain: 9160 harvested acres
- All wheat for grain: 3899 harvested acres

- Soybeans for beans: 37579 harvested acres
- Vegetables: 85 harvested acres
- Land in orchards: 122 acres

**Gardening.** Gardening information was updated from a 1994 interview with the Agricultural Extension Agent of McCracken County. The current McCracken County Agricultural Extension Agent confirmed in January 2014, that most of the information still is feasible; however, the percentage of the population with a garden has dropped considerably, as has the average garden size.

- (1) Approximately 10% of the population have a garden.
- (2) Common grown garden vegetables are squash, com, tomatoes, green beans, and lettuce.
- (3) The average garden size is one-eighth acre.
- (4) During harvest season (three months), approximately 2 pounds of garden grown vegetables are consumed per individual per day.
- (5) Approximately all gardeners can their produce.

#### **E.2.4 AREA OF CROP LAND IN BALLARD AND MCCRACKEN COUNTY, KENTUCKY**

The following information is taken from USDA’s National Agricultural Statistics Service in cooperation with the Kentucky Department of Agriculture, published in June 2009. The information is available at the following Web sites, accessed December 12, 2013:

- [http://www.nass.usda.gov/Statistics\\_by\\_State/Kentucky/Publications/State\\_Census\\_Summaries/Historical\\_Ag\\_Statistics/BALLARD.pdf](http://www.nass.usda.gov/Statistics_by_State/Kentucky/Publications/State_Census_Summaries/Historical_Ag_Statistics/BALLARD.pdf)
- [http://www.nass.usda.gov/Statistics\\_by\\_State/Kentucky/Publications/State\\_Census\\_Summaries/Historical\\_Ag\\_Statistics/MCCRACKEN.pdf](http://www.nass.usda.gov/Statistics_by_State/Kentucky/Publications/State_Census_Summaries/Historical_Ag_Statistics/MCCRACKEN.pdf)

Year	Harvested Acres	
	Ballard	McCracken
1982	80,133	45,870
1987	62,583	40,444
1992	69,662	36,450
1997	74,158	46,291
2002	71,870	54,003
2007	70,700	43,272

#### **E.2.5 RECREATIONAL USE OF BAYOU AND LITTLE BAYOU CREEKS NEAR PGDP**

The usage information originally was provided by Charlie Logsdon, West Kentucky Wildlife Management Area (WKWMA) Supervisor, in November 1995, in response to a questionnaire sent to him by Fuller, Mossbarger, Scott, and May Engineers, Inc., of Lexington, Kentucky (see Attachment E1). The information was used by the United States Army Corps of Engineers to support a preliminary risk calculation for Bayou and Little Bayou Creeks that was completed in 1997. In response to a



recommendation from the Paducah Risk Assessment Working Group in October 2013, the information was provided to Tim Kreher, the current WKWMA Manager, for review and update. Mr. Kreher returned the updated information to the Risk Assessment Working Group on January 21, 2014. Mr. Kreher's e-mail to LeAnne Garner, chair of the Risk Assessment Working Group, is included in Attachment E2. The information below provides a summary of the updated information.

### **E.2.5.1 Bayou Creek**

#### **1. What is the average number of visitors per year to Bayou Creek?**

The number of visits by people using Bayou Creek specifically is estimated to be 225 visits. This is for a specific activity involving Bayou Creek, such as fishing. More people may be in the vicinity while using the WKWMA, but their use of Bayou Creek maybe for only an instant (i.e., using a log to cross Bayou Creek to hunt on the other side of the creek).

#### **2. Of this number, how many are adults and how many are children?**

Of the 225 visits of people using Bayou Creek, 150 are adults and 75 are children. This is an estimate based on our observations of people using the area.

#### **3. Are most of your visitors repeat or one-time visitors on a yearly basis?**

Most of these people would be one-time users; however, 10% of the total number of users could be classified as repeat users. The highest number of visits by one person specifically using Bayou Creek would probably be < 15.

#### **4. What is the average time (hours) spent in Bayou Creek? Is there a difference in average time spent between adult and child usage?**

The average time spent in Bayou Creek by users is unknown; however, the amount of time spent/trip would be similar to other activities. An estimate of the average number of hours spent/trip for activities were as follows: Quail hunting ~ 5, rabbit hunting ~ 5, bowhunting for deer ~ 5, duck hunting ~ 4, and raccoon hunting ~ 4. Raccoon hunting and duck hunting would be the activities most likely associated with Bayou Creek. There would be little, if any, difference between adult and child usage of the area.

Actual time spent in the creek may be cases where hunters cross one or both creeks by wading through shallow spots; in most cases, these people are wearing rubber boots or waders. When hunters do wade through the creeks, again it is a brief exposure of less than 30 seconds each time.

#### **5. What are the common recreational usages in the area? What is the percentage breakdown of usages by the visitors (i.e., what percentage of visitors fish, hunt, hike, swim, etc.)?**

WKWMA is used heavily by a wide variety of users. Annually, the estimated number of visits for the following activities are the following: fishing ~ 7,500 visits/year; hunting and dog training ~ 6,000-9,000; field trials ~ 2,250; hiking ~ 150; berry and nut picking ~ 300; driving through for a variety of reasons ~ 75,000.

There are brief exposures to both Bayou and Little Bayou Creeks by dog trainers riding horses where they cross the creek via the method of the horse and dog wading through the creek while the rider is mounted (i.e., the riders does not have contact with the water for the most part). Such crossings are brief, less than 10 seconds at a time. For activities involving Bayou Creek alone: fishing—225 (see Question 1).

**6. What is the number of repeat visits per year by anyone individual or group of individuals? What is the average time spent (hours) in the area by the higher frequency visitors?**

Refer to Questions 3 and 4.

**7. For individuals who are fishing in the area, are they mostly bank fishing or wade fishing? Can you estimate the percentage breakdown between the two? What is the average time spent in the area by a fisherman?**

Most, if not all, would be bank fishermen. Most of the fishing would occur at three points: (1) where the iron bridge in Tract 4 crosses Bayou Creek, (2) where the collapsed bridge in Tract 4 crosses Bayou Creek (by weir constructed by PGDP), and (3) where the concrete crossing bridges Bayou Creek in Tract 6. While it may occur, no wade fishing has been observed. No actual data are available, but should be similar to the length of visits noted in Question 4.

**8. Is there a harvestable fish population in Bayou Creek? If there is, is there enough to support subsistence fishing (i.e., 0.284 kg of meat flesh/meal) for one person to eat 128 meals a year? If not, how much fish, and how often could a person best expect to harvest a meal for consumption?**

There is a harvestable fish population in Bayou Creek. A person potentially could expect to catch 0.284 kg of fish on a regular basis; however, this is assuming that the person is not culling (throwing back extremely small fish). The frequency of being able to catch 0.248 kg of fish would increase as one approaches the mouth of Bayou Creek. Also, the only way the creek could support 128 meals a year is if there were a major influx of fish from the Ohio River. This does occur when there is a backwater. During the backwater periods, catches of 50 to several hundred pounds of catfish can be taken (this has been observed) on trotlines. This would not be indicative of risks associated with the plant.

Fishing activity in the creeks rarely is observed outside of the portion that crosses through TVA-owned property near where the creeks join and meet the Ohio River (referred to as Tract 6 of the WKWMA).

#### **E.2.5.2 Little Bayou Creek**

**1. What is the average number of visitors per year to Little Bayou Creek?**

The number of people visiting Little Bayou Creek essentially is zero, with the exception of PGDP personnel and a few fishermen (maybe 30 visits annually) who fish a large beaver pond above the outfalls of the plant. A few people (bowhunters and dog trainers) may cross the creek occasionally, but these visits would be brief (the majority would be measured in seconds or minutes). Field trial galleries do cross the creek (over a large dirt-covered culvert) north of McCaw Road; however, they do not enter the creek, and the whole process takes seconds.

**2. Of this number, how many are adults and how many are children?**

The visitors would be adults.

**3. Are most of your visitors repeat or one-time visitors on a yearly basis?**

Refer to Bayou Creek Question 3 (Section E.2.5.1). Visitors to Little Bayou Creek would be repeat users, probably less than 15 visits per year, and most of them fall into the brief encounter scenario described in Question 1.

**4. What is the average time (hours) spent in Little Bayou? Is there a difference in average time spent between adult and child usage?**

Most encounters with Little Bayou Creek would be measured in seconds. Fishermen who use the beaver pond above the outfalls may fish on average 3 hours.

**5. What are the common recreational usages in the area? What is the percentage breakdown of usages by the visitors (i.e. what percentage of visitors fish, hunt, hike, swim, etc.)?**

See Bayou Creek Question 5 (Section E.2.5.1).

**6. What is the number of repeat visits per year by anyone individual or group of individuals? What is the average time spent (hours) in the area by the higher frequency visitors?**

Field trials that cross the creek may occur 12–15 weekends of the year. Most of the participants would be repeat users. The sum of all the encounters with Little Bayou Creek would be measured in minutes for the most frequent user, and most would cross the creek only on the culvert and dirt crossings.

**7. For individuals who are fishing in the area, are they mostly bank fishing or wade fishing? Can you estimate the percentage breakdown between the two? What is the average time spent in the area by a fisherman?**

All fishermen in the beaver pond would be bank fishermen because the pond is too deep to wade.

**8. Is there a harvestable fish population in Little Bayou? If there is, is there enough to support subsistence fishing (i.e., 0.284 kilograms of meat flesh/meal) for one person to eat 128 meals a year? If not, how much fish, and how often could a person best expect to harvest a meal for consumption?**

Other than the beaver pond above the outfalls, it would be nearly impossible to catch 0.284 kgs of fish from Little Bayou Creek. There is a fish population, but most would fall in the minnow category and are not desirable by fishermen. In the beaver pond, it would be possible to catch this amount, but it would not support subsistence fishing (128 meals/year).

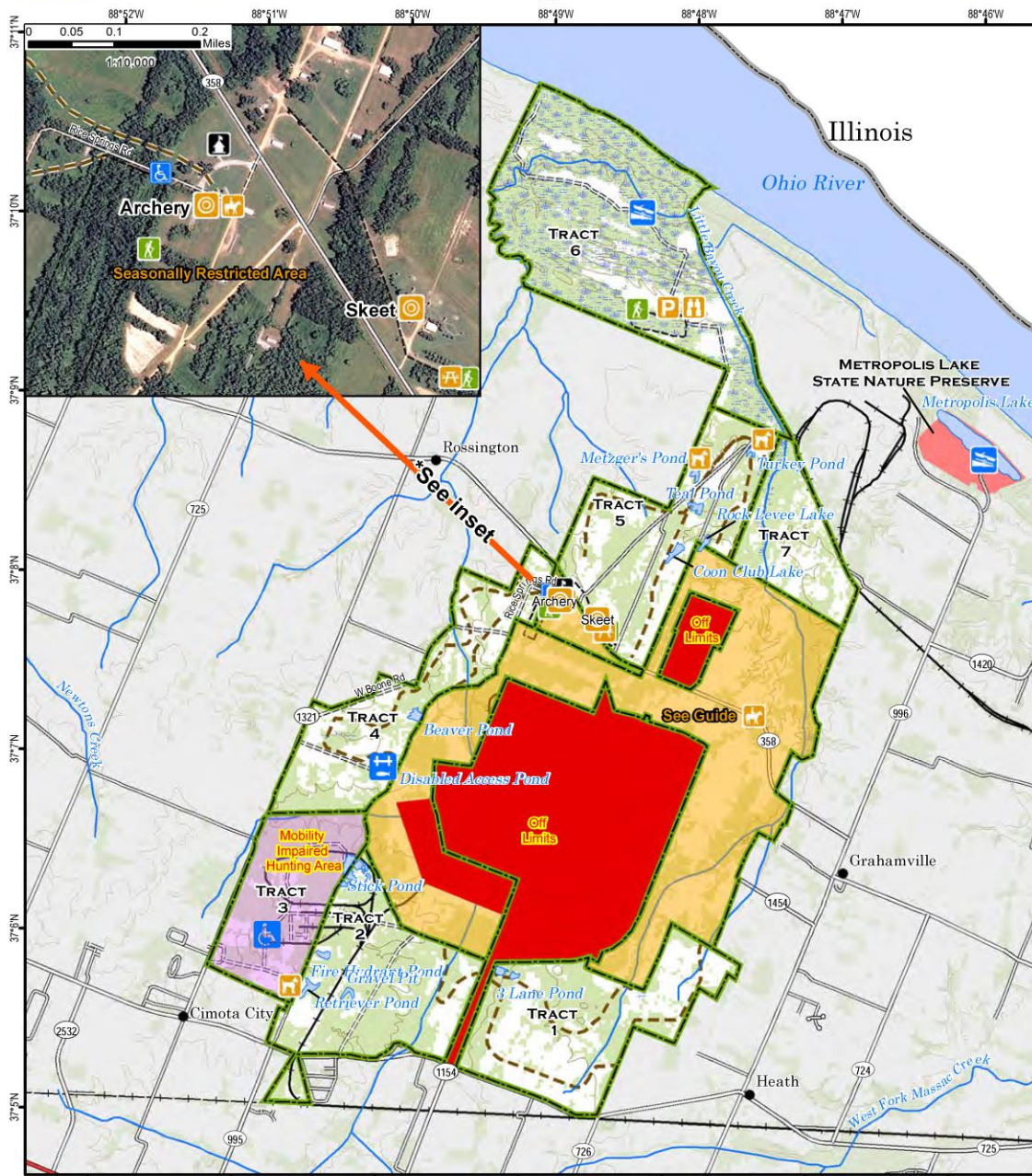
**E.2.5.3 Annual Harvests of Turkeys, Deer, Geese, and Ducks in McCracken and Ballard Counties, Kentucky**

PGDP is surrounded by the WKWMA (Figure E.1). Additionally, several solid waste management units (SWMUs) (currently listed as no further action) are located in the Ballard Wildlife Management Area (Figure E.2). Figure E.3 provides a legend for features in the wildlife management areas. Both of these areas are home to hunting and fishing. Hunttable populations of turkey, deer, dove, squirrel, rabbits, and quail exist in the area. Migratory geese and ducks also are abundant in the area. Table E.1 and Figure E.4 and Table E.2 and Figure E.5 show the hunting statistics for turkey and deer in western Kentucky.

The figures and tables within this subsection include additional information regarding wildlife harvests of turkey and deer recorded by Kentucky's telecheck program. Additionally, the reported inventories of ducks and geese found in the Ballard Wildlife Management Area during the 2010/2011 and 2011/2012 hunting seasons are presented in Table E.3. Maps and information regarding game were taken from the Kentucky Department of Fish and Wildlife Resources Web site, <http://fw.ky.gov> accessed in October 2013.



# West Kentucky Wildlife Management Area



A map legend and additional information are provided on PDF pages that accompany this map.

Publication Date: 03/12/2012



0 0.25 0.5 0.75 1 Mile  
Scale 1:55,000

Contour interval: 40 feet

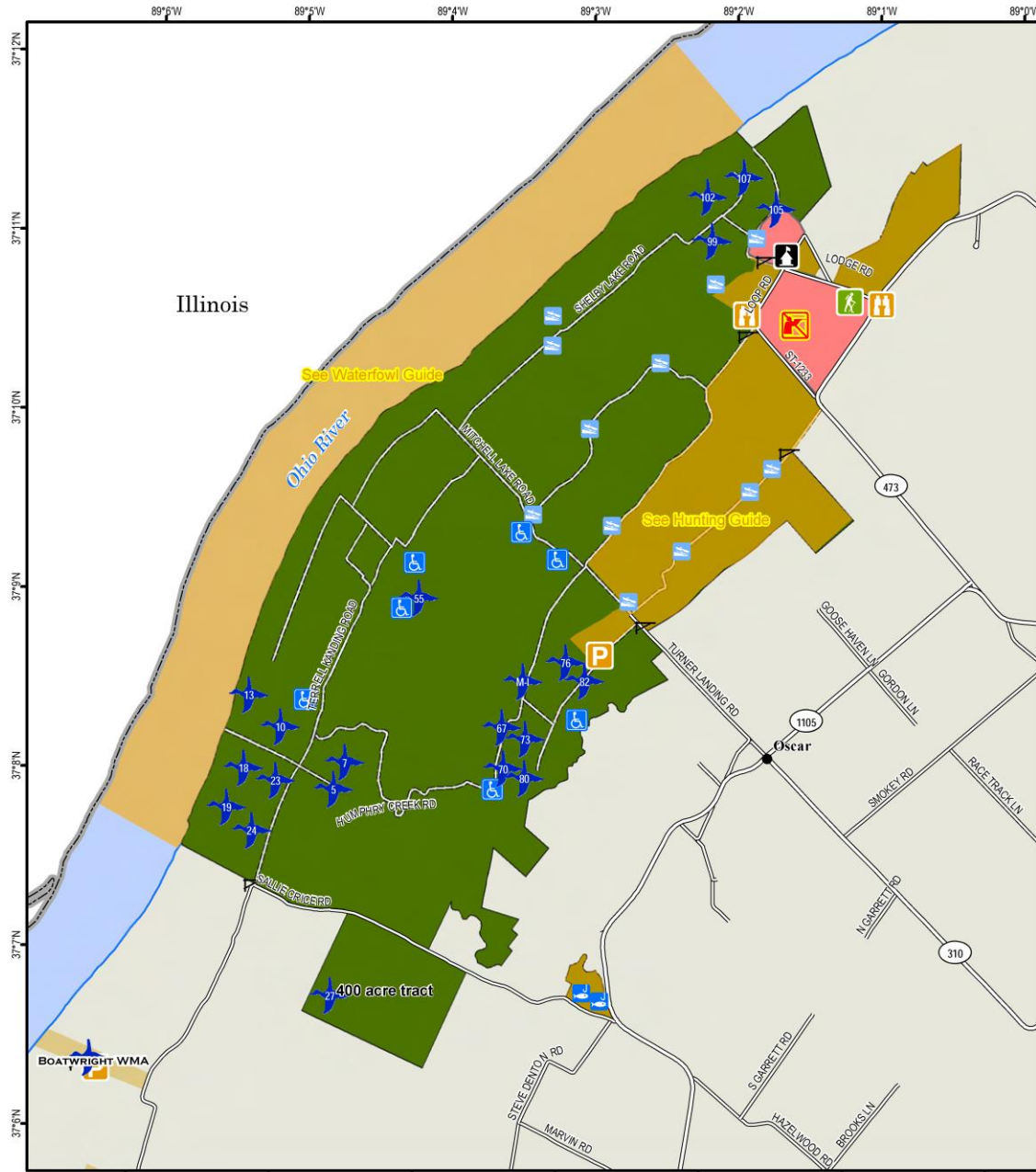


### Note to Map Users

Map prepared by Kentucky Department of Fish & Wildlife Resources (KDFWR). Although KDFWR strives for accuracy, data used to create this map are from a variety of sources and dates; as such, KDFWR makes no representations regarding the accuracy or fitness for use of the information furnished herein.

Figure E.1. Map of West Kentucky Wildlife Management Area

# Ballard Wildlife Management Area Index Map



A map legend and additional information are provided on PDF pages that accompany this map.

Publication Date: 9/03/2013



0 0.25 0.5 0.75 1 Mile

Scale 1:55,000

Contour interval: 10 feet



### Note to Map Users

Map prepared by Kentucky Department of Fish & Wildlife Resources (KDFWR). Although KDFWR strives for accuracy, data used to create this map are from a variety of sources and dates; as such, KDFWR makes no representations regarding the accuracy or fitness for use of the information furnished herein.

Figure E.2. Map of Ballard Wildlife Management Area

# Wildlife Management Area Map Notes & Legend

## NOTE TO MAP USERS:

For most WMA maps the landscape is depicted using a combination of elevation contours, hillshading and a green tint indicating woodland areas that is derived from satellite imagery. On WMAs that are relatively small or have a history of surface mining aerial photography is used.

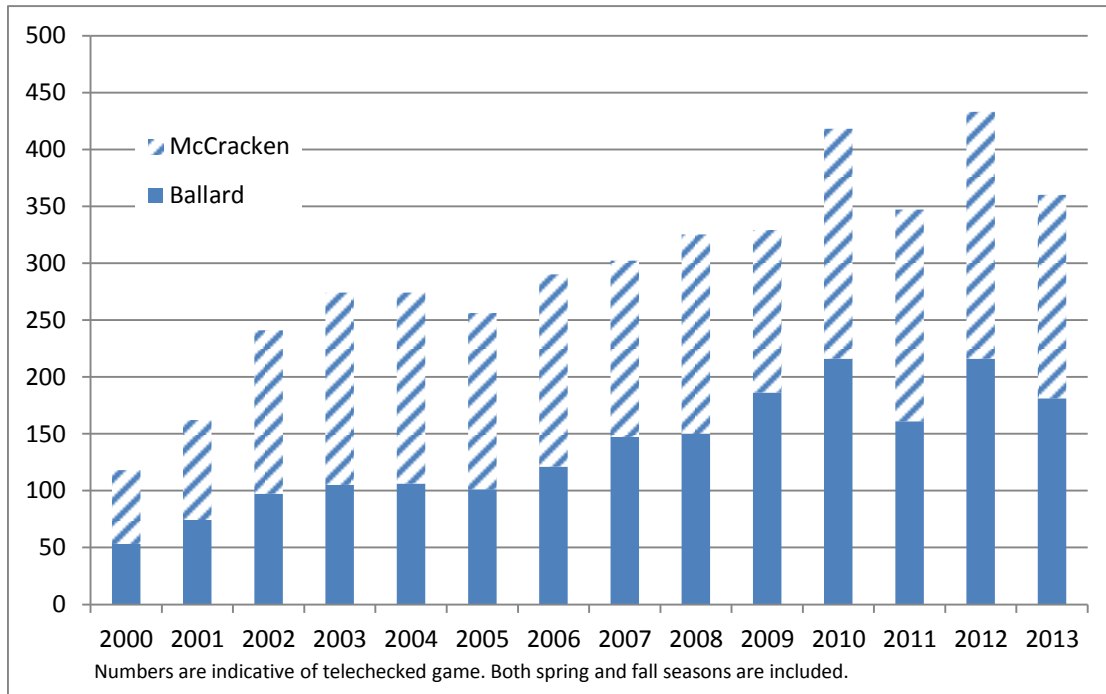


Figure E.3. Wildlife Management Area Map Legend

**Table E.1 Turkey Harvested on Public Land in Western Kentucky in 2013<sup>a</sup>**

Public Land	Male	Female	Total	Archery	Firearm	Muzzleloader	Crossbow
Ballard WMA	15	0	15	0	15	0	0
Beechy Creek WMA	2	0	2	0	2	0	0
Boatwright WMA	2	0	2	0	2	0	0
Clarks River NWR	19	2	21	0	20	1	0
Coil Estate WMA	3	0	3	0	3	0	0
Doug Travis WMA	9	0	9	0	9	0	0
Jones-Keeney WMA	2	0	2	0	2	0	0
Kaler Bottoms WMA	3	0	3	0	3	0	0
Kentucky Lake WMA	4	0	4	1	2	1	0
Lake Barkley WMA	16	0	16	1	15	0	0
Land Between The Lakes NRA	56	2	58	3	55	0	0
Livingston County WMA and SNA	2	1	3	0	3	0	0
Obion Creek WMA	1	0	1	0	1	0	0
Ohio River Islands WMA	0	0	0	0	0	0	0
Pennyrite State Forest	31	1	32	0	32	0	0
Reelfoot NWR	3	0	3	0	3	0	0
Tradewater WMA	2	0	2	0	2	0	0
West Kentucky WMA	18	2	20	2	18	0	0
Winford WMA	0	0	0	0	0	0	0
<b>Totals</b>	<b>188</b>	<b>8</b>	<b>196</b>	<b>7</b>	<b>187</b>	<b>2</b>	<b>0</b>

<sup>a</sup> Numbers are indicative of telechecked game (<http://app.fw.ky.gov/harvestweb/TurkeyPublicLandRegion.aspx> accessed 5/23/2014). Both spring and fall hunting seasons are included.



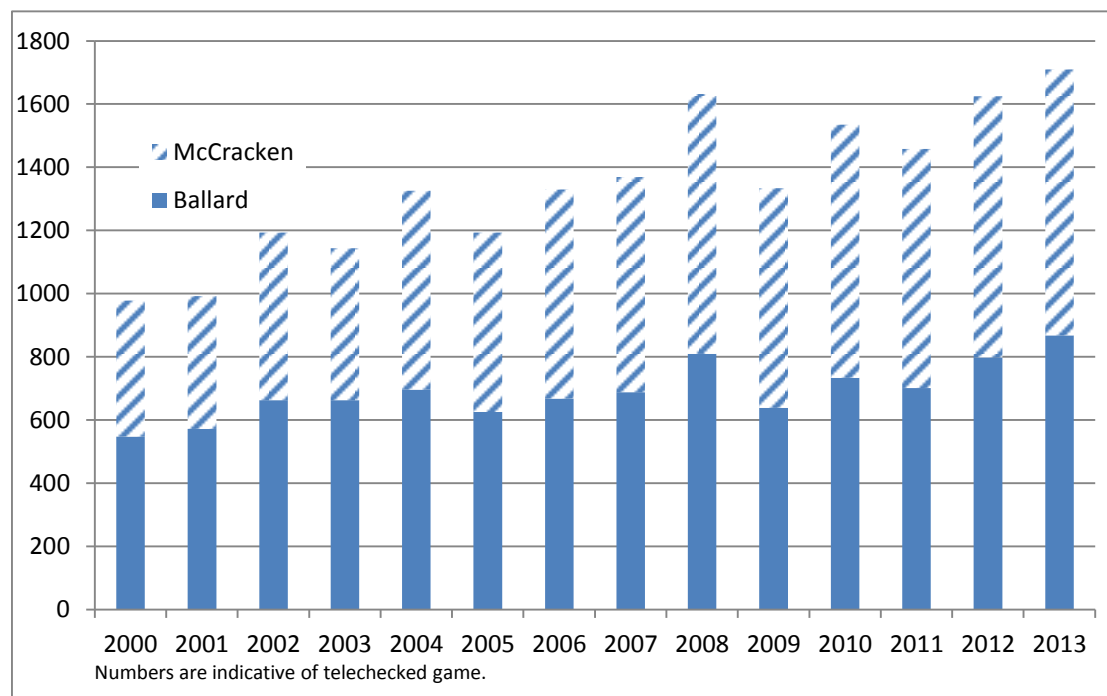
**Figure E.4. Total Turkey Harvest in Ballard and McCracken Counties 2000–2013**

**Table E.2 Deer Harvested on Public Land in Western Kentucky in 2013<sup>a</sup>**

Public Land	Male	Female	Quota	Total	Archery	Firearm	Muzzleloader	Crossbow
Ballard WMA	21	30	35 <sup>b</sup>	86	16	30	5	0
Beechy Creek WMA	6	11	not available	17	3	11	3	0
Boatwright WMA	24	36	not available	60	7	43	8	2
Clarks River NWR	62	65	not available	127	16	105	5	1
Coil Estate WMA	1	1	not available	2	0	1	1	0
Doug Travis WMA	18	17	not available	35	3	26	6	0
Jones-Keeney WMA	7	4	not available	11	1	7	3	0
Kaler Bottoms WMA	19	17	not available	36	7	29	0	0
Kentucky Lake WMA	27	23	not available	50	4	39	4	3
Lake Barkley WMA	41	39	not available	80	21	57	1	1
Land Between The Lakes NRA	129	102	not available	231	183	27	4	17
Livingston County WMA and SNA	30	21	not available	51	7	7	37	0
Obion Creek WMA	24	16	not available	40	4	36	0	0
Ohio River Islands WMA	3	0	not available	3	0	3	0	0
Pennyrile State Forest	23	22	not available	45	26	15	0	4
Reelfoot NWR	0	0	not available	0	0	0	0	0
Tradewater WMA	3	2	not available	5	2	1	2	0
West Kentucky WMA	18	28	28 <sup>b</sup>	74	36	2	0	8
Winford WMA	4	3	not available	7	2	3	2	0
<b>Totals</b>	<b>460</b>	<b>437</b>	<b>63<sup>b</sup></b>	<b>897</b>	<b>338</b>	<b>442</b>	<b>81</b>	<b>36</b>

<sup>a</sup>Numbers are indicative of telechecked game (<http://app.fw.ky.gov/harvestweb/deerpubliclandregion.aspx> accessed 5/23/2014).

<sup>b</sup>Quota deer hunt numbers from Kentucky Department of Fish and Wildlife Resources (KDWFR) 5/23/2014.



**Figure E.5. Total Deer Harvest in Ballard and McCracken Counties 2000–2013**



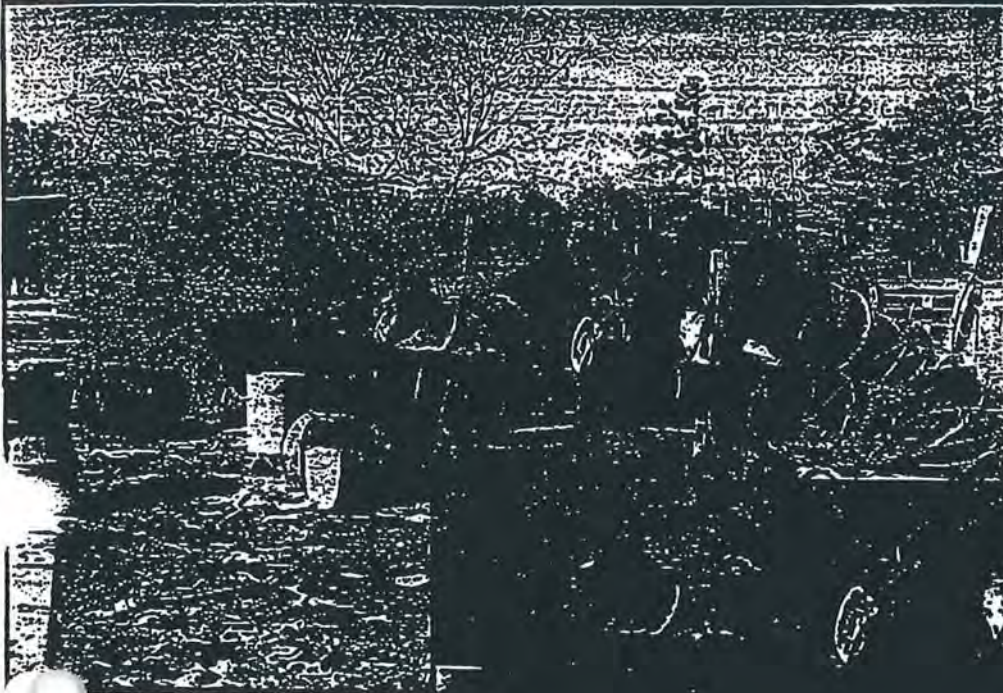
**Table E.3 Waterfowl Counts in Ballard Wildlife Management Area**

Date	Population Count		Harvest			Date	Population Count		Harvest		
	Ducks	Geese	Ducks	Canadas	Other		Ducks	Geese	Ducks	Canadas	Other
12/8/2010	57,000	3000	34	0	0	12/7/2011	21,000	100	Ballard closed due to flooding		
12/9/2010	57,000	3000	19	0	0	12/8/2011	21,000	100	Ballard closed due to flooding		
12/10/2010	57,000	3000	36	0	0	12/9/2011	21,000	100	Ballard closed due to flooding		
12/11/2010	57,000	3000	139	1	0	12/10/2011	21,000	100	Ballard closed due to flooding		
12/12/2010	57,000	3000	172	4	0	12/11/2011	21,000	100	Ballard closed due to flooding		
12/15/2010	57,000	3000	67	0	0	12/14/2011	16,000	100	Ballard closed due to flooding		
12/16/2010	57,000	3000	105	1	0	12/15/2011	16,000	100	Ballard closed due to flooding		
12/17/2010	57,000	3000	33	0	0	12/16/2011	16,000	100	Ballard closed due to flooding		
12/18/2010	107,700	4800	31	3	1	12/17/2011	16,000	100	Ballard closed due to flooding		
12/19/2010	107,700	4800	23	5	2	12/18/2011	16,000	100	Ballard closed due to flooding		
12/22/2010	107,700	4800	96	2	1	12/21/2011	52,000	1,000	112	0	0
12/23/2010	107,700	4800	68		0	12/22/2011	52,000	1,000	72	0	0
12/24/2010	107,700	4800	63	3	1	12/23/2011	52,000	1,000	56	0	0
12/25/2010	NA	NA	NA	NA	NA	12/24/2011	52,000	1,000	56	0	0
12/26/2010	54,000	14000	234	5	16	12/25/2011	52,000	1,000	Ballard closed for Christmas		
12/29/2010	54,000	14,000	68	0	3	12/28/2011	20,000	500	58	0	0
12/30/2010	54,000	14,000	71	0	1	12/29/2011	20,000	500	38	0	1
12/31/2010	54,000	14,000	49	1	0	12/29/2011	43,000	200	44	0	0
1/1/2011	58,000	52,000				12/30/2011	23,000	500	59	0	0
1/2/2011	58,000	52,000	54	7	3	12/31/2011	23,000	5,000	20	0	0
1/5/2011	58,000	52,000	88	5	53	1/1/2012	Closed		Closed		
1/6/2011	58,000	52,000	62	4	2	1/4/2012	23,000	100	58	0	1
1/7/2011	58,000	52,000	32	3	4	1/5/2012	23,000	100	32	0	0
1/8/2011	58,000	52,000	75	3	3	1/6/2012	23,000	100	7	0	0
1/9/2011	81,000	11,000	19	1	3	1/7/2012	32,000	200	33	0	0
1/12/2011	81,000	11,000	46	2	20	1/8/2012	32,000	200	8	0	1
1/13/2011	81,000	11,000	4	0	0	1/11/2012	32,000	100	77	0	3
1/14/2011	81,000	11,000	11	4	12	1/12/2012	32,000	100	123	0	2
1/15/2011	81,000	11,000	16	0	2	1/13/2012	32,000	100	26	1	2
1/16/2011	58,000	12,500	13	0	0	1/14/2012	79,000	300	31	2	3
1/19/2011	58,000	12,500	97	0	10	1/15/2012	79,000	300	10	0	1
1/20/2011	58,000	12,500	112	2	9	1/18/2012	79,000	1,000	81	1	3
1/21/2011	58,000	12,500	14	0	2	1/19/2012	79,000	1,000	52	0	0
1/22/2011	58,000	12,500	34	1	5	1/20/2012	79,000	1,000	47	0	1
1/23/2011	65,155	3,105	32	3	0	1/21/2012	79,000	1,000	65	0	0
1/26/2011	65,155	3105	122	4	5	1/22/2012	41,000	500	59	0	2
1/27/2011	65,155	3105	108	2	4	1/25/2012	41,000	500	78	0	1
1/28/2011	65,155	3105	98	0	1	1/26/2012	41,000	500	71	0	3
1/29/2011	65,155	3105	88	4	3	1/27/2012	41,000	500	50	0	1
1/30/2011	44,500	3,000	113	2	10	1/28/2012	43,000	200	75	0	1

**E.2.5.4 Use of Exposure Units in Risk Calculations and Remedial Decisions**

According to two reports (“Planning Issues for Superfund Site Remediation” and “Quantitative Decision Making in Superfund: A Data Quality Objectives Case Study,” from *Hazardous Materials Control*) received by the risk analysis section, industrial workers range 0.5 acres per day. This area is where the worker may be exposed to contamination. This area is called an exposure unit. For risk assessment purposes, it is reasoned that an exposure unit of 0.5 acres is consistent with the activities at PGDP. Exposure was weighted based on the size of the SWMU and the 0.5-acre exposure units. If the size of the SWMU was smaller than the 0.5-acre exposure unit, then the fraction was introduced into the chronic daily intake equation. The fraction, however, cannot exceed 1. Copies of the two reports are provided as references.

# PLANNING ISSUES FOR SUPERFUND SITE REMEDIATION



Randall T. Ryti  
Dean Neptune

One function of the Superfund program is to assess the risk posed by hazardous waste sites. Sites that merit inclusion on the National Priorities List (NPL) are analyzed intensively through the Remedial Investigation/Feasibility Studies (RI/FS) process, which provides estimates of the risk posed by the site and the cost of cleanup. In this article we will review the planning issues for RI/FS through a case study of a specific Superfund site—a former transformer storage and rehabilitation facility in North Carolina.

The planning process used for this example is the Data Quality Objectives (DQO) process, which consists of the following steps: define the problem, define the question, define the data needs (the domain and decision rule), and define the data performance for the main question (1,2).

The planning approach is flexible; we have successfully



Abandoned drums located behind the "burn shed" at the site

applied the DQO process to two other Superfund sites. This site differed in the complexity of the problem, as well as the time frame within the Superfund assessment and cleanup process. We have observed that using the DQO process has not increased the resources expended (either time or money). Indeed, the process has resulted in substantial savings at a dioxin site in Missouri (3,4).

Another advantage of the planning process is that data collection can be focused. If one or a few contaminants are of interest, then more specific tests can be used. The planning process also sets goals for data collection, so that a criterion for the adequacy of data collection can be specified. The question of "how much is enough" develops naturally during the planning process.

### Site history

The site is a former transformer storage and rehabilitation facility located on 4.8 acres of swampy terrain. The site lies within the 100 year floodplain of the Cape Fear River. Rebuilding of transformers was discontinued in 1982, but storage of transformers continued until 1986 when the site was abandoned. The initial sampling in 1978 found chlorobenzene in the well water on the site. Adjacent residences were placed on city water at that time. In 1979, PCBs were found in both the soil and well water, but no other action was taken. An Emergency Removal Action (ERA) was conducted in 1984 to remove contaminated soil. Sampling after the ERA detected PCBs at up to 140 ppm in the sub-surface soil.

The United States Environmental Protection Agency (EPA) Region 4 is administering the assessment and cleanup activities at the site. Discussions with the Region indicated that there were two phases to these activities. In Phase 1, the short list of contaminants of concern (COCs) and the general location of these COCs are determined. In Phase 2, the locations of the COCs are determined more precisely and the costs of various remedial alternatives are estimated. Through the steps of the DQO process, these general statements were refined and quantitative error tolerances were specified.

### Phase 1

Discussion with EPA Region 4 indicated that Phase 1 of the assessment should answer two questions: What is the list of COCs at the Carolina Transformer site, and what is the x, y and z location of these contaminants?

Determining the list of COCs and the spatial scale of the contamination are essentially interrelated. For example, a "hot spot" of dioxin at a concentration of 10 ppb, but only in a few grams of soil at one location is not a threat to human health. Thus a contaminant causes concern if it exists above a specific concentration over an area where exposure is possible.

What logic can be used to define the area and concentration that makes a particular contaminant a concern? One approach is to compute the concentration and exposure area from a risk perspective. A second approach is to consider the way that the contaminant came to be distributed on the site.

EPA policy puts an acceptable risk level between 1 in 10,000 and 1 in 10,000,000 additional cancers (5). In this case, Region 4 decided that an acceptable risk is an additional 1 in 1,000,000 cancer incidence.

For PCBs in soil, the likely exposure route is through ingestion of contaminated soil. Exposure scenarios were investigated for adult workers on the site or children trespassers.

A risk scenario is based on assumptions about the absorption rate of the contaminant, the soil ingestion rate, and the length of the exposure. For example, a 70 kg adult is assumed to absorb 30% of the PCBs ingested. Adults are assumed to ingest a total of 100 mg of soil per day. These PCBs accumulate over 30 years, where the worker is present at the site 5 days a week for 50 weeks a year. Based on laboratory models and these exposure assumptions, an additional one in one million risk is equivalent to a PCB concentration of 1 ppm in the soil. For children trespassers, the end concentration is roughly the same, although the assumptions are different.

Over what area is this exposure accumulated? Some construction workers work over (and thus integrate exposure) an area of 1/2 acre. Children playing on a baseball field would also cover about 1/2 acre. We define an exposure unit (EU) as 1/2 acre. Since exposure is integrated over a large area (1/2 acre), small "hot spots" are only important if the overall average in a 1/2 acre area is greater than 1 ppm.

The preceding scenario was based on ingestion of surface soil. Based on CFR guidelines (an ARAR for PCBs), subsurface soil can be backfilled with clean soil if the concentration of PCBs are less than 10 ppm at a depth of 10 inches; thus <1 ppm PCBs is acceptable

for soil in the 0-10 in. layer, and <10 ppm PCBs is acceptable below 10 in.

The likely source of the contamination was from leaking transformers. Thus a "hot spot" could result from a single leaking transformer. The Region decided that a leaking transformer would likely result in a 10 ft by 10 ft footprint. This implies that the smallest area that should need remediation is also a 10-ft square. The spatial scale is now bounded between 100 ft<sup>2</sup> and 22,500 ft<sup>2</sup>. (1/2 acre). What concentration of PCBs in 100 ft<sup>2</sup> would result in an average of 1 ppm over 1/2 acre? If the remainder of the 1/2 acre were clean, then a single hot spot would have to measure more than 225 ppm for that EU to pose an unacceptable risk.

The main goal of Phase 1 is to define the list of COCs for the site and estimate the risk posed to the public. To address these goals, some information on the spatial distribution of the contaminants must be collected. Based on the historical use of the site and aerial photos, the site was divided into three areas: administration, operations and storage; PCB contamination was expected to be lowest in administration, intermediate in storage, and highest in operations. This stratification should lead to a more precise estimate of the average PCB concentration on the site. The list of COCs was confirmed on a subset of samples submitted for the full scan analysis. Region 4 had expected that PCBs would be the sole COC on the site. The initial data also indicated that PCBs were much greater than 1 ppm in the surface soil. If these expectations are met, then the data collected in Phase 1 will only have to describe the general location of PCBs across the site.

Because no reliable information on the distribution of PCBs and the presence of other contaminants was available, a pilot study was recommended. In the case that the problem was truly as simple as described above, the pilot study could give enough information to lead to the second phase of the RI/FS.

Before describing the development of the pilot and the results obtained, let us consider the decision rule and the data quality required in Phase 1. The decision is to find if any area of the Carolina Transformer site poses an unacceptable health risk to the public. The data quality for the decision are the acceptable probabilities of making a positive or false negative errors. A positive is where the actual risk posed by the site is less than 1 in 1,000,000 addi-

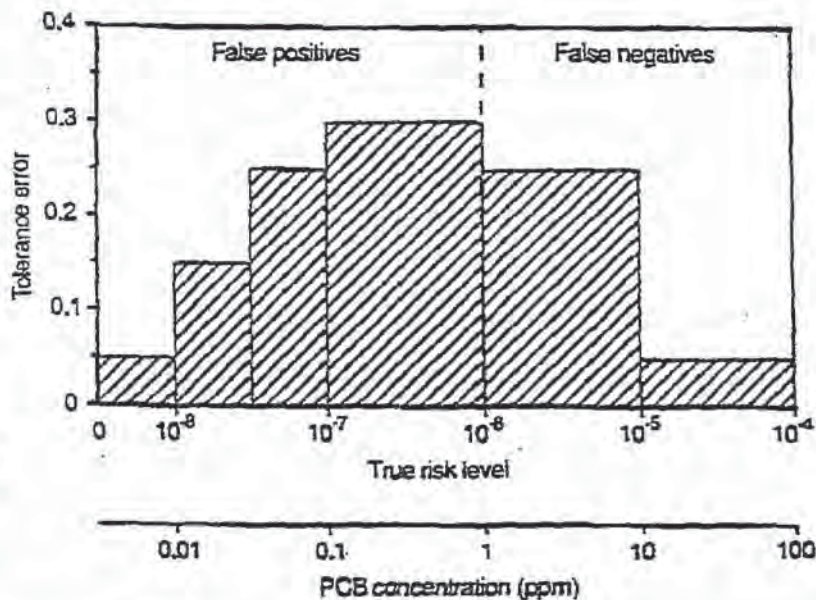
TABLE 1

## Assumptions about the site used to design the pilot

Sub-unit	Area/acres	Probability 10' x 10' is contaminated	Number of samples
Administration	0.75	0.05	5
Storage	1.5	0.25	15
Operations	0.75	0.50	25

FIGURE 1

## "Discomfort curve," or acceptable error rate for decision



onal cancers, but the risk is measured as being greater than 1 in 1,000,000 additional cancers. The consequences of a false positive are that resources (time and money) are diverted to sites that do not pose a significant risk. The possible consequences of a false negative (actual risk posed by the site is greater than 1 in 1,000,000 additional cancers but is measured as less) are additional cancers. Region 4 stated their quantitative discomfort with various magnitudes of false negatives and false positives (Figure 1).

The pilot survey was designed by using simple assumptions about the site. Based on the historical activities at the site, PCBs were assumed to be the most important (or only) contaminants on the site. Thus the Region agreed to run most of the soil samples through a quick-turn-around (QT) analysis procedure for PCBs. In addition to providing results more quickly, the QT method was also less expensive per analysis than the total contaminant list (TCL) scan (\$150 vs.

\$1250). Based on the amount of data collected in other RI/FS Phase 1 surveys, approximately 45 QT soil samples could be analyzed. This amount is based on \$30,000 total for Phase 1 analyses; spending one-half of the total in the pilot at \$350 per analysis. An additional 10 samples were run by the TCL method to search for other contaminants. The 45 QT samples were allocated based on simple assumptions of the distribution of PCBs. PCB presence or absence was assumed to follow a binomial distribution on the scale of 10 ft by 10 ft areas (with no spatial correlation beyond 10 ft). The probability of presence was assumed to vary according to the sub-units of the site (Table 1).

The TCL samples taken in the pilot confirmed that PCBs were the only significant COC. The QT samples showed that the magnitude of PCB concentration did vary in the predicted manner among the three sub-units of the site. Table 2 shows these concentrations.

The concentration of PCBs was vari-

able both within and between sub-units of the site. For example, stations close to a hot spot (e.g., 10 ppm) were not likely to measure 10 ppm. The spatial pattern of PCBs fits a "hot spot model"; the contamination is located in a binomial fashion, either contaminated or not contaminated. The most important result is that 41 of 45 samples were greater than 1 ppm PCBs; nearly the entire site is a "hot spot" from a risk perspective. Thus the initial assumptions about the frequency of "hot spots" were not correct.

Because the pilot identified PCBs as the only significant contaminant, we can restate the decision as: do any 1/2-acre areas of the site exceed 1 ppm PCBs? What is the approximate location of the contaminated soil? The Region had two options at this point: accept the results of the pilot survey for Phase 1, or conduct a Phase 1 survey where the number of samples is based on the results of the pilot.

Based on the laboratory measurement error for PCBs and the spatial sampling variation, the number of samples taken in the pilot did not meet all of the error constraints set by the Region. The false negative error rate for the Phase 1 decision based on the pilot data was slightly larger than the rate specified by the discomfort curve (7.5% vs. 5%). The advantage of accepting the pilot for the Phase 1 results is that Phase 2 can be started more quickly. False negatives are not important, since all 1/2 acre units were positives (i.e., PCBs > 1 ppm), the Region decided to accept the results of the pilot in making the preliminary risk assessment for the site.

## Phase 2

The purpose of the Phase 2 RI/FS survey is to define the location of the contamination and the cleanup costs. The cleanup costs are based on two components: a per unit volume cost and the total volume to remediate. The per volume remedial cost is dependent on the particular remedial sequence selected (for example: excavation, incineration, disposal, and back-filling with clean soil). We assume that the per volume remedial cost can be estimated exactly, so the only error is in the estimate of the volume of soil to be remediated. Thus the total volume can be computed from the location estimate.

EPA policy states that the cost should be estimated to within +30% and -50% of the actual RD/RA cost. To simplify the problem, the Region wanted the Phase 2 survey to be designed to estimate the

cleanup cost to within 30% with 90% or greater probability. An obvious difficulty is that sub-surface contamination must be estimated before the surface soil is remediated. A simplifying assumption is that two discrete soil layers will be sampled. Soil above 1 ppm PCBs in the top 10 in. and soil below 10 in. and containing more than 10 ppm PCBs will be remediated.

The data resolution needed for the location question is dependent on the spatial distribution of the contaminant within the exposure units (EU) (1/2 acres units in this example). Should an all-or-none approach be used for EU cleanup, or should remediation units (RUs) be defined as sub-units of EUs? In some cases, the additional sampling is cost-effective in that a "surgical" cleanup can

TABLE 2  
Results of the pilot survey

Sub-unit	Mean concentration (standard deviation, n)	Median
Administration	7.5 (10.7, 5)	1.1
Storage	19.3 (21.4, 15)	11.3
Operations	34.7 (24.5, 25)	32.4

approach (see Ref. 6 for additional examples; contact Dean Neptune for details on the simulations). Based on cost considerations, Region 4 selected 50 ft by 50 ft (about 1/18th acre) as the remedial unit size. This design has a cost of about \$50,000 for sampling and laboratory analyses.

Each EU (or 1/2 acre) contains a three

PCB concentration varied over four orders of magnitude in both soil layers. There was greater contamination in the 0-2 in. layer on average, as compared with the 8-10 in. layer (compare Figures 2,3). But in 13 of 61 RUs the 8-10 in. layer was more contaminated (in many locations, by an order of magnitude) than the 0-2 in. layer. We would expect that PCBs would ordinarily migrate slowly down through the soil profile, without some kind of mechanical disturbance (or churning) of the soil. To what extent the soil was churned as a result of the operations at the facility or by the actions taken during the Emergency Removal Action is not known.

To estimate the volume of contaminated soil, the following cleanup strategy (Figure 4) was developed. It was based on the depth that can be excavated by a backhoe (about 8 ft) and the two cleanup criteria. The surface soil is considered to be clean if the PCB concentration is less than 1 ppm. An excavated area can be backfilled with clean soil if the PCB concentration is less than 10 ppm at a depth below 10 inches. Three different depths are excavated (8, 10 or 16 in.), or no soil is removed based on the PCB concentration (Table 4). The total amount of soil to be excavated is estimated at 5389 yd<sup>3</sup>.

In the Administration area, 6 of 16 RUs (62.5%) were greater than 1 ppm in the 0-2 in. layer, and in the Operations/Storage all 46 RUs measured greater than 1 ppm in the 0-2 in. layer. These numbers are similar to the assumptions used in the volume estimation design computations (50% contaminated assumed for Administration and 90% contaminated assumed for Operations/Storage).

Fifteen quality assessment (QA) samples were analyzed. The QA samples were laboratory sub-samples of the core composites. The relative standard deviation of these QA samples was 15%, excluding one outlier.

#### Discussion

The goal of Superfund program is to



Large electrical transformers at the site—a former transformer rehabilitation and storage facility

remove hot spots of contamination (4). At a dioxin contaminated site in Missouri, the lowest total cost for sampling and cleanup was for RUs that were 1/24th the size of EUs (4). But in the present case, the pilot data indicated that there was little local pattern in the contamination, and that PCBs were nearly uniformly above 1 ppm. Field sampling and laboratory analysis costs were estimated for four sizes of RUs (1/2 acre, 1/8 acre, 1/18 acre, and 1/32 acre). Designs were evaluated by a Monte Carlo simulation

by three grid of RUs. Partial RUs (containing less than 1250 ft<sup>2</sup>) are lumped with an adjacent RU. Sixty-two RUs were sampled in the legal boundaries of the site. Two soil samples were taken: a 0-2 in. sample that represented the 0-8 in. soil layer, and a 8-10 in. sample that represented the 8-16 in. soil layer. For each layer, 14 grab samples were taken in the Administration area, and 4 grabs elsewhere (Storage/Operations). The grabs were homogenized, and a single aliquot was bagged for laboratory analysis. Each aliquot contained enough material for four laboratory analyses. Two laboratory analyses were made of each aliquot in the Administration area and one analysis elsewhere.

The results of the Phase 2 RI/FS survey showed that PCBs are highly variable over the site (Table 3).

remediate sites that pose an unacceptable health hazard. Because resources are limited, the Superfund program must be able to rank sites and to rank the hazards within sites. The information for these rankings becomes more detailed at each step in the process. Three main questions about sites are: Does the site pose a hazard? What remedial plan will remove the hazard? How will I verify the site is "clean?"

The Data Quality Objectives (DQO) process provides a way for managers to define a general question about a site that is later refined to a quantitative decision rule. The other parallel effort in the DQO process is to define error tolerances. The initial error tolerances are qualitative, and these are later quantified. These two components (decision rule and error tolerances), are the building blocks for a statistically-based design.

In the case of the North Carolina transformer site, the managers in Region 4 asked for the lowest cost designs that would meet their error tolerances for selected cleanup unit (RU) sizes. They were able to compare the cost of these surveys against a survey that would estimate the volume of soil that was contaminated. In this way they could balance the importance of these main questions in the Phase 2 survey.

The advantage of the DQO process is that the decision constraints (the decision rule and the error tolerances) are based on the initial responses of the decision-maker. The decision-maker can see how different ways of stating the decision rule can have profound implications on the proposed survey design. Where no proposed sampling design is within budget, then the decision-maker has the option to either increase the budget or modify some of the constraints (look at larger RUs).

**Conclusions**

We have shown that the Data Quality Objectives process can help define questions and the data quality in ways that can lead to statistically-based sampling designs. The DQO process allowed Region 4 to collect the right data at the right time. It should be noted that at each step from the pilot survey to the Phase 1 design, and finally for the Phase 2 study design, the question was further clarified and more information was gathered about PCB distribution across the site. One problem with the Superfund program in general has been to decide when enough data has been collected.

TABLE 3  
Results of Phase 2 survey

Soil layer	Median	Range		Number of RUs	
		low	high	<1 ppm	<10 ppm
0-2 <sup>1</sup>	21	0.4	2500	3	21
8-10 <sup>2</sup>	7.25	0.2	1100	18	36

<sup>1</sup> n=62

<sup>2</sup> n=61, one RU was concrete below the top 8"

FIGURE 2  
PCB concentrations in 0-2 in. soil layer

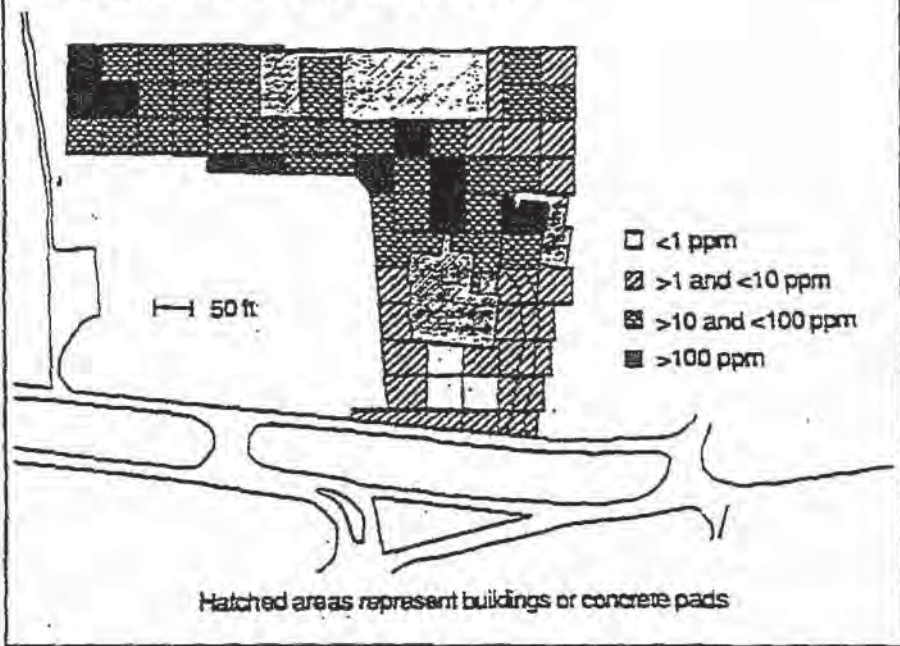
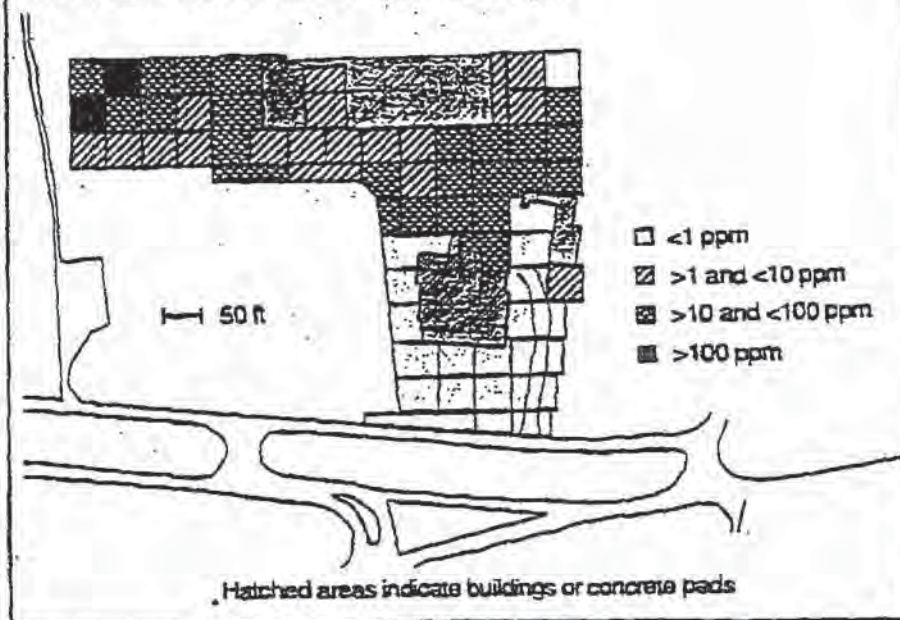


FIGURE 3  
PCB concentrations in 8-10 in. soil layer





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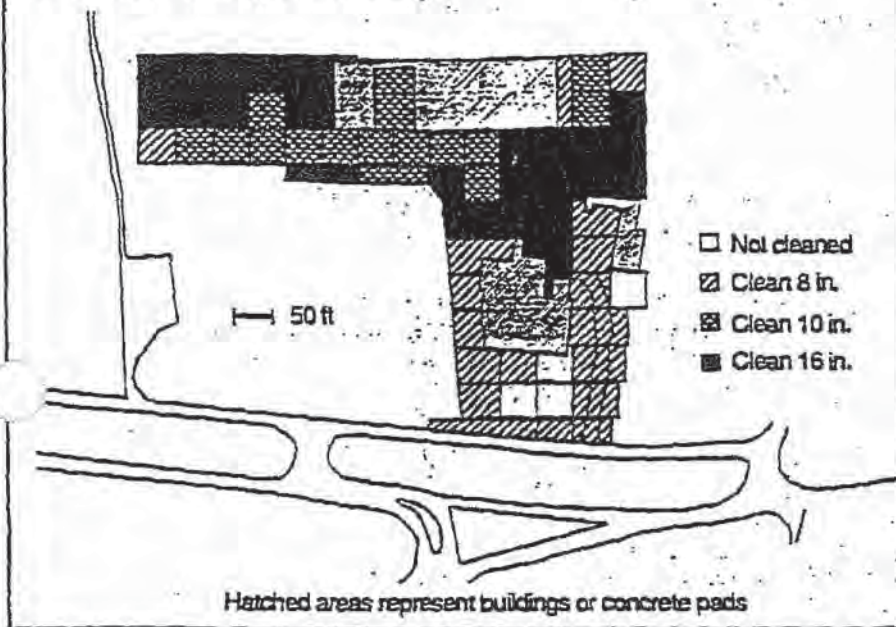
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TABLE 4  
Summary of cleanup strategy

Soil depth and concentration	Depth to excavate	Number of RUs	Volume cubic yards
0-2" <1 ppm	0"	3	—
8-10" <1 ppm	8"	18	969
8-10" <10 ppm	10"	18	1297
8-10" >10 ppm <sup>1</sup>	16"	22	3123

<sup>1</sup> These RUs need to be sampled at 16-18" to verify PCBs are <10 ppm

FIGURE 4  
Cleanup strategy for the site



decision making in Superfund. Hazardous Materials Control 3(3):18-27, May/June 1990.

(3) Fairless, B. Applying Total Quality principles to Superfund planning. II. DQOs in Superfund: A dioxin case study. American Society for Quality Control. Seventeenth Annual National Energy Division Conference, Tucson, Arizona, Sept. 1990.

(4) Rytli, R.T. Applying Total Quality principles to Superfund planning. III. Evaluation of design alternatives for a Superfund site. American Society for Quality Control. Seventeenth Annual National Energy Division Conference, Tucson, Arizona, Sept. 1990.

(5) US Environmental Protection Agency. Superfund public health evaluation manual. EPA/540/1-861060. Oct. 1986.

(6) Klee, A.J. MOUSE (Modular Oriented Uncertainty System): A computerized uncertainty analysis system. EPA/600/S8-89/102. 1990.

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To whom correspondence should be addressed. Readers interested in the technical details of the approach taken at Carolina Transformer can request a copy of the "Technical Appendix to Planning for Superfund Site Remediation."


It is through the steps of the DQO process that the data user specifies the stopping point (the decision rule with error tolerances).

**Acknowledgments**

We thank the following personnel in US-EPA Region 4 for their cooperation and interest in this project: M. Glenn, J. Johnston, D. Thoman, B. Fox, and E. Akin. We thank D. Michael of RTI for his involvement in the initial stages of the DQO development, and J. Pickart of MSU for his comments throughout the DQO development and design implementation. D. Goodman and J. Pickart kindly read earlier versions of the manuscript.

**References**

- (1) Neptune, D. and Blacker, S.M. Applying Total Quality principles to Superfund planning. I. Upfront planning in Superfund. American Society for Quality Control. Seventeenth Annual National Energy Division Conference, Tucson, Arizona, Sept. 1990.
- (2) Neptune, D., E.P. Brantley, M.J. Messner, and D.I. Michael. Quantitative




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# Quantitative Decision Making in Superfund:

## A Data Quality Objectives CASE STUDY

**W**hat type and quality of data are needed to answer key questions and how do we know when we have enough? Data quality objectives (DQOs) offer decision makers a tool to answer both questions. DQOs provide a qualitative and quantitative framework around which data collection surveys are designed, and can serve as performance criteria for assessing on-going or completed remedial investigation/feasibility studies (RI/FSs). DQOs allow remedial project managers to make decisions based on RI/FS data with a predetermined and acceptable level of confidence.

Here we present a case study demonstrating the practicality and benefits of using the DQO process as an up-front planning tool for designing RI/FS data collection activities. The RI/FS decision maker and technical support staff (typically including environmental toxicologists and field and laboratory scientists) must work together to develop DQOs and associated RI/FS survey designs. With these individuals in mind, this article illustrates the issues raised during the DQO process, and demonstrates how the process can help resolve them at a Superfund site before an RI survey design is developed.

Development of DQOs involves a step-wise planning process (see box, "Data quality objectives") that may be applied to any problem involving the collection and use of environmental data (1). We begin the DQO process by carefully stating the environmental problem to be addressed or the decision to be made; then we identify the information required to select an appropriate course of action and carefully articulate the specific role data will play in making the selection. Specifications regarding the type of data needed, the way data will be used, and

the desired degree of certainty in conclusions to be derived from the data are then developed through an iterative process that involves the decision maker and data generators (technical support staff).

When applied to Superfund sites, the DQO process provides a quantitative basis for designing rigorous, defensible, and cost-effective remedial investigations. The DQO planning process recognizes that decision making in Superfund is driven by risks to public health and that the uncertainty in decisions will be affected by the type and quality of data collected. The focus on planning, as presented here, is consistent with ideas developed as part of Superfund's endeavor to streamline its remedial process (2).

The case study was developed cooperatively by EPA's Region IV Waste Management Division and Environmental Services Division, and the Quality Assurance Management Staff. Our study involved a retrospective application of the DQO process to an actual Superfund site that had already been studied and the remedial investigation design already implemented. (The RI designs reported here were not actually implemented.) By using a completed site, Region IV expects to compare and contrast the DQO process with the current approach to planning such investigations. All decisions regarding the DQOs were made by Region IV personnel, just as they would for other sites where RIs are planned. We chose an actual site for several reasons: to avoid a purely hypothetical exercise; to ensure that realistic issues were confronted; and to facilitate an objective assessment of the practicality of implementing the DQO process for Superfund problems. Here we report the results of our planning efforts, following the generic structure illustrated in the box "Data quality objectives."

### Problem statement

The starting point for any planning process is gathering background information on the specific problem at hand. The site addressed in this case study was used for storing and burning railroad ties and creosote-soaked timbers (3) (see photo). Information collected at various times (e.g., during previous site studies and during the Superfund site listing process) suggested that a logical exposure scenario consistent with future use of the site includes site workers and visitors as hazard targets.

Toxicologists determined that the exposure route of greatest concern for these targets is direct ingestion of contaminated surface soils; other routes of exposure are not addressed in the case study. Existing data from preliminary investigations and site visits also suggested that while several contaminants are to be expected in such surface soils, the most toxic are polycyclic aromatic hydrocarbons (PAHs) associated with creosote.

### Decisions and decision elements

The key decision posed by the RI/FS is: "What remedial actions, if any, must be taken to reduce the risk posed by the site to an acceptable level?" A logical starting point, and the focus of this study, is to determine whether the site poses an unacceptable risk in its current state—whether it is a problem.

The next step is to work logically toward increasingly specific and hence focused questions that will require environmental data for resolution. We know that PAH contamination of soil is the most likely source of public health risk from the site. Thus, the element of interest can be restated as a question: "Which, if any, surface soil areas have PAHs at concentrations that pose an unacceptable risk to the hazard targets?"

### Domain and logic statement

The next step was to determine the concentrations of PAHs that, if present over some defined area, would pose an unacceptable risk. This approach to the problem raised three related questions:

- What level of public health risk from this site is acceptable to the remedial project manager?
- What concentration of PAHs is associated with the acceptable level of risk, given reasonable assumptions about target exposure?
- What is the smallest area on the site over which we can reasonably assume

that the targets' exposure to contaminants may occur?

Addressing these issues required assumptions about the population at risk (people), their activities, exposure routes, and the risks associated with specific contaminants. Recognizing that the number of samples ultimately collected at a site depends in part on the smallest area of concern, we focused attention on defining the size of this area first, and then dealt with the issues of acceptable risk and corresponding concentrations.

To divide the site into discrete areas for study in a manner consistent with our in-

terest in controlling risk, assumptions about exposure and activity patterns were used to define an area called an "exposure unit" (EU). An EU is the area over which people are expected to integrate exposure when routinely working at or visiting the site (see white grid on site photo).

A separate decision will be made for each EU: if an area is found to contain PAHs at a concentration that poses an unacceptable risk, that EU (and thus the site) will be considered a problem. Further investigations and remedial alternatives will address only the EUs found to

### Data quality objectives

To build total quality into data operations, EPA quality assurance management staff have developed a planning tool for assuring that key planning steps are taken in a thoughtful, methodical manner. This tool, known as the Data Quality Objectives (DQO) process, begins with a careful statement of the environmental problem and produces a design for collecting the information needed to make an informed decision with a desired degree of confidence. The stepwise structure of the DQO process is to:

- state the problem, then
- identify decisions that address the problem, then
- select elements or factors that affect the decision, then
- specify the domain of the decision.
- Then develop a logic statement.
- establish constraints on uncertainty, and, finally,
- optimize the design for data collection.

The DQO process provides a logical, objective, and quantitative framework for finding an appropriate balance between the time and resources that will be used to generate the product (data) and the quality of that product.

DQOs enable EPA to develop, optimize, and evaluate statistically valid sampling and analysis designs that achieve the constraints on uncertainty. In general several options are developed for a range of costs that will generate the type and quality of data required to make a reliable decision. In the final step of the DQO process, the decision maker selects the design option that best fits his or her needs.

contain PAHs at concentrations posing unacceptable risks. If no such EUs are found, then a "no-action" alternative may be appropriate for the entire site.

Superfund risk assessment guidance stresses the importance of considering future land use and related reasonable exposure scenarios (4). According to the National Utility Contractor's Association, people working at or visiting a site such as this, where light industrial equipment is operated, would typically work within or traverse an area roughly one-half acre in size (about 2,000 m<sup>2</sup>) on a given day (5). This is the area in which people can be expected to receive their daily dose of contamination. In a very real sense, people "sample" surface soil contaminants over this half-acre; hence the average concentration of contaminants over each half-acre is a meaningful basis for assessing risk. Thus, for this site, a half-acre area of soil is an EU. Since a separate estimate of the average surface soil concentration will be generated for each EU, and a separate decision made about whether each EU poses an unacceptable risk, the EU defines the spatial domain of the decision.

Based on discussions of the potential risks posed by the site, the EPA Region IV remedial staff decided that remedial action should be taken if the site (i.e., any EU at the site) poses an increased cancer risk greater than 10<sup>-4</sup>. The 10<sup>-4</sup> risk level is therefore the decision point between acceptable and unacceptable risk. This decision point is consistent with EPA's policy that 10<sup>-4</sup> and 10<sup>-7</sup> is the range for acceptable risk limits (6). (Note: The 10<sup>-4</sup> level was used specifically for this case study and does not necessarily reflect EPA Region IV policy or standard practice for other sites.)

We used exposure assumptions and standard Superfund risk equations (6) to determine the surface soil contaminant concentration that corresponds to a risk level of 10<sup>-4</sup>. Region IV typically treats total PAHs as though the sole contaminant is benzo[a]pyrene, the most toxic of the PAH family of compounds. This approach is conservative in that it will generally overestimate the risk posed by total PAHs. Risk calculations indicate that an EU is a problem (i.e., presents a 10<sup>-4</sup> increased risk of cancer) when the average PAH concentration in the EU is at or above 122 ppm.

A "logic statement" is a concise quantitative summary of how data will be used to reach a decision. The logic statement follows directly from the formulation of the problem above.

Data collected during the remedial investigation will be used to determine the average surface soil concentration of PAHs within each half-acre. Average PAH concentrations will be compared to the risk-derived concentration of concern, 122 ppm, to determine which, if any, surface soil EUs have PAHs at concentrations that would pose an unacceptable risk.

If an EU has an unacceptable average PAH concentration  $\geq 122$  ppm, then further study should be undertaken to develop a list of remedial alternatives. This "if-then" logic statement will be applied for each of the EUs, and any EU posing an unacceptable risk will need to be remediated.

#### Constraints on uncertainty

If the estimates of average PAH concentration within EUs are inaccurate, decisions about whether an EU poses unacceptable risk may be incorrect. The remedial investigation should be designed to limit the probability of incorrect decisions to an acceptable level. After the logic statement was specified, the project manager developed constraints on uncertainty, expressed as acceptable false positive and false negative error rates. These are shown in Figure 1. The y-axis provides the acceptable error rates (probability of making an incorrect decision) given various possible true risk levels, shown on the upper x-axis.

Acceptable error rates were not assigned in the 61-122-ppm range be-

cause the manager considered either decision would acceptable in this range. The error rates expressed in Figure 1 provided the statistician with quantitative constraints to be used in developing survey designs, which specify the number, location, and type of samples needed in the remedial investigation.

Stated in terms of the risk-based decision point, decisions about EUs may be incorrect in two ways:

The first type of error occurs when it is decided that an EU does not pose an unacceptable risk when, in fact, the risk posed by the EU exceeds 10<sup>-4</sup>. This is a false negative error. If the investigation leads to this false conclusion, the project manager may stop further investigations at the EU and people eventually may be exposed to unacceptable risks. The seriousness of this type of error, and therefore the project manager's desire to avoid it, becomes greater as the true level of risk gets larger and larger. To help the manager establish limits on false negatives, a toxicologist was consulted to assess the consequences for three ranges of incremental risk, all of which exceed 10<sup>-4</sup>:

- $1.0 \times 10^{-4}$  to  $5.0 \times 10^{-4}$ ;
- $5.0 \times 10^{-4}$  to  $1.0 \times 10^{-3}$ ; and
- above  $1.0 \times 10^{-3}$ .

After carefully considering the human health consequences, the project manager assigned acceptable probabilities for failing to detect a problem if the risk posed by the EU is actually within each of the above ranges (shown in the right-hand portion of Figure 1). The manager

expressed differing levels of acceptable error rates for the three risk ranges. These error rates (probabilities), which reflect the manager's increasing desire to avoid false negative errors at higher and higher contaminant concentrations, are the maximum acceptable rates established for this type of error. Notice that the manager desired lower false negative rates when the true risk is above  $1.0 \times 10^{-3}$  because the consequences to the public and to workers on-site are potentially much more serious than the consequences associated with the other ranges of risk.

The second type of error occurs when it is decided that an EU poses an unacceptable risk when, in fact, the risk posed by the EU is less than  $10^{-4}$ . This is a false positive error. If data collected during the remedial investigation lead to this false

conclusion, the manager will decide, unnecessarily, to continue to study the EU. New data may eventually reveal that an EU is not a problem, and hence, correct the false positive error. Otherwise, unnecessary remedial action will be taken. A false positive error results in wasted time, money, and effort on EUs that are actually not a problem. The manager consulted with the toxicologist and site engineers to assess the consequences of such error for three risk ranges, all of which are below  $10^{-4}$ :

- below  $5 \times 10^{-6}$ ;
- $5.0 \times 10^{-6}$  to  $1.0 \times 10^{-5}$ ; and
- $1.0 \times 10^{-5}$  to  $5.0 \times 10^{-5}$ .

The project manager stated that the remedial investigation should be designed to have a low probability of false positives when very low risk levels exist at an EU

(e.g., when the EU is "clean"). The manager was willing to tolerate higher probabilities of false positives for risk levels near the threshold. The manager assigned acceptable probabilities for determining when an EU is a problem when in reality it is not for each of the above ranges (shown in the left-hand portion of Figure 1). These values are the acceptable rates for this type of error.

Risk equations (6) were used to determine the PAH concentrations that correspond to the risk ranges for which acceptable error rates had been defined. These concentrations are shown on the lower x-axis in Figure 1.

The logic statement, discussed earlier, indicated that we want to conclude that an EU is a problem if the true average PAH concentration in the EU is  $>122$  ppm. Figure 1 indicates that the project manager is willing to accept a 0.15 probability or less for making an incorrect decision at true concentrations of 122 ppm. It also indicates the manager's desire to avoid developing remedial alternatives for EUs that have PAH concentrations below 61 ppm. The figure specifies that for PAH concentrations falling between 122 ppm and 61 ppm, the manager will accept either decision (indicated by the grey region in Figure 1).

Because the project manager is indifferent about the decision in the range of 61–122 ppm, but wants to limit the probability of a false negative at 122 ppm or above, our original question was refined as follows: "Which, if any, surface soil EUs have an average PAH concentration above 61 ppm?" At 122 ppm and above, the manager has specified the false negative error rates that are acceptable. At values below 61 ppm, the manager also specified the false positive error rates that are acceptable. The qualitative and quantitative criteria established for addressing this question are the DQOs for the remedial investigation, and will focus the statistician's search for an optimal design (see box, "DQOs for case study").

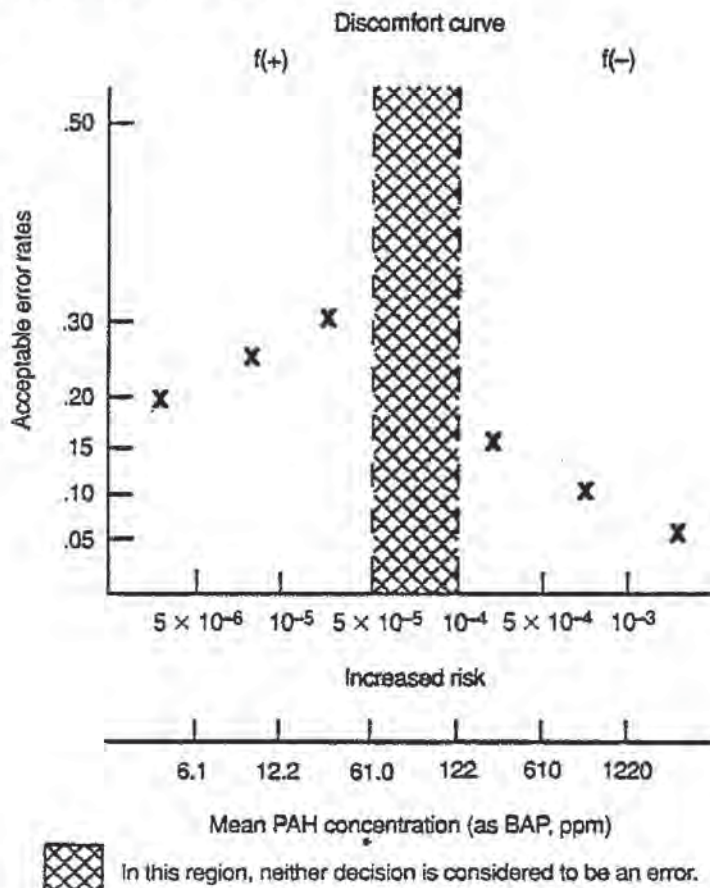
### Design and optimization

After the DQOs were established, a statistician applied conventional techniques to explore and evaluate various designs for data collection. The statistician was asked to design a survey that, first, would attempt to identify any EUs that have average PAH concentrations  $>61$  ppm; and second, would be subject to error rates no greater than those specified in the DQO statement from the project manager.

One concern the statistician noted was

FIGURE 1

Acceptable limits for decision error



Workers collect soil samples at the Superfund site

that any attempt to divide the site into spatially distinct, uniform exposure units for testing runs the risk of missing an unacceptably contaminated area which lies across two or more EUs. This weakness is more than offset by two conservative measures included earlier: the assumption that the only PAH present is benzo[a]pyrene (the most toxic of the PAHs), and the decision to test for concentrations above 61 ppm when concern for false negative errors begins above 122 ppm.

The statistician framed the if-then logic statement as a statistical test that would allow us to determine whether PAHs within an EU are greater than 61 ppm, and began the search for designs that would control the decision uncertainty to the levels specified in the DQOs. To develop a statistically based sampling and analysis plan (the design), the statistician needed rough estimates of the spatial pattern and variability of the distribution of contaminant concentrations within EUs. He also required an estimate of the additional variability that would be introduced through the process of taking samples and analyzing them in the laboratory. Finally, since the statistician was asked to find the least expensive design that meets all the DQOs (the optimal solution), estimates of the costs of taking and analyzing a sample were required.

Since prior data on average PAHs across half-acre units were not available, the statistician used prior data from ran-

DQOs for case study

**Decision:** Determine whether sections of the site pose unacceptable risks to human health or the environment and require remediation.

**Domain:** Exposure units are half-acre areas of surface soils. (Temporal aspects of the domain are not at issue because the contaminant of concern at this site is stable, not mobile.)

**Logic statement:** If the mean PAH concentration in an exposure unit exceeds 122 ppm ( $10^{-4}$  risk), then the exposure unit will require remediation.

Uncertainty constraints

PAH risk range	Concentration range (ppm)	Acceptable probability for false positives (%)
Below $5 \times 10^{-6}$	Below 6.1	20
$5 \times 10^{-6}$ to $1 \times 10^{-5}$	6.1-12.2	25
$1 \times 10^{-5}$ to $5 \times 10^{-5}$	12.2-61	30
PAH risk range	Concentration range (ppm)	Acceptable probability for false negatives (%)
$1 \times 10^{-4}$ to $5 \times 10^{-4}$	122-610	15
$5 \times 10^{-4}$ to $1 \times 10^{-3}$	610-1,220	10
Above $1 \times 10^{-3}$	Above 1,220	5

dom samples of surface soils across the site (Figure 2). The statistician assumed that point-by-point spatial variability of PAHs within half-acre EUs was identical to the point-by-point variability of samples taken across the entire site, without grouping into half-acre units. This is probably a conservative assumption, since it is likely that there is some degree of similarity within EUs as compared to points that are more widely separated.

These data indicated the form of the distribution of contaminant concentrations (in this case a log-normal distribution) and provided the basis for estimating the variability of contaminant concentrations across the site. An estimate of the most probable total variance (on a log scale) is  $\sigma_1^2 = 1.64$  (24 degrees of freedom). Quality control data from analyses of PAHs, using the same analytical methods as those used to generate historical data for this site, indicate that analytical imprecision is on the order of 25% relative standard deviation. If the statistician had determined the historical data were not suitable for estimating the distribution and variability of concentrations within EUs, a pilot study would have been required to obtain these estimates.

Using the above information and the approximate per-sample costs of sampling (\$80) and analysis (\$800), the statistician began to evaluate various statistical sampling designs that would allow us to achieve the desired control over uncertainty. Recall that uncertainty is measured in terms of the probability of reaching an incorrect conclusion about whether an EU is a problem, i.e., the probability of false positives and false negatives. Among the options considered were uniform random sampling across the site, systematic sampling, stratified sampling, and sample compositing within each EU. After considering these options, the statistician recommended an approach that uses a compositing technique in which 10 or more scoops of soil, taken randomly within each EU, are combined, homogenized, and subsampled for analysis. When the potential difficulties and errors introduced through mixing and subsampling were recognized, five soil scoops were considered to be an efficient, practical number that could be combined routinely.

A statistical evaluation of several different designs, presented in Table 1, led to the following conclusions:

First, the expected performance data indicate that two survey designs have favorable cost and acceptable performance (i.e., were expected to meet or

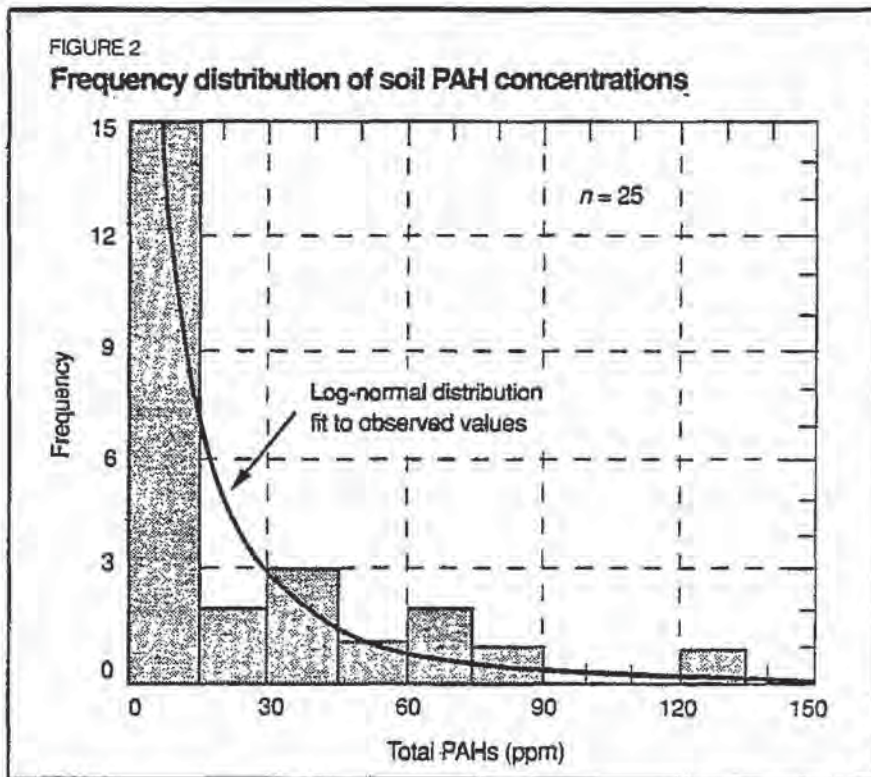


TABLE 1  
Results of initial power calculations

No. scoops /analysis	No. analyses/EU	Cost /EU (\$)	Probability of error <sup>a</sup>
1	4	3,520	.53
3	5	5,200	.15
4	2	2,240	.27
4	3	3,360	.18
4	4	4,480	.12
5	2	2,400	.20
5	3	3,600	.11

<sup>a</sup>When  $\mu = 122$  ppm and  $\alpha = .30$ .  
Note:  $\alpha =$  probability of concluding EU is a problem when  $\mu$  is 61 ppm.

come close to meeting the 0.15 acceptable false negative and 0.3 false positive error rates specified over the range of important concentrations). The most favorable designs involved compositing five scoops per analytical sample. One design required the analysis of two composited samples per EU, while the other required three. Our notation for these designs are (5,2) and (5,3), respectively.

Second, compositing five scoops transformed the underlying log-normal

distribution into one that is more like a normal distribution in shape. A computer simulation was needed to assess more accurately the anticipated performance of the two designs, i.e., the "power" or capability of each design to detect EUs with PAH concentrations above the criterion. (Details on the statistical evaluation may be obtained by writing author Dean Neptune.)

The (5,2) and (5,3) designs were evaluated by simulation to determine how

well they can be expected to perform at the critical values of 122 and 61 ppm, and at other concentrations higher and lower than these values. The rough estimates of performance in Table 1 were based on the assumption that the distribution of total PAHs was log-normal with a total variability of 1.64. The true variability of concentrations within EUs may prove to be greater or less than this estimate. To determine the effect that more or less variability might have on reaching a correct conclusion with either of these designs, the performance of each design was evaluated at three different levels of total variability: 1.64 (most probable—our estimate of variability based on historical data), 1.00 (assumes less variability—a lower 95% confidence limit on the historical estimate), and 3.17 (assumes more variability—an upper 95% confidence limit on the historical estimate).

Figures 3 and 4 show the results of the simulations presented as expected performance curves. The shaded regions of the two figures are areas in which the constraints on uncertainty—control on false negative and false positive error rates—are achieved. In the region between 61 and 122 ppm, the shaded area shows that any amount of error can be tolerated. The shaded regions above 122 and below 61 ppm are those for which the error rates are of concern. A design performance curve that lies entirely in the shaded regions would satisfy all the DQOs (see box, "DQOs for the case study").

The figures show that the two designs can be expected to perform similarly and to achieve most of the constraints on uncertainty (most of the curve appears in the shaded region). If variability is 1.64, the figures reveal that both designs fail slightly when the true average PAH concentrations are between 50 and 60 ppm. Neither of the designs is likely to meet uncertainty constraints if the total variability is high (3.17). Points labeled "A" and "B" are slightly outside the regions of desired performance. Points labeled "A" are of concern if the variability is lower than we anticipate (1.00). Points labeled "B" are of concern if the variability is greater than we anticipate (3.17). Thus, if we use either the (5,2) or (5,3) design, and the variability of PAH concentrations within an EU is substantially lower or higher than assumed (1.64), we can expect slightly higher error rates than specified by the DQOs.

Considering the conservative measures built into the designs, the project manager determined that failing to meet

uncertainty constraints at these specific points is not serious. Finally, because the design (5,2) represents a 33% cost savings over the (5,3) design, and its ability to achieve the uncertainty constraints is approximately equal to that of the (5,3) design, the (5,2) design was recommended for the remedial investigation.

### Summary

The data quality objectives produced in the manner described do much more

than simply guide the survey design. The DQOs provide a focused decision statement, boundaries on the domain of interest (the EU), an "if-then" logic statement that specifies how data will be used in the decision, and constraints on the amount of uncertainty (limits on both false positives and false negatives) acceptable. They provide the information needed to ensure that the number of samples per EU is adequate and the sampling and analysis methods used will provide the

FIGURE 3  
Results of simulation for the (5,2) design

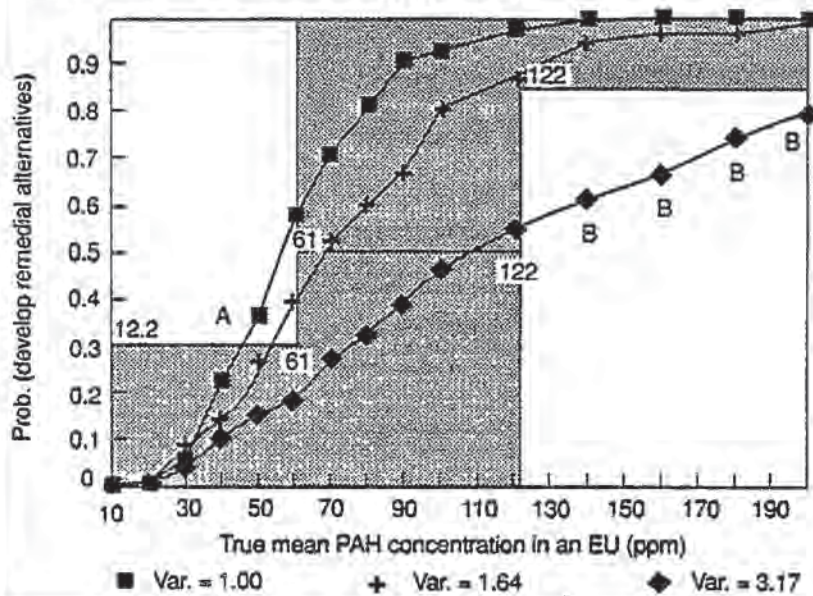
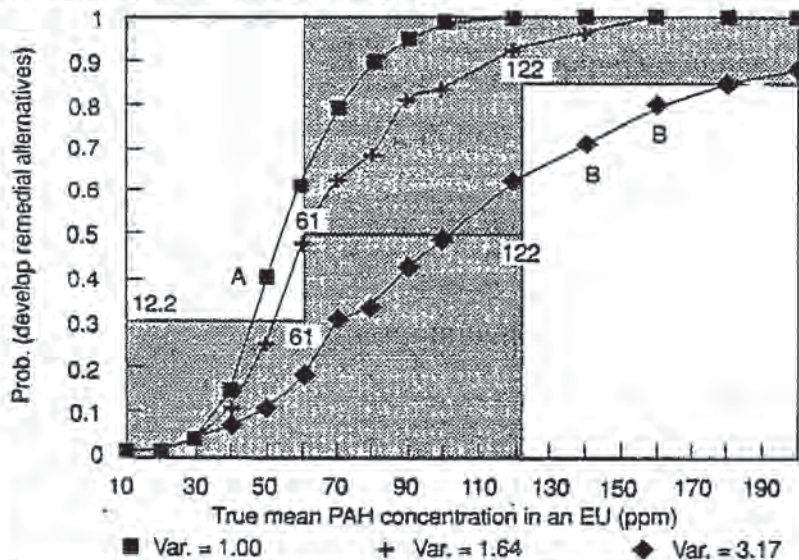


FIGURE 4  
Results of simulation for the (5,3) design



quality of data required to support decisions with the desired certainty. The most important benefits of this approach are that the decisions regarding Superfund site remediation can be made at the desired level of certainty, and that the project manager has specific quantitative criteria for deciding how much data is enough.

#### References

- (1) Quality Assurance Management Staff. Development of Data Quality Objectives:

Description of Stages I and II." In *EPA Information Guide*; EPA: Washington, D.C., July 1986.

- (2) Environmental Protection Agency Office of Emergency and Remedial Response. "RI/FS Improvements Phase II, Streamlining Recommendations"; EPA: Washington, D.C., January 1989; OSWER Directive No. 9355.3-06.

- (3) Environmental Protection Agency. "Region IV Remedial Investigation Report for this Uncontrolled Hazardous Waste Site"; EPA: Washington, D.C., 1988.

- (4) Environmental Protection Agency. *Risk Assessment Guidance for Superfund; Human Health Evaluation Manual*; EPA:

Washington, D.C., June 30, 1989; draft. Note: The calculations used to estimate reasonable maximum exposure in this case study are found in Reference 6.

(5) Connor, B., National Utility Contractor's Association, Arlington, Va., personal communication. Reasonableness of this estimate was confirmed by EPA ORD and Region IV risk assessment experts.

(6) Office of Emergency and Remedial Response. *Superfund Public Health Evaluation Manual*; OSWER/EPA: Washington, D.C., October 1986; EPA 540/1-86/060.

#### Acknowledgments

The individuals listed below played a substantive role in the development of the DQOs for this hazardous waste site. Region IV used the planning issues raised through the DQO process to set survey design constraints (the DQOs) for the case study. The DQOs then were used as the basis for optimizing the possible survey designs for this site. The DQO process and its adaptation to Superfund planning issues for the remedial investigation/feasibility study was led by the quality assurance management staff, with DQO application support from Research Triangle Institute, Montana State University, and NUS Corp. The authors of this paper have summarized the outputs of a series of activities in which all of these individuals participated directly: James Pickett, Ph.D., and Randall Rytli, Ph.D., Montana State University; Robert Hubbard, NUS Corp.; Eugene P. Brantly, C. Andrew Clayton, Daniel I. Michael, Michael Messner, Research Triangle Institute; Elmer Akin, Meredith Anderson, William Bokey, Beverly Houston, David Kleusner, M.D. Lair, William Patton, EPA Region IV; Dean Neptune, Ph.D., EPA Headquarters quality assurance management staff.

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*Daniel I. Michael is a research environmental scientist for the Research Triangle Institute's Environmental Research Planning Department in Washington, D.C. (202-332-5102).*



### **E.3. KENTUCKY REGULATORY GUIDANCE**

The following copies of regulatory guidance are presented in this chapter.

- Kentucky Risk Assessment Guidance, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, June 8, 2002.
- Kentucky Guidance for Ambient Background Assessment, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, January 8, 2004.
- Kentucky Guidance for Groundwater Assessment Screening, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, January 15 2004.
- Trichloroethylene Environmental Levels of Concern, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, April 2004.

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# **Kentucky Risk Assessment Guidance**

**June 8, 2002**



**Natural Resources and  
Environmental Protection Cabinet**

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## Section 1. Introduction

Risk assessment is a formalized process for evaluating the potential human health and ecological impacts based on the concentration of, exposure to, and toxicity of environmental contaminants. Risk assessment has been used in environmental decision-making since the process was outlined in a publication by the National Research Council – National Academy of Sciences (1983) Red Book. The United States Environmental Protection Agency (U.S. EPA) produced several guidance documents to assist in assessing risks (U.S. EPA, 1989; 1991).

Human health risk assessment, as outlined, is a four-part process. The first step, Data Collection and Evaluation, assesses the available data and identifies chemicals of potential concern (COPCs). The next part, Exposure Assessment, identifies potential receptors and calculates their exposure to the COPCs. Toxicity Assessment, the third process, quantifies the toxicity of the COPCs for carcinogenic and noncarcinogenic effects. The final step, Risk Characterization, is the calculation of the potential effects on the receptors identified in the Exposure Assessment, based on the toxicity of the chemicals identified in the Data Collection and Evaluation step.

Risk assessment procedures are used in several stages of site assessment and closure. During site scoping Preliminary Remediation Goals may be used to determine preferred detection limits and to screen initial data to focus on areas of concern. Data from Site Characterization are often screened against target risk-based concentrations (Preliminary Remediation Goals) to identify whether a baseline risk assessment or further evaluation is needed and, if so, which chemicals should be further assessed. Risk assessment is also used in setting remedial goals, and as an exit criterion for closure of remediation activities. Risk assessment is used as part of activities related to the Resource Conservation and Recovery Act (RCRA), Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), Clean Water Act, and Clean Air Act.

This document details the application of risk assessment to environmental remediation. The document can be used to determine if site conditions are protective of human health and the environment, or that risks are reduced to acceptable levels through removal of contaminants or management. The risk-based procedures for the program are based on a tiered approach allowing for screening against default risk-based screening values in lower tiers and incorporating more site-related data in the higher tiers.

This document outlines the procedures for:

1. Comparing site data against risk-based screening values.
2. Preparing a baseline risk assessment to determine protectiveness of human health and the environment.
3. Evaluating when an ecological assessment is necessary
4. Evaluating when to compare site soil data to Soil Screening Levels for protection of groundwater.
5. Selecting remedial cleanup goals.

The following sections describe the process of evaluating the site data that were collected during the site characterization. The data must be representative and complete. If statistical procedures are used, a sufficient number of samples should be collected to meet the needs of those statistical tests. Human health risk assessment is described in Section 2.0. The subsections within Section 2.0 describe the application of risk assessment to the processes of environmental assessment and remediation including: tiered risk assessment, groundwater evaluation, risk management, selection of remedial goals, and presenting the results of the two tiers of risk assessment. Section 3.0 details the ecological risk assessment procedures.

## **Section 2. Human Health Risk Assessment**

This section provides methods for screening environmental data to identify Contaminants of Concern, performing screening and baseline risk assessment, evaluating groundwater, managing risks, and selecting remedial goals. Figures 1 and 2 outline the process for risk-based procedures for residential and commercial/industrial scenarios in environmental remediation. The remedial options listed in Figures 1 and 2 are those listed in KRS 224.01-400 (18)-(21).

Figure 1. Flowchart for Residential Cleanup Options

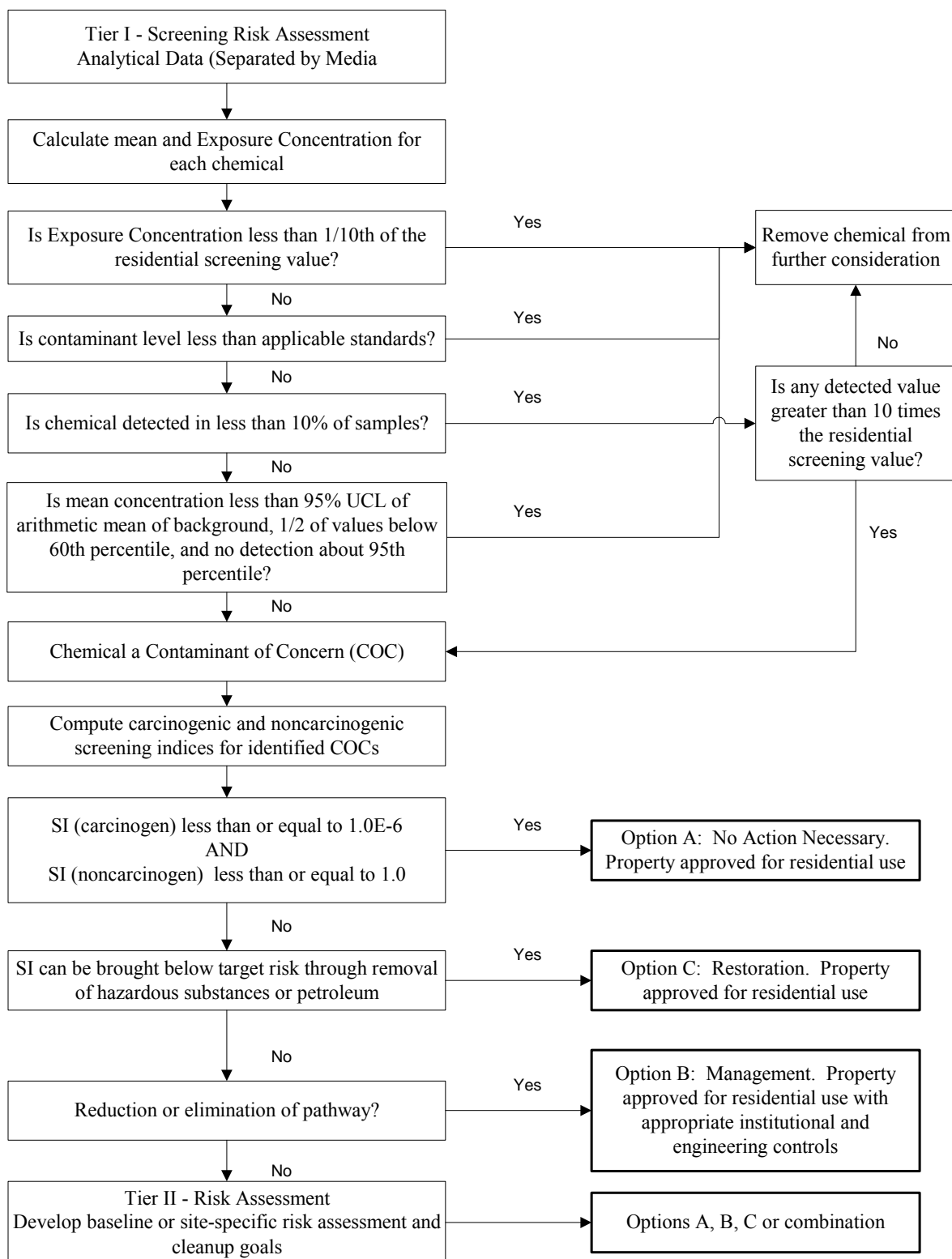
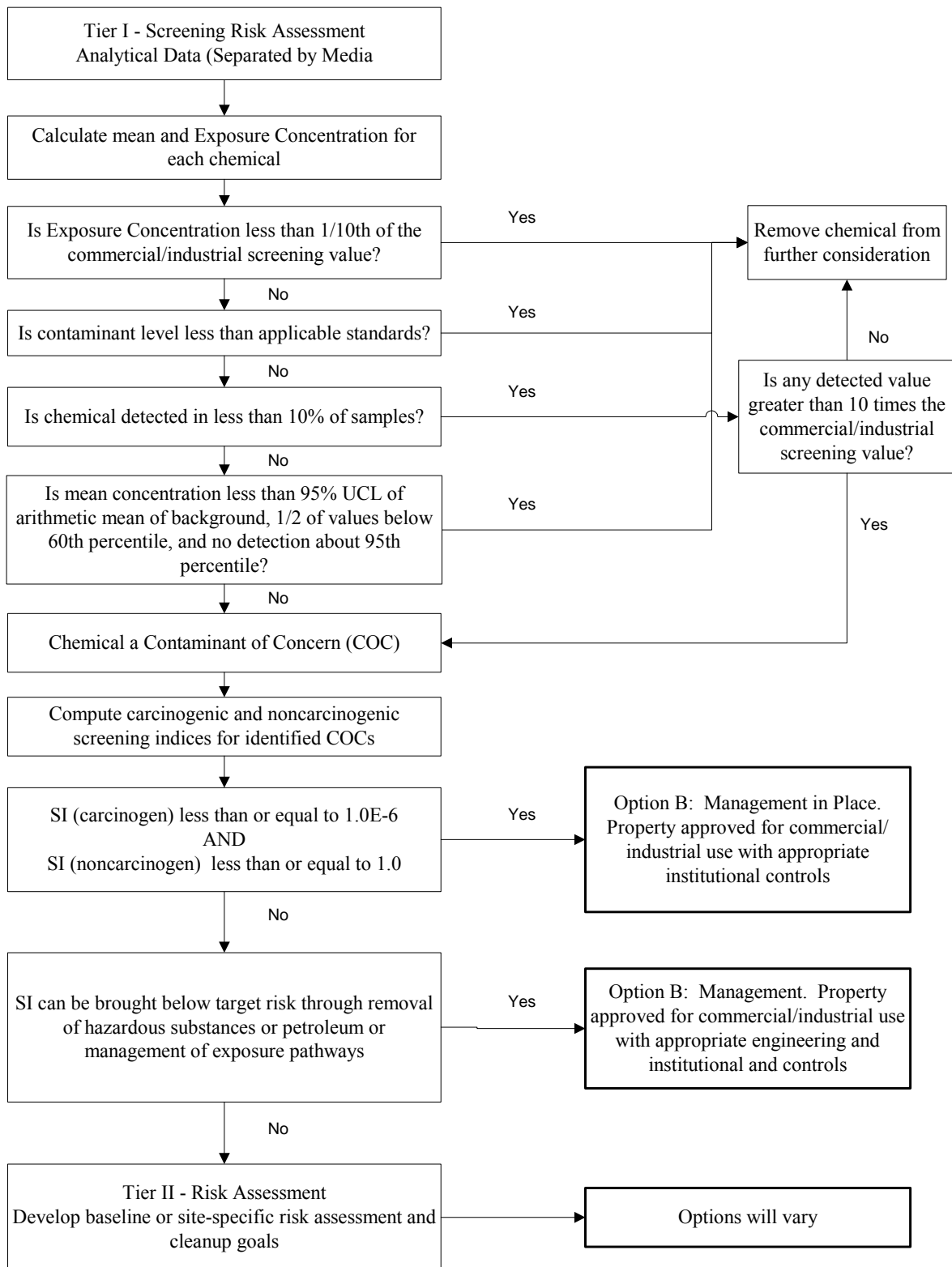


Figure 2. Flowchart for Commerical/Industrial Cleanup Options





## Section 2.1. Tier I. Human Health Risk-Based Screening

This initial tier identifies which contaminants contribute significantly to the risks associated with the property and calculates the cumulative risk for all Contaminants of Concern (COCs). For this guidance, hazardous substance or petroleum shall have the meaning as defined in KRS 224.01-512. The screening-level risk assessment should be completed for residential land use as a baseline, and commercial or industrial land use if commercial or industrial use is part of the management plan. The following steps should be followed when completing a screening-level risk assessment for human health.

1. Segregate analytical data by medium. Further segregate soil data into surface (0-1 foot depth) and subsurface (greater than one foot depth).
2. Calculate 95% Upper Confidence Limit (UCL) of the arithmetic mean as described in U.S. EPA, 1992 (Supplemental Guidance to RAGS: Calculating the Concentration Term). Use all samples of the property and site(s). Use one-half of the detection limit for non-detect sample results. The Exposure Concentration shall be the lower of the 95% UCL of the arithmetic mean and the maximum detected value for that medium (and horizon, for soil). Calculate the mean of the site data for inorganic compounds in addition to the 95% UCL.
3. Compare the Exposure Concentration to  $1/10^{\text{th}}$  of the residential or commercial/industrial screening value, as appropriate. When screening, use the Total Chromium value for chromium, use carcinogenic effects for arsenic, and use Toxicity Equivalency Factors (TEFs) to calculate a Toxicity Equivalency Quotient (TEQ) for dioxins. Instead of  $1/10^{\text{th}}$  of the screening value for lead, use the Kentucky Lead Action Level of 50 mg/kg for soils for residential, and 400 mg/kg for commercial/industrial soils. Appendix E contains the KY Radiological Risk-Based Preliminary Remediation Goals, if applicable. Compare the Exposure Concentration to the following standards when applicable: Maximum Contaminant Levels (MCLs) for surface and ground water (401 KAR 8:250, 401 KAR 8:300, 401 KAR 8:400, 401 KAR 8:420), National Ambient Air Quality Standards (NAAQS) for air, and Surface Water Standards (401 KAR 5:031) for surface water.
4. Calculate the frequency of detection of the hazardous substance or petroleum constituent. Identify those compounds that are detected in at least 10 percent of the samples. If there is any detection above ten times the residential or commercial/industrial screening value, as

appropriate, then the hazardous substance or petroleum should remain a Contaminant of Concern (COC) regardless of the frequency of detection.

5. Compare the mean of the site data to the 95% UCL of background for inorganics. The background value shall be the generic statewide background number listed on Table G-2 in Appendix G, or site-specific background may be determined using the methods described in 401 KAR 100:100 Section 7 (6). In addition to the site mean being less than the 95% UCL of background, at least half of the samples should fall below the 60<sup>th</sup> percentile on Table G-2 or site-specific background, and no sample should exceed the 95<sup>th</sup> percentile listed on Table G-2 or site-specific background. The cabinet may approve other statistical methods proposed by the VERP applicant or party.
6. Produce a summary table that lists each hazardous substance or petroleum, site mean, Exposure Concentration, 1/10<sup>th</sup> of the screening value, frequency of detection (as a fraction), and, for inorganics, 95% UCL of the arithmetic mean of background. Include MCLs, Surface Water Standards, and NAAQS, if applicable. Identify those compounds as Contaminants of Concern (COCs) that exceeds the values in all applicable screens (i.e., is not eliminated by any screen). Highlight or denote with bold text the screen that eliminates the COPC from further evaluation, if applicable. Table 1 is an example of the summary table for soil.

Table 1. Summary of Results of Tier I Screening

Hazardous Substance	Mean	Exposure Concentration	1/10 <sup>th</sup> Screening Value	Frequency of Detection	95% UCL of Background	COC?
Benzene	--	0.8 mg/kg	0.03 mg/kg	(8/30)	---	Yes
Arsenic	7.9 mg/kg	9.3 mg/kg	0.019 mg/kg	(24/30)	<b>9.4</b>	No

7. Segregate the COCs into carcinogens and noncarcinogens as described in the Preliminary Remediation Goals table in Appendix C. Radionuclides should be evaluated in the Tier I Screen using the screening values in Appendix E, if applicable. Calculate a Screening Index for all COCs by dividing the Exposure Concentration by the chemical-specific Preliminary Remediation Goal from Appendix C and summing the carcinogens and noncarcinogens:

$$\text{Screening Index (SI)} = \sum \frac{\text{Exposure Concentration } x}{\text{Screening Value } x} + \frac{\text{Exposure Concentration } y}{\text{Screening Value } y} + \frac{\text{Exposure Concentration } z}{\text{Screening Value } z} + \text{etc.}$$

For noncarcinogens, a Screening Index of less than 1.0 indicates that exposure to all noncarcinogenic contaminants, when summed, do not exceed a HQ of 1.0. Likewise the carcinogenic constituents should also use the SI approach and multiply the result by  $10^{-6}$  to determine the additive risk in the media. This approach should be used for all applicable media at a site and then summing the indices of the individual media. The VERP applicant or party may calculate a site-specific PRG for a Tier I risk assessment screen.

8. Present the results of the Screening Index in the risk assessment report (Section 2.6).
9. If the cumulative Screening Index (SI) exceeds 1.0 for noncarcinogens or  $1 \times 10^{-6}$  for carcinogens, a VERP Applicant or party should select the next course of action. They may select to complete a risk management plan (Section 2.4), initiate remedial action(s) (Section 2.5), or evaluate the risks further through a baseline risk assessment (Section 2.2).

#### Section 2.2. Tier II. Baseline Human Health Risk Assessment.

1. Based on the COCs that were identified in Tier I (Risk-Based Screening), conduct a baseline risk assessment.
2. Risk assessment guidance documents from the United States Environmental Protection Agency should be used in preparing the risk assessment. Primary guidance is the “Risk Assessment Guidance for Superfund. Volume I. Human Health Evaluation Manual. (Part A)” (RAGS Part A) and RAGS Part B (U.S. EPA, 1989; 1991), the “Soil Screening Guidance: Technical Background Document” (U.S. EPA, 1996a), the “Soil Screening Guidance: Users Guide” (U.S. EPA, 1996b), the “Soil Screening Guidance for Radionuclides: Users Guide” (U.S. EPA, 2000), and the Supplemental Guidance to RAGS: Region 4 Bulletins (U.S. EPA, 2001c). Other supporting guidance documents should be used as needed.
3. Describe the collection of sampling data and the procedures used to evaluate the data that are included in the risk assessment. Evaluation is completed as described in RAGS Part A (U.S. EPA, 1989) and involves evaluating analytical methods, quality of data, quantitation limits, data qualifiers, and blanks.
4. Identify and calculate exposure to current and future receptors. Potential land uses should be identified including, but not limited to: residential, industrial, recreational, commercial, or

agricultural. The baseline risk assessment should address all current and potential future receptors including trespassers and residents. Exposure factors for common receptors are listed in Appendix A. Site-specific factors may be used, subject to cabinet approval. The factors and the rationale for their use should be documented in the risk assessment report.

5. Describe the toxicity of the COCs that were identified in Section 2.1. List the toxicity values that are associated with the COCs. The hierarchy for sources of toxicity values is: (1) U.S. EPA's Integrated Risk Information System (IRIS), (2) U.S. EPA's Health Effects Assessment Summary Tables (HEAST), (3) provisional values from U.S. EPA's National Center for Environmental Assessment (NCEA), and (4) Other sources. Other sources may include Agency for Toxic Substances and Disease Registry (ATSDR) Toxicological Profiles, World Health Organization (WHO) documents, publications in the primary toxicological literature, or values withdrawn from IRIS or HEAST, with cabinet approval.
6. Calculate the risks associated with the receptors that were identified in Step 4.
7. Identify and describe the uncertainties associated with the risk assessment. Potential sources of uncertainty include COC selection, range of values for exposure parameters, characterization of the site, and interaction between chemicals (additivity, synergism). Uncertainty analysis is further discussed in RAGS Part A (U.S. EPA, 1989).

### Section 2.3. Groundwater Evaluation.

Groundwater data from monitoring wells are evaluated in Tier I and II risk evaluations. Recoverable water from soil borings can also be evaluated with groundwater numbers (Preliminary Remediation Goals, MCLs) as described in Section 2.1 and 2.2. If no groundwater monitoring data are available, or data are not adequate, then compare Exposure Concentration(s) for soil to the Soil Screening Level(s) from the Preliminary Remediation Goals table in Appendix C as described in 401 KAR 100:100 Section 5 (5). Radionuclides should be evaluated using the Soil Screening Levels in Appendix E, if applicable.

If the bottom two sampling intervals in the soil boring do not exceed the SSL, modified SSL, site-specific SSL, or subsurface background, then further groundwater evaluation of soil as a potential source for groundwater contamination is not necessary. If soil concentrations in the bottom two sampling intervals of the soil boring do exceed the Soil Screening Level, Modified SSLs, or site-specific SSLs for protection of groundwater resources, and subsurface background, then this indicates a need to manage for migration of contaminants to groundwater or for a

groundwater investigation. Submit a plan to assess and protect groundwater or provide site-specific information that contamination doesn't pose a threat to groundwater.

Identify if the site is in an area where contamination of a karst aquifer is possible, or the contaminant(s) could result in a dense non-aqueous phase liquid (DNAPL) layer, or any other circumstances exist that would indicate a higher potential for contamination of groundwater. If such conditions exist, submit a plan for groundwater assessment and protection.

#### Section 2.4. Management of Risks.

1. Property Use. Management of risks can be accomplished by ensuring that a property is only used by a certain receptor. For example, a property that meets criteria for commercial or industrial use, but not residential, must remain commercial or industrial. Alternate land uses can be evaluated by using commercial/industrial screening values in place of the residential screening values that were used in Section 2.1, or in a baseline risk assessment.
2. Physical and Institutional Controls. Management of risks can be accomplished if exposure to contaminated media is controlled using a combination of soil cover, restrictive covenants, dig restrictions, fencing, or other approved methods.
3. Submit Corrective Action Plan for approval as described in 401 KAR 100:100 Section 8.

#### Section 2.5. Selection of Remedial Goals.

1. The primary goals of remediation is protection of human health at the hazard index of 1.0 and the carcinogenic risk of  $1 \times 10^{-6}$  at the point of exposure, and protection of ecological health. Ecological risks are addressed in Section 3.0.
2. The primary goals of remediation do not excuse compliance with other applicable standards, such as the National Ambient Air Quality Standards and the surface water standards.
3. The intended use must be ensured through physical and institutional controls and described in the Corrective Action Plan. The risk-based Preliminary Remediation Goals are found in the Appendix C table or derived based on approved receptor-specific values. Remedial goals

for radionuclides will be developed on a site-specific basis in consultation with the Kentucky Cabinet for Health Services. Generic inorganic background values are listed in Appendix G or may be derived using the guidance in 401 KAR 100:100 Section 7 (6).

4. The applicable risk-based remedial goals for surface soils are the residential and commercial/industrial soil numbers in the Appendix C Preliminary Remediation Goals table or those calculated based on approved receptor-specific values. Appendix E contains the risk-based concentrations for radionuclides, if applicable. The remedial goal for certain organic chemicals may be based on site-specific concentrations if it can be demonstrated to the cabinet that concentrations are the result of natural sources or are a by-product of combustion of fuels and not the result of activities on the property or site. For subsurface soils, a VERP applicant or party may select ten times the surface soil risk-based concentrations as an initial remedial goal with implementation of the institutional and physical controls and should not be a source of groundwater contamination. If contaminants are in the surface soil horizon, this can be attained through the use of cover (6 inches of pavement (e.g., asphalt or concrete), 12 inches of soil, or other approved method). For example, if the commercial/industrial soil number is 1.3 mg/kg on the risk-based PRGs table in Appendix C, and the contamination is more than a foot below the surface or is covered with a foot of clean soil, then the concentration that is left in place can be 13 mg/kg and the use of the site would need to be restricted to commercial or industrial use with the soil cover maintained in place.

#### Section 2.6. Human Health Risk Assessment Report Format.

The risk assessment results should be presented as part of the environmental remediation process wherever risk assessment is used for environmental decision-making. This may be included as part of the site characterization report, corrective action completion report, in an appendix to those reports, or as a separate document.

1. Screening. The screening report should consist of a brief description of the property, site characterization activities, a summary of the analytical data along with the statistical calculations of the 95% UCL, the summary table as described in Section 2.1 6., and results of the Screening Index.

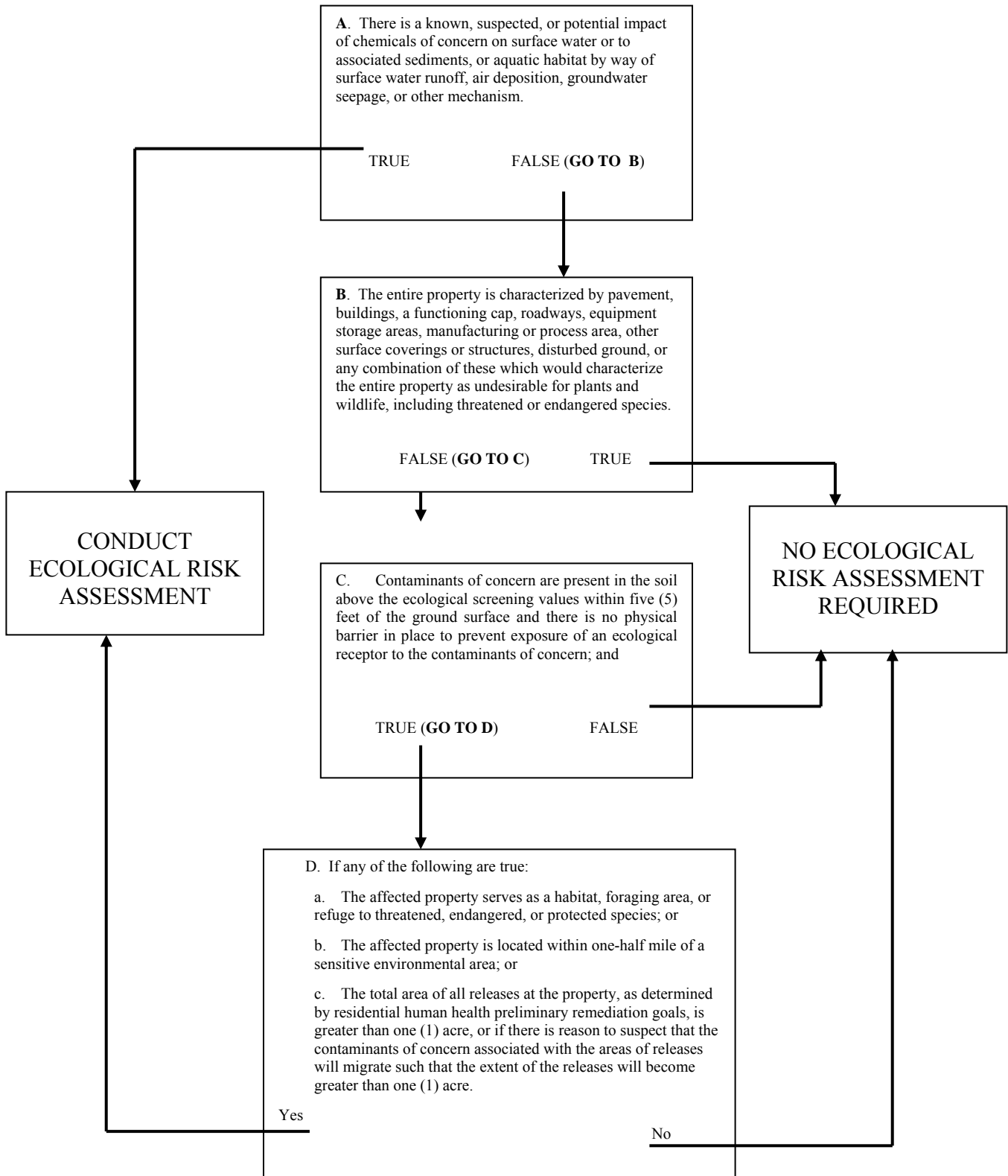
2. Baseline Risk Assessment. The baseline risk assessment report should follow the general outline shown in Appendix B. A copy of the screening risk assessment may be included with the baseline risk assessment to provide information that was used in the baseline risk assessment (selection of COCs, calculation of 95% UCL).

### Section 3.0 Ecological Risk Assessment

If it has been determined that an Ecological Risk Assessment (ERA) needs to be conducted (401 KAR 100:100 Section 5 (8)), this document provides the outline for that process. The flowchart in Figure 3 is the process for determining if an ERA needs to be conducted. The checklist in Appendix F can be used to identify features of the environmental setting that are related to ecological receptors.

The phrase “ecological risk assessment” refers to a qualitative and/or quantitative appraisal of the actual or potential impacts from a hazardous compound or physical stressor on plants and animals. Documents from various federal programs (Simini et. al., 2000; USEPA 1993; USEPA 1997a; USEPA 1998) were consulted in the process of developing this document and the procedures used in calculating risk-based concentrations. Figure 4 outlines the process of the ERA.

Figure 3. Flowchart For Determining An Ecological Risk Assessment





The ERA process is based on two major elements: characterization of effects and characterization of exposure. These provide the focus for conducting the phases of risk assessment: planning, problem formulation, analysis, risk characterization, and risk management.

- a) Planning – The Planning phase involves the determination of level-of-effort necessary for the ERA. ERA management goals and objectives are determined (i.e., what plant, animal, or ecosystem is at risk and might need protection), the focus of the ERA is laid out, and the time frame for the assessment is set.
- b) Problem Formulation – The overall strategy for estimating risk at a site is developed in Problem Formulation. During this phase, the Conceptual Site Model (CSM) is created, the receptors potentially at risk are defined, and a plan is written that describes the data to be analyzed and the process to be used to calculate risk.
- c) Analysis – This component of the ERA consists of data collection, the technical evaluation of the data, the calculation of the existing and potential exposures, and corresponding ecological effects.
- d) Risk Characterization – The likelihood and severity of the risk is evaluated for the assessment endpoints, and the ERA’s uncertainty is described in the Risk Characterization. A good description of the risk, including the level of adverse effects, is important for interpreting the risk results.
- e) Risk Management – In this component, the results of the ERA are integrated with other considerations to make and justify remedial decisions. In a screening level ERA, the risk management decision is whether a baseline ERA is needed.

### Section 3.1. Tier 1. Screening-Level Ecological Risk Assessment.

The purpose of the screening-level risk assessment is to evaluate whether existing data justify a decision that site contaminants do not pose a risk to ecological receptors or whether additional evaluation is necessary. If no potential for risk is identified in a screening-level risk assessment, then risk managers can confidently conclude that no further action is required at the site. Tier 1 of ERA consists of two steps:

Step 1. Screening-Level Problem Formulation and Ecological Effects Evaluation.

Step 2. Screening-Level Preliminary Exposure Estimate and Risk Calculation.

Steps 1 and 2 of the ERA process contain the following elements:

- Site visit
- Screening-level problem formulation (preliminary Conceptual Site Model)
- Exposure pathways and endpoints
- Screening-level effects evaluation (toxicity threshold benchmarks)
- Screening-level exposure estimate (site concentration data)
- Screening-level risk calculation (site concentration data screens)
- Documentation

a) Preliminary Conceptual Site Model (CSM). As part of Tier 1, Step 1 of the ERA, use available information to develop a preliminary CSM. Available information may include observations made during site visits, historical documents, existing data, and professional judgement of technical experts who are familiar with the site. The preliminary CSM should describe the environmental setting of the individual site, the site's immediate surroundings, and the contaminants known to exist at the site. The preliminary CSM should identify fate and transport mechanisms of contaminants potentially moving off-site, and briefly discuss the ways that site contaminants act on likely receptors.

b) Exposure Pathways and Endpoints. Based on the preliminary CSM, the ecological risk assessor should identify the potentially complete exposure pathways and endpoints for the screening assessment. The exposure pathways and endpoints for the site specify which ecological effects data are required. The screening-level effects data are screening-level benchmarks and concentrations of substances in the abiotic media (e.g., soil, air or water). If groundwater potentially discharges to surface water, groundwater concentrations are compared to surface water screening benchmarks.

c) Identify Chemicals of Potential Concern. As part of Tier 1, Step 2, determine (COPCs) by eliminating COPCs from further evaluation:

- Background Comparisons. Compare the mean concentration for inorganic constituents on-site against the 95% UCL of the mean concentrations of background for inorganic

constituents. At least ½ of the data points should be less than the 60<sup>th</sup> percentile, and no data point above the 95<sup>th</sup> percentile. Generic inorganic background values are listed in Appendix G or may be derived in accordance with 401 KAR 100:100 Section 7 (6).

- Screening Table Comparison. Compare the lesser of the maximum concentration or 95% UCL on site for substances in a given exposure medium to the screening-level benchmarks (Appendix D) for those substances. Compare site concentrations to screening-level benchmarks for surface soil, sediment, surface water, and groundwater (if site conditions will potentially result in exposure to ecological receptors).
- d) Retaining Chemicals of Concern. If any constituent in an abiotic medium to which organisms are potentially exposed is present at a concentration exceeding screening-level benchmark and ambient background or if there is not a screening-level benchmark, then further evaluation of the potential risk will be required. Chemicals with known synergistic effects or that bioaccumulate will be retained as COPCs. If existing data does not have adequate detection limits (i.e., detection limits above screening benchmarks) new data must be collected to replace it.
- e) Documentation. The documentation of Steps 1 and 2 should include the following:
- Brief habitat description, and map;
  - Preliminary CSM;
  - Tables of screening results;
  - List of wildlife species actually or potentially occurring at the site, including threatened and endangered plant and animal species;
  - Discussion of uncertainties. The discussion of the uncertainties should identify constituents for which there are no screening-level benchmarks or analytical chemistry data.

At the end of Tier 1, the decision whether to collect additional data for screening, to proceed with the ERA, or to take no further action can be documented in the report.

### Section 3.2. Tier 2 Baseline Ecological Risk Assessment

The baseline ecological risk assessment is a continuation of the screening ERA. It consists of 6 steps:

- Step 3. Baseline Risk Assessment Problem Formulation
- Step 4. Study Design and Data Quality Objectives
- Step 5. Field Verification of Sampling Design
- Step 6. Site Investigation and Analysis of Exposure and Effects
- Step 7. Risk Characterization
- Step 8. Risk Management

a) Step 3. Baseline Risk Assessment Problem Formulation. The Baseline Risk Assessment Problem Formulation should provide sufficient information to support a risk management decision concerning the need for additional evaluation of ecological risk. Further evaluation may mean site-specific ecological investigation at the site. This will require a work plan, documenting Step 4 of the process, and describing how the data will be used in Step 7 to make a remedial decision for the site. Important inputs to this decision are:

- Site concentration data;
- Conceptual Site Model;
- Habitat Description;
- Preliminary Hazard Quotients. The Hazard Quotient should be calculated for COPCs using toxicity values from current literature and intake factors from the Wildlife Exposure Factors Handbook (USEPA 1993) for the species listed below. A Hazard Quotient is calculated by dividing the site concentration (the lessor of the 95% UCL of the mean or maximum) by the No-Observed Adverse Effect Level (NOAEL). If the Hazard Quotient is above 1.0, that compound continues through the baseline ERA.

For terrestrial habitats, receptors must include (1) earthworm (Lumbricus terrestris), (2) short-tailed shrew (Blarina brevicauda), (3) long-tailed weasel (Mustela frenata), (4) meadow vole (Microtus pennsylvanicus) or prairie vole (Microtus ochrogaster), and (5) American woodcock (Scolopax minor). For aquatic habitats, receptors must include; mink (Mustela vison) little brown bat (Myotis lucifugus), and belted kingfisher (Cerlye alcyon). The above list of species should not be considered exclusive. If there are other species on site that exposure factors, intake rates, and

toxicity values are known, those species should be included in the ERA. Species that are on the Federal and/or State Threatened or Endangered Species List and either known to have been on or in the vicinity of the site or if the site contains habitat known to support those species, then they should also be included in the ERA.

- The identification of COPCs that warrant further evaluation.
- An understanding of the effects of COPCs on ecological receptors (including toxicity reference values).
- The identification of complete exposure pathways by which COPCs are brought into contact with ecological receptors (include bioaccumulation factors and ingestion rates for wildlife receptors).
- The identification of assessment endpoints (e.g., protection of fish eating birds from eggshell thinning due to DDT exposure) and measurement endpoints (e.g., natural population structure, feeding, resting, and reproductive cycles).
- Discussion of uncertainties should include the lack of site concentration or toxicity data for COPCs.

b) In Step 4, the process identifies the study design and data quality objectives (DQOs) for the site investigation. The work plan (WP) and the sampling and analysis plan (SAP) are the primary products of Step 4. The WP and SAP must specify the study design in sufficient detail to evaluate its adequacy for collecting the data necessary to answer the risk questions.

The WP or SAP should include the following:

- The number and location of samples of each medium for each purpose
- The comparison of analytical detection limits and threshold concentrations
- The full description of toxicity tests and population/community study designs
- A description of how the results of site investigations will be used in the risk characterization (Step 7) to answer risk questions.

c) In Step 5, the Verification of Field Sampling Design process evaluates the probability of successfully completing the study as designed. The WP or SAP should describe the methods for verifying the study design. The verification process and any remaining uncertainties

about the study design should be discussed when the results of the site investigation are reported.

d) Step 6, the Site Investigation and Data Analysis, is the implementation of the site investigation designed in Step 4 and verified in Step 5. Approved alterations in the work plan should be documented in the report containing the risk characterization (i.e., the baseline risk report).

e) Risk Characterization (Step 7) is conducted after data collected during the site investigation have been analyzed. The risk characterization evaluates the exposure and effects data to assess the risk to the assessment endpoints (risk estimation). The risk characterization also presents information necessary to interpret the risk assessment and to decide upon adverse effect thresholds for the assessment endpoints (risk description). This presentation should include a qualitative and quantitative summary of risk results and uncertainties.

In risk estimation, the lines of evidence, for which data were collected in the site investigation, are integrated in the risk characterization to support a conclusion about the significance of ecological risk. The different possible lines of evidence could be tissue concentration data, toxicity test results, and/or population/community data.

If site-specific tissue concentration data are available from the site investigation, HQs for wildlife receptors preying on those tissues are calculated. These HQs are calculated using appropriate exposure estimates and toxicity reference values.

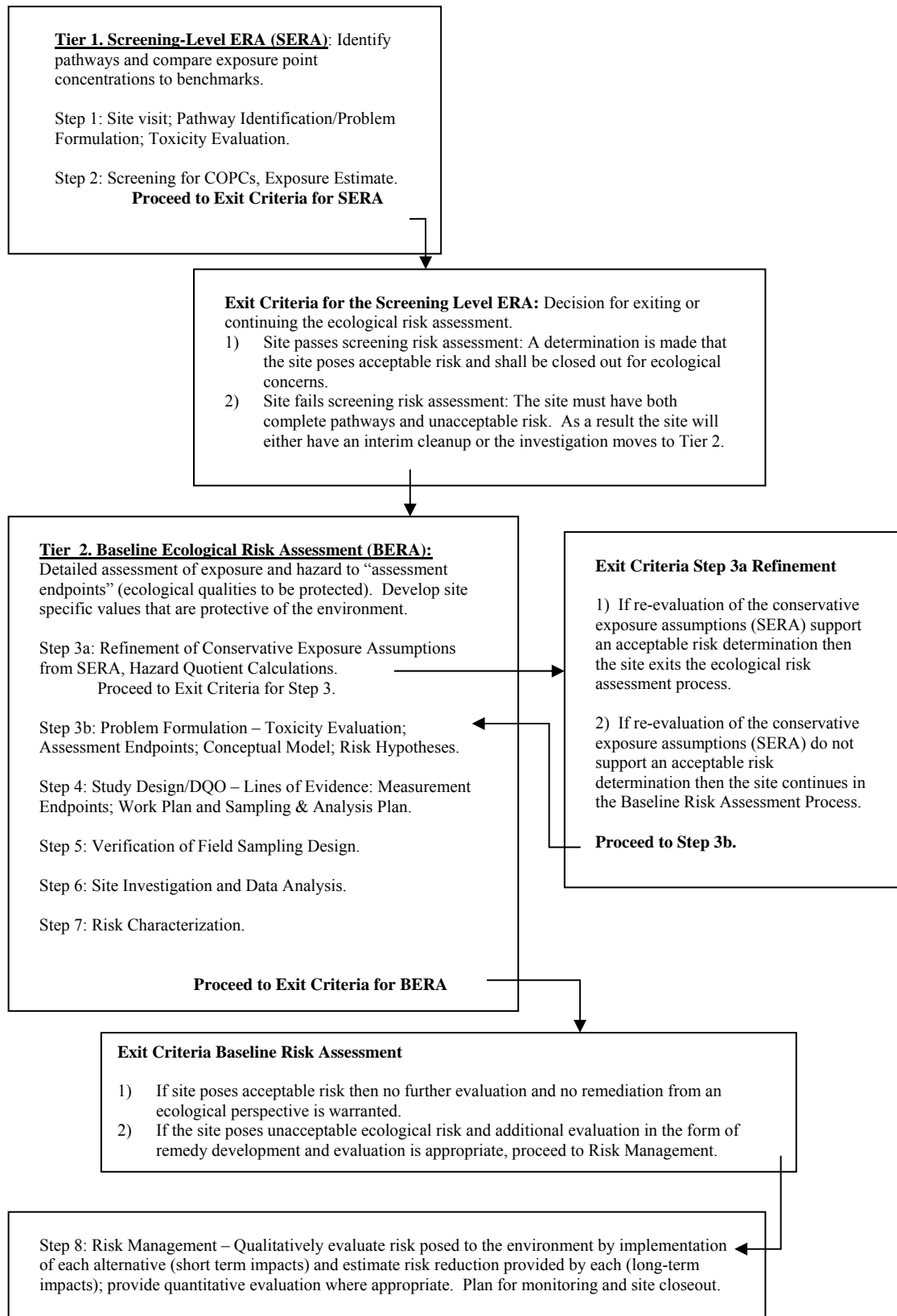
In the ERA, the risk characterization should put the level of risk at the site in context. The risk description should identify threshold concentrations in source or exposure media for effects on the assessment endpoint. All site-specific parameter values used to calculate HQs must be described and the source of the values identified.

At Step 7, the uncertainty about the risk posed by a substance should have been reduced to a level that allows risk managers to make a technically defensible remedial decision. The risk characterization provides information to judge the ecological significance of the estimated risk to assessment endpoints in the absence of any remedial action.

f) Step 8 of the ERA is Risk Management. The role of ecological risk assessors is to advise the risk managers during the final actions. If the risk characterization concludes there is a risk to

ecological receptors, the risk management decision is whether to remediate the site or to leave the constituents of concern in place with controls on exposure and monitoring.

**Figure 4. Ecological Risk Assessment Flow Chart**





## References

- Simini, M., Checkai, R.T., and Maly, M.E. 2000. Tri-Service Remedial Project Manager's Handbook for Ecological Risk Assessment. Air Force Center for Environmental Excellence, Army Environmental Center, Navy Facilities Service Center. SFIM-AEC-ER-CR-200015.
- United States Environmental Protection Agency (U.S. EPA). 1989. Risk Assessment Guidance for Superfund Volume I Human Health Evaluation Manual (Part A). EPA/540/1-89/002. Office of Emergency and Remedial Response. Washington, D.C. 276 p.
- United States Environmental Protection Agency (U.S. EPA). 1991. Risk Assessment Guidance for Superfund: Volume I-Human Health Evaluation Manual (Part B, Development of Risk-based Preliminary Remediation Goals). Office of Emergency and Remedial Response. Washington, D.C. 54 p.
- United States Environmental Protection Agency (U.S. EPA). 1992. Supplemental Guidance to RAGS: Calculating the Concentration Term. Publication 9285.7-081. Office of Solid Waste and Emergency Response. Washington, D.C. 8 p.
- United States Environmental Protection Agency (U.S. EPA). 1993. Wildlife Exposure Factors Handbook. Office of Research and Development, Washington, DC. EPA/600/R-93/187a
- United States Environmental Protection Agency (U.S. EPA). 1996a. Soil Screening Guidance: Technical Background Document. EPA/540/R-95/128. Office of Solid Waste and Emergency Response. Washington, D.C. 497 p.
- United States Environmental Protection Agency (U.S. EPA). 1996b. Soil Screening Guidance: Users Guide. Publication 9355.4-23. Office of Solid Waste and Emergency Response. Washington, D.C. 44 p.
- USEPA. 1997a. Ecological Risk Assessment Guidance for Superfund: Process for Designing and Conducting Ecological Risk Assessments. Interim Final. USEPA Environmental Response Team, Edison, NJ.
- United States Environmental Protection Agency (U.S. EPA). 1997b. Health Effects Assessment Summary Tables. Office of Emergency and Remedial Response. Washington, D.C.
- USEPA. 1998. Guidelines for Ecological Risk Assessment. Risk Assessment Forum, Washington, DC. EPA/630/R-95/002F.
- United States Environmental Protection Agency (U.S. EPA). 2000. Soil Screening Guidance for Radionuclides: Users Guide. Publication 9355.4-16A. Office of Radiation and Indoor Air. Office of Solid Waste and Emergency Response. Washington, D.C. 90 p.
- United States Environmental Protection Agency (U.S. EPA). 2001a. Integrated Risk Information System. Office of Research and Development. National Center for Environmental Assessment. Washington, D.C. Accessed November 2001. <http://www.epa.gov/iris/index.html>

United States Environmental Protection Agency (U.S. EPA). 2001b. Risk Assessment Guidance for Superfund: Volume I-Human Health Evaluation Manual (Part E) for Dermal Risk Assessment) Interim Guidance. Office of Emergency and Remedial Response. Washington, D.C. EPA/540/R/99/005. OSWER 9285.7-02EP. PB99-963312. September 2001.

United States Environmental Protection Agency (U.S. EPA). 2001c. Supplemental Guidance to RAGS: Region 4 Bulletins. Office of Technical Services. Waste Management Division. U.S. EPA Region 4. Atlanta, GA. September 2001.  
<http://www.epa.gov/region4/waste/ots/otsguid.htm>.

# **Appendix A**

## **Exposure Factors**

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Table 1 Incidental Soil Ingestion Pathway.	
Parameter	Value
Chemical Concentration in Soil	95 % UCL of the mean or maximum
Ingestion Rate: Child less than 7 years Child 7 through 18 years, and Adult Adult Worker (8 hour work day) Outdoor Adult (landscaping, construction, Rural outdoor activities, tilling and gardening)	200 mg/day 100 mg/day 50 mg/day 480 mg/day
Exposure Frequency: Resident General Workers Adult Outdoors (urban) Adult Outdoors (rural) Outdoor Worker Child Outdoors (recreational or trespasser)	350 days/year 250 days/year 52 days/year 104 days/year 185 days/year 140 days/year
Fraction of Soil from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult Adult Worker	6 years 12 years 12 years 22 years 25 years
Ingestion Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adult	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 2 Dermal Contact with Stressors in Soil Pathway.	
Parameter	Value
Chemical Concentration in Soil	95 % UCL of the mean or maximum
Skin Surface Area: Child less than 7 years  Child 7 through 18 years Residential Adult  Adult (Industrial) Outdoor Worker	2800 cm <sup>2</sup> /day (face, forearms, hands, lower legs, and feet) 7500 cm <sup>2</sup> /day (arms, hands, legs, and feet) 5700 cm <sup>2</sup> (face, hands, forearms, and lower legs) 3300 cm <sup>2</sup> /day (face, forearms, and hands) 4700 cm <sup>2</sup> /day (arms, hands, and head)
Exposure Frequency: Resident General Workers Adult Outdoors (urban) Adult Outdoors (rural) Outdoor Worker Child Outdoors (recreational or trespasser)	350 days/year 250 days/year 52 days/year 104 days/year 185 days/year 140 days/year
Fraction of Soil from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult Adult Worker	6 years 12 years 12 years 22 years 25 years
Dermal Absorption Factor	0.25 Volatile Organics (unitless) 0.1 Semivolatiles (unitless) 0.05 Inorganics (unitless)
Skin Contact Time (fraction of day soil remains on skin): Residential Worker Recreational or Trespasser	12 hours/24 hours (0.5 unitless) 8 hours/24 hours (0.33 unitless) 12 hours/24 hours (0.5 unitless)
Soil to Skin Adherence Factor	1.0 mg/cm <sup>2</sup>
Body Weight: Child less than 7 years Child 7 through 18 years Adult	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 3 Inhalation of Particulate-phase Stressors from Soil Pathway.	
Parameter	Value
Chemical Concentration in Soil	95 % UCL of the mean or maximum
Inhalation Rate: Resident (Children and Adults) Trespasser Worker (Indoor and Outdoor)	20 m <sup>3</sup> /day (0.833m <sup>3</sup> /hour, 24 hr/day) 20 m <sup>3</sup> /day (2.5 m <sup>3</sup> /hour, 8 hr/day) 12.5 m <sup>3</sup> /day (2.5 m <sup>3</sup> /hour, 5 hr/day)
Exposure Frequency: Resident General Worker Adult Outdoors (urban) Adult Outdoors (rural) Outdoor Worker Child Outdoors (recreational or trespasser)	350 days/year 250 days/year 52 days/year 104 days/year 185 days/year 140 days/year
Fraction of Soil from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adults Residential Rural Adults Adult Worker	6 years 12 years 12 years 22 years 25 years
Inhalation Absorption Factor	1.0 (unitless) or chemical-specific
Particulate Emission Factor: Residential Commercial/Industrial	9.3 x 10 <sup>8</sup> m <sup>3</sup> /kg or site-specific 6.2 x 10 <sup>8</sup> m <sup>3</sup> /kg or site-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adults	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 4 Inhalation of Airborne (Vapor Phase) Stressors from Soil Pathway.	
Parameter	Value
Chemical Concentration in Soil	95 % UCL of the mean or maximum
Inhalation Rate: Resident (Children and Adults) Trespasser Worker (Indoor and Outdoor)	20 m <sup>3</sup> /day (0.833 m <sup>3</sup> /hour, 24 hr/day) 20 m <sup>3</sup> /day (2.5 m <sup>3</sup> /hour, 8 hr/day) 12.5 m <sup>3</sup> /day (2.5 m <sup>3</sup> /hour, 5 hr/day)
Exposure Frequency: Resident General Worker Adult Outdoors (urban) Adult Outdoors (rural) Outdoor Worker Child Outdoors (recreational or trespasser)	350 days/year 250 days/year 52 days/year 104 days/year 185 days/year 140 days/year
Fraction of Soil from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult Adult Worker	6 years 12 years 12 years 22 years 25 years
Inhalation Absorption Factor	1.0 (unitless) or chemical-specific
Volatilization Factor	Derived using Equation 8 of the Soil Screening Level Guidance User's Guide (U.S. EPA 1996b)
Body Weight: Child less than 7 years Child 7 through 18 years Adult	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens



Table 5 Ingestion of Stressors from Water Pathway.	
Parameter	Value
Chemical Concentration in Water	95 % UCL of the mean or maximum
Ingestion Rate: Child less than 3 years old Child 3 through 18 years and Adult Adult Worker (up to an 8 hour work day)	1.0 liter/day 2.0 liters/day 1.0 liter/day
Exposure Frequency: Resident General Worker	350 days/year 250 days/year
Fraction of Soil from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult Adult Worker	6 years 12 years 12 years 22 years 25 years
Ingestion Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adult	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 6 Ingestion of Stressors in Surface Water While Swimming Pathway.	
Parameter	Value
Chemical Concentration in Water	95 % UCL of the mean or maximum
Ingestion Rate:	50 milliliters/hour
Exposure Time:	2.6 hours/day
Exposure Frequency:	45 days/year
Fraction of Water from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult	6 years 12 years 12 years 22 years
Ingestion Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adults	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 7 Dermal Contact with Stressors in Water while Swimming or Wading Pathway.	
Parameter	Value
Chemical Concentration in Water	95 % UCL of the mean or maximum
Skin Surface Area: Child swimmer 3 through 6 years Child swimmer 7 through 18 years Adult swimmer Child wader 1 through 6 years Child wader 7 through 18 years Adult wader	0.6500 m <sup>2</sup> /day 1.3100 m <sup>2</sup> /day 1.8150 m <sup>2</sup> /day 0.3300 m <sup>2</sup> /day (arms, hands, legs and feet) 0.7500 m <sup>2</sup> /day (arms, hands, legs and feet) 1.0600 m <sup>2</sup> /day (arms, hands, legs and feet)
Exposure Time	2.6 hours/day
Dermal Permeability factor (Kp)	Use RAGS Part E (U.S. EPA 2001b) Appendix B. If measured K <sub>p</sub> s are available, then those should be used instead of the modeled values for those chemicals.
Exposure Frequency: Swimming Child and Adolescent Wading Adult Wading	45 days/year 140 days/year 52 days/year
Fraction of Water from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult	6 years 12 years 12 years 22 years
Dermal Absorbed Dose per Event (DA <sub>event</sub> )	Calculated using RAGS Part E (U.S. EPA, 2001b)
Ingestion Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adult	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 8 Dermal Contact with Stressors in Water during Showering or Bathing Pathway.	
Parameter	Value
Chemical Concentration in Water	95 % UCL of the mean or maximum
Skin Surface Area: Child 3 through 6 years Child 7 through 18 years Adult	0.6500 m <sup>2</sup> /day 1.3100 m <sup>2</sup> /day 1.8150 m <sup>2</sup> /day
Exposure Time	0.2 hours/day
Dermal Permeability factor (K <sub>p</sub> )	Use RAGS Part E (U.S. EPA 2001b) Appendix B. If measured K <sub>p</sub> s are available, then those should be used instead of the modeled values for those chemicals.
Exposure Frequency: Residents Workers in the work place	350 days/year 250 days/year
Fraction of Water from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult Adult Worker	6 years 12 years 12 years 22 years 25 years
Dermal Absorbed Dose per Event (DA <sub>event</sub> )	Calculated using RAGS Part E (U.S. EPA, 2001b)
Ingestion Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adult	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 9 Inhalation of Airborne (Vapor Phase) Stressors in Water during Showering Pathway	
Parameter	Value
Chemical Concentration in Water	95 % UCL of the mean or maximum
Concentration of Stressor in Air	Use Schaum, et al., 1994, Showering Exposure
Inhalation Rate	0.833 m <sup>3</sup> /day
Exposure Time	0.2 hours/day (12 minutes/day)
Exposure Frequency: Residents Workers in the work place	350 days/year 250 days/year
Fraction of Water from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adults Residential Rural Adults Adult Worker	6 years 12 years 12 years 22 years 25 years
Inhalation Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adults	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 10 Inhalation of Airborne (Vapor Phase) Stressors in Water during General Home Use Pathway.	
Parameter	Value
Chemical Concentration in Water	95 % UCL of the mean or maximum
Concentration of Stressor in Air	Use Schaum et al., 1994, Whole House Model
Inhalation Rate	20 m <sup>3</sup> /day
Water Flow Rate	890 L/day
House Volume	450 m <sup>3</sup>
Air Exchange Rate	10 changes/day
Fraction Volatilized	0.5 (unitless)
Mixing Coefficient (how well mixed in the home)	0.5 (unitless)
Exposure Frequency: Resident	350 days/year
Fraction of Water from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult	6 years 12 years 12 years 22 years
Inhalation Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adults	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Other Pathways. Other pathways may be used at sites that have current or potential future pathways that are not listed in this Appendix. Examples include: consumption of contaminated fish, produce, and livestock. Exposure factors should be based on site-specific conditions and may be obtained from U.S. EPA documents including Exposure Factors Handbook, Risk Assessment Guidance for Superfund (Part A), and Risk Assessment Guidance for Superfund (Part B).

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**Appendix B**  
**General Outline for Baseline Risk Assessment**

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## **Outline of Components of a Human Health Baseline Risk Assessment**

This is a general outline and not all components of the outline are applicable to all sites.

### **1.0 INTRODUCTION**

- 1.1 Overview
  - 1.1.a General Problem at site
  - 1.1.b Site-specific objectives of risk assessment
- 1.2 Scope of Risk Assessment
  - 1.2.a Complexity of risk assessment and rationale
  - 1.2.b Overview of study design

### **2.0 IDENTIFICATION OF STRESSORS OF POTENTIAL CONCERN**

- 2.1 General Site-Specific Data Collection Considerations
  - 2.1.a Preliminary identification of potential human exposure
  - 2.1.b Modeling parameter needs
- 2.2 General Site-Specific Data Evaluation Considerations
  - 2.2.a Steps used (including statistical methods used for evaluation and data selection)
  - 2.2.b Criteria employed in evaluating data
  - 2.2.c Discussion of data uncertainty
- 2.3 Stressor Analytical Data (Complete for All Media)
  - 2.3.a Listing of analytical methods used
  - 2.3.b Evaluation of chemical limits
  - 2.3.c Evaluation of qualified and coded data
  - 2.3.d Contaminants in field and laboratory blanks
  - 2.3.e Tentatively identified compounds
  - 2.3.f Further limitation of number of stressors
  - 2.3.g Uncertainties, limitations, gaps in quality of collection or analysis
- 2.4 Summary of Stressors of Potential Concern

### **3.0 EXPOSURE ASSESSMENT**

- 3.1 Characterization of Exposure Setting
  - 3.1.a Summary of Physical Setting
  - 3.1.b Potentially Exposed Individuals, Populations, and Communities (Human)
    - 3.1.b.1 Relative locations of individuals, populations, and communities with respect to site
    - 3.1.b.2 Current land use

- 3.1.b.3 Potential alternate future land uses
    - 3.1.b.4 Subpopulations of potential concern
  - 3.2 Identification of Exposure Pathways
    - 3.2.a Sources of the release and receiving media
    - 3.2.b Fate and transport in release media
    - 3.2.c Exposure points and exposure routes
    - 3.2.d Integration of sources, releases, fate and transport mechanisms, exposure points, and exposure routes into complete exposure pathways
    - 3.2.e Summary of exposure pathways to be quantified in this assessment
- 3.3 Quantification of Exposure
  - 3.3.a Exposure concentrations
  - 3.3.b Estimation of chemical intakes for individual pathways
- 3.4 Identification of Uncertainties
  - 3.4.a Current and future land-use
  - 3.4.b Environmental sampling and analysis
  - 3.4.c Exposure pathways evaluated
  - 3.4.d Fate and transport modeling
  - 3.4.e Parameter values
- 3.5 Summary of Exposure Assessment

#### **4.0 TOXICITY ASSESSMENT**

- 4.1 Toxicity Information for Noncarcinogenic Effects (Human Health)
  - 4.1.a Appropriate exposure periods for toxicity values
  - 4.1.b Up-to-date reference doses (RfDs) for all stressors
  - 4.1.c One-and ten-day health advisories for shorter-term oral exposures
  - 4.1.d Overall data base and the critical study on which the toxicity value is based (including the critical effect and the uncertainty and modifying factors used in the calculation)
  - 4.1.e Effects that may appear at doses higher than those required to elicit the critical effect
  - 4.1.f Absorption efficiency considered
- 4.2 Toxicity Information for Carcinogenic Effects
  - 4.2.a Exposure averaged over a lifetime
  - 4.2.b Up-to-date slope factors for all carcinogens
  - 4.2.c Weight-of-evidence classification for all carcinogens (Groups A, B, and C)
  - 4.2.d Type of cancer for Group A, B, and C carcinogens

- 4.2.e Concentration above which the dose-response curve is no longer linear, if applicable
- 4.3 Stressors for Which No EPA Toxicity Values are Available
  - 4.3.a Sources of values
  - 4.3.b Qualitative evaluation
  - 4.3.c Documentation or justification of any new toxicity values developed
- 4.4 Uncertainties Related to Toxicity Information
  - 4.4.a Quality of the individual studies
  - 4.4.b Completeness of the overall data base
- 4.5 Summary of Toxicity Information

## **5.0 RISK CHARACTERIZATION**

- 5.1 Current Land-use Conditions (Human Health)
  - 5.1.a Carcinogenic risk of individual stressors in individual pathways
  - 5.1.b Chronic hazard quotient calculation (individual stressors, individual pathways)
  - 5.1.c Subchronic hazard quotient calculation (individual stressors, individual pathways)
  - 5.1.d Shorter-term hazard quotient calculation (individual stressors, individual pathways)
  - 5.1.e Noncarcinogenic hazard index (individual stressors, all pathways)
  - 5.1.f Carcinogenic risk (individual stressors, all pathways)
- 5.2 Future Land-Use Conditions (Human Health)
  - 5.2.a Carcinogenic risk of individual stressors in individual pathways
  - 5.2.b Chronic hazard quotient calculation (individual stressors, individual pathways)
  - 5.2.c Subchronic hazard quotient calculation (individual stressors, individual pathways)
  - 5.2.d Noncarcinogenic hazard index (individual stressors, all pathways)
  - 5.2.e Carcinogenic risk (individual stressors, all pathways)
- 5.3 Uncertainties
  - 5.3.a Site-specific uncertainty factors
    - 5.3.a.1 Definition of physical setting
    - 5.3.a.2 Model applicability and assumptions
    - 5.3.a.3 Parameter values for fate or transport and exposure calculations
  - 5.3.b Summary of toxicity assessment uncertainty
    - 5.3.b.1 Uncertainty and identification of potential human health effects

- 5.3.b.2 Derivation of toxicity value including completeness of overall database
- 5.3.b.3 Potential for synergistic or antagonistic interactions
- 5.3.b.4 Uncertainty in evaluating less-than-lifetime exposures
- 5.4 Comparison of Risk Characterization Results to Human Studies (if available)
  - 5.4.a Health assessment from the Agency for Toxic Substances and Disease Registry (ATSDR)
  - 5.4.b Site-specific health studies (pilot studies or epidemiological studies)
  - 5.4.c Incorporation of studies into the overall risk characterization
- 5.5 Summary Discussion and Tabulation of the Risk Characterization
  - 5.5.a Key site-related stressors and key exposure pathways identified
  - 5.5.b Types of health risk of concern
  - 5.5.c Level of confidence in the quantitative information used to estimate risk
  - 5.5.d Presentation of qualitative information on toxicity
  - 5.5.e Confidence in the key exposure estimates for the key exposure pathways
  - 5.5.f Magnitude of the carcinogenic and noncarcinogenic risk estimates
  - 5.5.g Magnitude of chronic and subchronic risk estimates
  - 5.5.h Major factors contributing to risk
  - 5.5.i Major factors (COCs and Pathways) contributing to uncertainty
  - 5.5.j Exposed population and community characteristics
  - 5.5.k Comparison with site-specific health studies
    - 5.5.l Comparison of chemical concentrations with natural background

## **6.0 SUMMARY AND CONCLUSIONS**

- 6.1 Stressors of Potential Concern
- 6.2 Exposure Assessment
- 6.3 Toxicity Assessment
- 6.4 Risk Characterization
- 6.5 Uncertainties

## **Outline of Components of an Ecological Baseline Risk Assessment**

This is a general outline and not all components of the outline are applicable to all sites.

### **STEP 1: SCREENING-LEVEL PROBLEM FORMULATION AND ECOLOGICAL EFFECTS EVALUATION**

#### **1.1 INTRODUCTION**

#### **1.2 SCREENING-LEVEL PROBLEM FORMULATION**

1.2.1 Environmental Setting and Contaminants at the Site

1.2.2 Contaminant Fate and Transport

1.2.3 Ecotoxicity and Potential Receptors

1.2.4 Complete Exposure Pathways

1.2.5 Assessment and Measurement Endpoints

#### **1.3 SCREENING-LEVEL ECOLOGICAL EFFECTS EVALUATION**

1.3.1 Preferred Toxicity Data

1.3.2 Dose Conversions

1.3.3 Uncertainty Assessment

#### **1.4 SUMMARY**

### **STEP 2: SCREENING-LEVEL EXPOSURE ESTIMATE AND RISK CALCULATION**

#### **2.1 INTRODUCTION**

#### **2.2 SCREENING-LEVEL EXPOSURE ESTIMATES**

2.2.1 Exposure Parameters

2.2.2 Uncertainty Assessment

#### **2.3 SCREENING-LEVEL RISK CALCULATION**

#### **2.4 SCIENTIFIC/MANAGEMENT DECISION POINT (SMDP)**

#### **2.5 SUMMARY**

### **STEP 3: BASELINE RISK ASSESSMENT PROBLEM FORMULATION**

#### **3.1 THE PROBLEM-FORMULATION PROCESS**

#### **3.2 REFINEMENT OF PRELIMINARY CONTAMINANTS OF CONCERN**

#### **3.3 LITERATURE SEARCH ON KNOWN ECOLOGICAL EFFECTS**

### 3.4 CONTAMINANT FATE AND TRANSPORT, ECOSYSTEMS POTENTIALLY AT RISK, AND COMPLETE EXPOSURE PATHWAYS

#### 3.4.1 Contaminant Fate and Transport

#### 3.4.2 Ecosystems Potentially at Risk

#### 3.4.3 Complete Exposure Pathways

### 3.5 SELECTION OF ASSESSMENT ENDPOINTS

### 3.6 THE CONCEPTUAL MODEL AND RISK QUESTIONS

#### 3.6.1 Conceptual Model

#### 3.6.2 Risk Questions

### 3.7 SCIENTIFIC/MANAGEMENT DECISION POINT (SMDP)

### 3.8 SUMMARY

## STEP 4: STUDY DESIGN AND DATA QUALITY OBJECTIVE PROCESS

### 4.1 ESTABLISHING MEASUREMENT ENDPOINTS

#### 4.1.1 Species/Community/Habitat Considerations

#### 4.1.2 Relationship of the Measurement Endpoints to the Contaminant of Concern

#### 4.1.3 Mechanisms of Ecotoxicity

### 4.2 STUDY DESIGN

#### 4.2.1 Bioaccumulation and Field Tissue Residue Studies

#### 4.2.2 Population/Community Evaluations

#### 4.2.3 Toxicity Testing

### 4.3 DATA QUALITY OBJECTIVES AND STATISTICAL CONSIDERATIONS

#### 4.3.1 Data Quality Objectives

#### 4.3.2 Statistical Considerations

### 4.4 CONTENTS OF WORK PLAN AND SAMPLING AND ANALYSIS PLAN

#### 4.4.1 Work Plan

#### 4.4.2 Sampling and Analysis Plan

#### 4.4.3 Field Verification of Sampling Plan and Contingency Plans

### 4.5 SCIENTIFIC/MANAGEMENT DECISION POINT (SMDP)

### 4.6 SUMMARY

## STEP 5: FIELD VERIFICATION OF SAMPLING DESIGN

### 5.1 PURPOSE



## 5.2 DETERMINING SAMPLING FEASIBILITY

## 5.3 SCIENTIFIC/MANAGEMENT DECISION POINT (SMDP)

## 5.4 SUMMARY

# STEP 6: SITE INVESTIGATION AND ANALYSIS PHASE

## 6.1 INTRODUCTION

## 6.2 SITE INVESTIGATION

### 6.2.1 Changing Field Conditions

### 6.2.2 Unexpected Nature or Extent of Contamination

## 6.3 ANALYSIS OF ECOLOGICAL EXPOSURES AND EFFECTS

### 6.3.1 Characterizing Exposures

### 6.3.2 Characterizing Ecological Effects

## 6.4 SCIENTIFIC/MANAGEMENT DECISION POINT (SMDP)

## 6.5 SUMMARY

# STEP 7: RISK CHARACTERIZATION

## 7.1 INTRODUCTION

## 7.2 RISK ESTIMATION

## 7.3 RISK DESCRIPTION

### 7.3.1 Threshold for Effects on Assessment Endpoints

### 7.3.2 Likelihood of Risk

### 7.3.3 Additional Risk Information

## 7.4 UNCERTAINTY ANALYSIS

### 7.4.1 Categories of Uncertainty

### 7.4.2 Tracking Uncertainties

## 7.5 SUMMARY

# STEP 8: RISK MANAGEMENT

## 8.1 INTRODUCTION

## 8.2 ECOLOGICAL RISK MANAGEMENT

### 8.2.1 Other Risk Management Considerations

### 8.2.2 Ecological Impacts of Remedial Options

### 8.2.3 Monitoring

### 8.3 SCIENTIFIC/MANAGEMENT DECISION POINT (SMDP)

### 8.4 SUMMARY

**Appendix C**  
Human Health Screening Values

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# **Development of Risk Based Concentrations for Environmental Remediation in Kentucky**

## **Introduction**

This appendix details the procedures used to develop risk-based concentrations that will be used for the Voluntary Environmental Remediation Program, KRS 224.01-400 and KRS 224.01-405 cleanups, and other programs where risk-based concentrations are needed. Documents from the United States Environmental Protection Agency were consulted in the process of developing this document and the procedures used in calculating risk-based concentrations.

## **Application**

It is intended for this table to have several applications to sites undergoing environmental remediation. Applications include: preliminary screening of site contaminants, closure of small spills, determination of potential toxic conditions, and reduction and refinement of the number of Chemicals of Concern (COCs) at a site during a baseline risk assessment. The values are also one of the factors that should be considered when selecting remedial goals. The values consider the more common exposure routes but if an individual site has other exposure routes that play a major role in the site-related exposures, these values may underestimate the risk.

## **Calculation of Risk-Based Values**

The formulae for calculating the risk-based concentrations are primarily from U.S. EPA guidance including Risk Assessment Guidance for Superfund Volume I: Human Health Evaluation Manual (Part A), commonly referred to as RAGS Part A (U.S. EPA, 1989), RAGS part B (U.S. EPA, 1991), Soil Screening Guidance: Users Guide (U.S. EPA, 1996c), and Soil Screening Guidance: Technical Background Document (U.S. EPA, 1996b). “Estimating Dermal and Inhalation Exposure to Volatile Chemicals in Domestic Water” (Schaum *et al.*, 1994) was used to represent the inhalation exposure to water based on the Whole House Dispersion Model. The assumptions that are used in estimating the risk-based concentrations are selected to be protective of sensitive subpopulations.

KYDEP incorporated applicable exposure routes into each medium of exposure. For residential and occupational exposure to soil; ingestion, dermal and inhalation exposure was considered. Dermal exposure to soil used default absorption values of 0.25 for volatiles, 0.1 for semivolatiles, and 0.05 for metals. Default dermal absorption factors were derived from literature reviews of dermal absorption. The Agency for Toxic Substances and Disease Registry

(ATSDR) Toxicological Profiles were a valuable source of absorption and chemical specific data. Ten compounds had chemical-specific dermal absorption rates as listed in RAGS Part E (U.S, EPA, 2000a). Inhalation of contaminants found in soil used two factors: a Volatilization Factor (VF), and a Particulate Emission Factor (PEF). Potential volatilization from soil to air was represented for volatiles by the volatilization factor that was calculated using the formula in the Soil Screening Guidance: User's Guide (U.S. EPA, 1996c). A compound was assumed to be volatile when the molecular weight was less than 200 mg/mol and the Henry's Law Constant (H) was greater than  $10^{-5}$  atm-m<sup>3</sup>/mol. The respective default dispersion factor for residential and commercial/industrial exposures were derived for Kentucky sites using exhibit 11 in U.S. EPA, 1996c. Climatic zone VII was used to calculate the dispersion factor term since that is the logical zone for Kentucky sites. For a residential dispersion factor, the 90% lower confidence limit was calculated for a 0.5-acre site size. A commercial/industrial value for dispersion factor was calculated based the 90% lower confidence limit of the values listed under a site size of 5 acres.

Inhalation was the route that was used for air exposures. Tap water exposure used ingestion and inhalation, the latter using the Schaum (1994) Whole House Exposure Model. The model describes the average indoor air concentration as a result of water use throughout the house. This model considers water use such as washing dishes, bathing, washing clothes, and cooking. The formula is:

$$C_a = \frac{WHF \times C_w \times f}{HV \times ER \times MC}$$

where:

Ca = concentration in air, mg/m<sup>3</sup>

Cw = concentration in water, mg/L

WHF = water flow rate in whole house, 890 L/day

HV = house volume, 450 m<sup>3</sup>

ER = exchange rate, 10 air changes/day

MC = mixing coefficient, 0.5 (unitless)

*f* = fraction of contaminant that volatilizes, 0.5 (unitless)

The default values for these parameters were selected from the text of the Schaum (1994) chapter and are listed following the description.

## Formulae

The formulae for calculation of the risk-based values are the result of taking the standard exposure equations used in risk assessments and solving for the concentration term. Toxicity values were used to represent the potential toxicity of each compound. These values are obtained from several sources. The source is listed next to each toxicity value. The abbreviations in order of preference are: “i” U.S. EPA’s Integrated Risk Information System (IRIS), “h” U.S. EPA’s Health Effects Assessment Summary Tables (HEAST), “n” U.S. EPA’s National Center for Environmental Assessment (NCEA), “w” withdrawn from IRIS or HEAST, “o” other EPA documents, “r” route extrapolation, and “s” when the toxicity value of a surrogate compound was used based on physicochemical characteristics. The Risk-Based Screening Values are based on a target risk of  $1 \times 10^{-6}$  for carcinogens and a Hazard Index of 1.0 for noncarcinogens in each media. The carcinogenic risk of  $1 \times 10^{-6}$ , or one excess cancer in one million is standard practice in risk assessment for *de minimis* risk. The target Hazard Index of 1.0 indicates that the noncarcinogenic risk is below a toxicity threshold represented by the reference dose. The basis for each screening value in the table is denoted by “ca” for a carcinogenic endpoint, and “nc” for a noncarcinogenic endpoint. A soil saturation limit was derived using the formula in U.S. EPA, 1996c. A ceiling limit was set at  $10^{+5}$  as a maximum soil concentration. If the risk-based screening value exceeded the saturation limit or the maximum, then the soil screening value was set at the saturation limit (denoted as “sat”) or the maximum ceiling limit (denoted as “max”) The following formulae were used to calculate the risk-based screening values for each media.

### **Noncarcinogenic Effects**

#### **Residential Soil**

$$\frac{(ED_c \times BW_c \times 365 \times THQ)}{(IRA_c \times (1/VF+1)/PEF_r \times EF_r \times ED_c \times 1/RfD) + (SA_c \times AF \times ABS \times EF_r \times ED_c \times 0.000001 \times 1/RfD) + (IRS_c \times EF_r \times ED_c \times 0.000001 \times 1/RfD)}$$

#### **Commercial/Industrial Soil**

$$\frac{(ED_a \times BW_a \times 365 \times THQ)}{(IRA_a \times (1/VF+1)/PEF_o \times EF_o \times ED_o \times 1/RfD) + (SA_i \times AF \times ABS \times EF_o \times ED_o \times 0.000001 \times 1/RfD) + (IRS_o \times EF_o \times ED_o \times 0.000001 \times 1/RfD)}$$

### **Ambient Air**

$$\frac{(ED_c \times BW_c \times 365 \times THQ \times RfDi \times 1000)}{(IRA_c \times EF_r \times ED_c)}$$

### **Tap Water**

$$\frac{(BW_c \times ED_c \times 365 \times THQ \times 1000)}{\left( \frac{(IRW_c < 3 \times 3) + (IRW_c > 3 \times 3)}{ED_c} \times EF_r \times ED_c \times 1 / RfDi \right) + \left( \frac{(890 \times 0.5)}{(450 \times 10 \times 0.5)} \times IRA_c \times EF_r \times ED_c \times 1 / RfDi \right)}$$

## **Carcinogenic Effects**

### **Residential Soil**

$$\frac{(AT \times 365 \times TR)}{(InhF_{adj} \times (1/VF + 1/PEF_r) \times EF_r \times SFi) + (SFS_{adj} \times AF \times ABS \times EF_r \times 0.000001 \times SFo) + (IFS_{adj} \times EF_r \times 0.000001 \times SFo)}$$

### **Commercial/Industrial Soil**

$$\frac{(AT \times BW_a \times 365 \times TR)}{(IRA_a \times (1/VF + 1/PEF_o) \times EF_o \times ED_o \times SFi) + (SA_i \times AF \times ABS \times EF_o \times ED_o \times 0.000001 \times SFo) + (IRS_o \times EF_o \times ED_o \times 0.000001 \times SFo)}$$

### **Ambient Air**

$$\frac{(AT \times 365 \times TR \times 1000)}{(InhF_{adj} \times EF_r \times SFi)}$$

### **Tap Water**

$$\frac{(AT \times 365 \times TR \times 1000)}{(IFW_{adj} \times EF_r \times SFo) + \left( \frac{(890 \times 0.5)}{(450 \times 10 \times 0.5)} \times InhF_{adj} \times EF_r \times SFi \right)}$$

Four age adjusted factors were calculated for carcinogenic exposure calculations. The formula for each factor is shown below.

### **Ingestion Factor for Soil**

$$\left( \frac{IRS_c \times ED_c}{BW_c} \right) + \left( \frac{IRS_{adol} \times ED_{adol}}{BW_{adol}} \right) + \left( \frac{IRS_a \times ED_a}{BW_a} \right)$$

### **Skin Contact Factor for Soil**

$$\left( \frac{SA_c \times ED_c}{BW_c} \right) + \left( \frac{SA_{adol} \times ED_{adol}}{BW_{adol}} \right) + \left( \frac{SA_a \times ED_a}{BW_a} \right)$$



### **Inhalation Factor**

$$\left( \frac{IRA\_c \times ED\_c}{BW\_c} \right) + \left( \frac{IRA\_a \times ED\_adol}{BW\_adol} \right) + \left( \frac{IRA\_a \times ED\_a}{BW\_a} \right)$$

### **Ingestion Factor for Water**

$$\left( \frac{IRW\_c < 3 \times 3}{BW\_c} \right) + \left( \frac{IRW\_a, c > 3 \times 3}{BW\_c} \right) + \left( \frac{IRW\_a, c > 3 \times ED\_adol}{BW\_adol} \right) + \left( \frac{IRW\_a, c > 3 \times ED\_a}{BW\_a} \right)$$

Table 1 summarizes the exposure factors that were used to calculate the risk-based screening values.

**Table 1. Exposure Factors**

<b>Parameter (units)</b>	<b>Value</b>	<b>Abbreviation</b>
Target Cancer Risk	1 x 10 <sup>-6</sup>	TR
Target Hazard Quotient	1	THQ
Body weight, age 1-6 (kg)	15	BW_c
Body weight adolescent (kg)	43	BW_adol
Body weight, adult (kg)	70	BW_a
Surface area , child (cm <sup>2</sup> /day)	2800	SA_c
Surface area , adolescent (cm <sup>2</sup> /day)	7500	SA_adol
Surface area , adult resident (cm <sup>2</sup> /day)	5700	SA_a
Surface area , adult industrial (cm <sup>2</sup> /day)	3300	SA_i
Adherence factor (mg/cm <sup>2</sup> )	1	AF
Dermal absorption in soil (volatiles)	0.25	ABS_vol
Dermal absorption in soil (semivolatiles)	0.1	ABS_semi
Dermal absorption in soil (metals)	0.05	ABS_met
Averaging time (years)	70	AT
Inhalation rate (m <sup>3</sup> /d)	20	IRA_a
	20	IRA_c
Drinking water ingestion (L/d)	2	IRW_a, c>3
	1	IRW_c<3
	1	IRW_o
Volatilization factor - soil (m <sup>3</sup> /kg)	Chemical specific	VF_S
Particulate emission factor (m <sup>3</sup> /kg)	9.3E+08	PEF_r
	6.2E+08	PEF_o
Soil ingestion - adolescent & adult resident (mg/d)	100	IRS_a
Soil ingestion - age 1-6 (mg/d)	200	IRS_c
Soil ingestion – commercial/industrial (mg/d)	50	IRS_o
Exposure frequency (d/yr)	350	EF_r
Commercial/Industrial Exposure Frequency (d/yr)	250	EF_o
Exposure duration, age 1-6 (yr)	6	ED_c
Exposure duration, age 7-18 (yr)	12	ED_adol
Exposure duration, adult (yr)	12	ED_a
Commercial/Industrial Exposure Duration (yr)	25	ED_o
Total residential duration (yr)	30	ED_total
<b>Age-adjusted factors (for carcinogens only)</b>		
Ingestion factor for soils ([mg*yr]/[kg*d])	125.050	IFS_adj
Skin contact factor for soils ([cm <sup>2</sup> *yr]/[kg*d])	4190.166	SFS_adj
Inhalation factor ([m <sup>3</sup> *yr]/[kg-d])	17.010	InhF_adj
Ingestion factor for water ([L*yr]/[kg-d])	1.501	IFW_adj

The formulae for calculating the volatilization factor (VF), particulate emission factor (PEF), and soil screening levels (SSL) are contained in the Soil Screening Guidance: Users Guide (U.S. EPA, 1996c) and are listed below. The assumptions for those calculations are listed in the Soil Screening Guidance: Users Guide. The only factors in this document that were different were the dispersion factor (Q/C) values for residential (64.177) and commercial/industrial (43.07). The Kentucky-specific values for Q/C were estimated based on the 90% Lower Confidence Level of the mean dispersion factor of Climatic Zone VII of Table 3 of the SSL Technical Background Document (U.S. EPA, 1996b). Volatilization Factors are used in the soil exposure scenario to estimate partitioning between soil and vapor in the exposure zone, and the particulate emission factor represents the concentration of respirable particulates in air. The chemical specific values of  $D_i$  in the VF calculation were obtained from the U.S. EPA Region 9 Preliminary Remediation Goals Table dated November 1, 2000. Region 9 used several sources: Superfund Exposure Assessment Manual (U.S. EPA, 1988), Subsurface Contamination Reference Guide (U.S. EPA, 1990c), Fate and Exposure Data (Howard, 1991), and the Superfund Chemical Data Matrix (U.S. EPA 1994). Some chemicals required the use of a surrogate for physicochemical data based on chemical structure and characteristics.

The Soil Screening Level uses modeling to estimate soil concentrations that are protective of human health exposure to groundwater with a Dilution and Attenuation Factor of 1. The endpoint that was chosen for the SSL was the MCL from U.S. EPA (2001b) or the risk-based tap water concentration as calculated in the table if an MCL was not available.

### **Volatilization Factor**

$$VF(m^3 / kg) = \frac{Q / C \times (3.14 \times D_A \times T)^{1/2} \times 10^{-4} (m^2 / cm^2)}{2 \times \rho_b \times D_A}$$

where

$$D_A = \frac{(\theta_a^{10/3} \times D_i \times H' + \theta_w^{10/3} \times D_w)}{\rho_b \times K_d + \theta_w + \theta_a \times H'}$$

and:

- $Q/C$  = 64.177 (residential)  
43.07 (commercial/industrial)
- $T$  = 9.5E+8 seconds
- $\rho_b$  = 1.5 g/cm<sup>3</sup>
- $\theta_a$  = 0.28  $L_{air}/L_{soil}$
- $D_i$  = chemical-specific
- $H'$  =  $H \times 41$
- $H$  = Henry's Law Constant (chemical-specific)
- $\theta_w$  = 0.15  $L_{water}/L_{soil}$
- $D_w$  = chemical-specific
- $n$  = 0.43  $L_{pore}/L_{soil}$
- $K_d$  = chemical-specific

## Particulate Emission Factor

$$PEF(m^3 / kg) = Q / C \times \frac{3600s / h}{0.036 \times (1-V) \times (U_m / U_t)^3 \times F(x)}$$

where:

$$\begin{aligned} Q/C &= 64.177 \text{ (residential)} \\ &43.07 \text{ (commercial/industrial)} \\ V &= 0.5 \text{ (unitless)} \\ U_m &= 4.69 \text{ m/s} \\ U_t &= 11.32 \text{ m/s} \\ F(x) &= 0.194 \text{ (unitless)} \end{aligned}$$

## Soil Screening Level

$$SSL(mg / kg) = C_w \left[ K_d + \frac{\theta_w + \theta_a \times H'}{\rho_b} \right]$$

where the  $C_w$  is the MCL or risk-based tap water value in mg/L from the table.

and:

$$\begin{aligned} K_d &= \text{chemical-specific} \\ \theta_w &= 0.3 L_{\text{water}}/L_{\text{soil}} \\ \theta_a &= 0.13 L_{\text{air}}/L_{\text{soil}} \\ H' &= H \times 41 \\ H &= \text{Henry's Law Constant (chemical-specific)} \\ \rho_b &= 1.5 \text{ g/cm}^3 \end{aligned}$$

### Exceptions

There are a few exceptions to the standard procedures described in this document where modifications in the exposure assumptions or toxicity value were necessary to meet a certain class of chemicals.

**Metals.** Many of the metals only have oral toxicity values listed in IRIS or HEAST. In order to have complete information, it was necessary to extrapolate the oral toxicity values to inhalation exposures as well. The exposure routes were also modified based on the characteristics of metals. Soil exposure included ingestion, dermal exposure, and particulate inhalation. Exposure to tap water considered only ingestion. Elemental mercury, even though it is a metal, was assumed to be a volatile for exposure to soil and water. These conditions fit typical exposure conditions for tap water. If a site has potential exposure to mists containing metals in water, then exposure via inhalation should be considered in a site-specific tap water screening value calculated for the site using the formulae contained in this document.

**Gases.** Some of the constituents on the table are considered to be gases or vapors at standard temperature. In consideration of their physical state, both soil and water exposure consider only inhalation since their residence time in soil would not be expected to be long for ingestion or dermal exposure.

**Extrapolation.** Some chemicals had only oral or inhalation toxicity values listed on the Region IX PRGs Table. In those cases, extrapolation was necessary. Literature reviews were done to verify the potential for effects in other media of exposure.

**Lead.** U.S. EPA has implemented use of the IEUBK Model to estimate environmental levels that will result in a target blood lead level. KYDEP performed a review of lead issues (KYDEP, 1996) and determined that the most appropriate metric for lead risk assessment was the RfD<sub>o</sub> and RfD<sub>i</sub> derived based on the LOAEL in laboratory rats. For further discussion of lead see the Lead Issues document (KYDEP, 1996). KYDEP also has an action level of 50 ppm in residential or unrestricted use in soil, 400 ppm in commercial or industrial soils, and a tap water action level of 0.015 mg/L that are listed on the table. The soil value of 50 mg/kg was originally developed in the UST program.

**MTBE.** Methyl t-Butyl Ether had an oral RfD issued by NCEA, which was withdrawn. The RfD was retained and listed as withdrawn on the table. U.S. EPA has a Drinking Water Advisory: Consumer Acceptability Advisory level in water of 20 µg/L to 40 µg/L based on odor and taste, respectively. This is below the carcinogenic and noncarcinogenic risk-based numbers.

**PCBs.** PCBs also received special consideration. KYDEP has used the high risk value of 2.0 (mg/kg-day)<sup>-1</sup> based on the observation that as a mixture of PCBs weathers, the lower chlorinated biphenyls are more likely to degrade, leaving the higher chlorinated biphenyls in a higher proportion. Since the higher chlorinated biphenyl mixture (Arochlor 1260) exhibit more toxicity, the high-risk value was used for the screening values. For noncarcinogenic effects, the table has two mixtures listed. Arochlor 1254 is applied by KYDEP for the higher chlorinated mixtures (Arochlor 1260, 1254, and 1248) and the Arochlor 1016 value is applied to mixtures that are less chlorinated (1242, 1016).

### **How To Use the Table**

When evaluating an area using the screening values, it is useful to develop a Conceptual Site Model to verify that it fits into the assumptions that were used to derive the screening values. The first step is to identify the areas of potential contamination and analyze grab samples for a broad range of potential contaminants (typically the HSL, TAL/TCL, etc.) in several

samples to refine analytical parameters. The contaminants of potential concern are then identified. The potential ecological and human health receptors should be determined and also the potential pathways of exposure.

The screening values table is organized with the toxicity values in the left-hand columns, each one followed by the source of the RfD or Slope Factor. The VOC Column identifies (with "1" being volatile) which compounds use a volatilization factor in the soil exposure. The soil dermal absorption value is shown for each compound, and the Chemical Abstract Service (CAS) registry number and contaminant name are shown. The next four columns represent the risk-based concentration associated with each of the contaminants for soil, air, and water.

The Soil Screening Levels are determined for most volatiles and the compounds listed in the Soil Screening Guidance (U.S. EPA, 1996c). The Dilution and Attenuation Factor (DAF) of 1 is applicable for a screening value where there is the potential for shallow aquifers, karst terranes (a major factor in Kentucky), and areas of significant permeability. It is possible to develop Soil Screening Values for a higher DAF if site-specific information indicates that the depth to groundwater, soil type, and geological formations support that there is significant dilution between the contaminated zone and the groundwater. 401 KAR 100:100 Section 5(5) establishes procedures to modify the SSL based on site-specific conditions.

## References

Kentucky Department for Environmental Protection (KYDEP). 1995. Risk Assessment Guidance. Guidance document part of 401 KAR 100:050 regulation package. August 1995. 92 p.

Kentucky Department for Environmental Protection (KYDEP). 1996. Lead Issues. Prepared by Risk Assessment Review Group: Albert G. Westerman, Ph.D., Branch Manager, Michelle Nihei Shaw, Ph.D. and Sally L. Wiley, M.S., Analysts. August 5, 1996. 38 p.

Howard, P.H. 1990. Handbook of Environmental Fate and Exposure Data for Organic Chemicals. Lewis Publishers, Chelsea, MI. 546 p.

Schaum, J., K. Hoang, R. Kinerson, J. Moya, and R.G.M. Wang. 1994. Estimating Dermal and Inhalation Exposure to Volatile Chemicals in Domestic Water. In: Water Contamination and Health: Integration of Exposure Assessment, Toxicology, and Risk Assessment. Rhoda G.M. Wang, Editor. Marcel Dekker, Inc. New York, NY. P. 305-321.

United States Environmental Protection Agency (U.S. EPA). 1988. Superfund Exposure Assessment Manual. EPA/540/1-88/001. Office of Remedial Response. Washington, D.C. 157 p.

United States Environmental Protection Agency (U.S. EPA). 1989. Risk Assessment Guidance for Superfund Volume I Human Health Evaluation Manual (Part A). EPA/540/1-89/002. Office of Emergency and Remedial Response. Washington, D.C. 276 p.

United States Environmental Protection Agency (U.S. EPA). 1990a. Exposure Factors Handbook. EPA/600/8-89/043. Office of Health and Environmental Assessment. Washington, D.C. 276 p.

United States Environmental Protection Agency (U.S. EPA). 1990b. National Oil and Hazardous Substances Pollution Contingency Plan. 40 CFR Part 300. Office of Solid Waste and Emergency Response. Washington, D.C. 572 p.

United States Environmental Protection Agency (U.S. EPA). 1990c. Subsurface Contamination Reference Guide. EPA/540/2-90/011. Office of Emergency and Remedial Response. Washington, D.C.

United States Environmental Protection Agency (U.S. EPA). 1991. Risk Assessment Guidance for Superfund: Volume I-Human Health Evaluation Manual (Part B, Development of Risk-based Preliminary Remediation Goals). Office of Emergency and Remedial Response. Washington, D.C. 54 p.

United States Environmental Protection Agency (U.S. EPA). 1994. Superfund Chemical Data Matrix. EPA/540/R-94/009. Office of Solid Waste and Emergency Response. Washington, D.C.

United States Environmental Protection Agency (U.S. EPA). 1996a. Region 9 Preliminary Remediation Goals (PRGs). San Francisco, CA. August 1, 1996. 35 p.

United States Environmental Protection Agency (U.S. EPA). 1996b. Soil Screening Guidance: Technical Background Document. EPA/540/R-95/128. Office of Solid Waste and Emergency Response. Washington, D.C. 497 p.

United States Environmental Protection Agency (U.S. EPA). 1996c. Soil Screening Guidance: Users Guide. Publication 9355.4-23. Office of Solid Waste and Emergency Response. Washington, D.C. 44 p.

United States Environmental Protection Agency (U.S. EPA). 1997. Health Effects Assessment Summary Tables. Office of Emergency and Remedial Response. Washington, D.C.

United States Environmental Protection Agency (U.S. EPA). 1998. Risk Based Concentration Table. U.S. EPA Region III. April 1, 1998. First Presented at EPA Superfund Risk Assessor's Conference, March, 1991. Philadelphia, PA.

United States Environmental Protection Agency (U.S. EPA). 2000a. Drinking Water Standards and Health Advisories. Office of Water. Washington, D.C. EPA 822-B-00-001 Summer 2000.

United States Environmental Protection Agency (U.S. EPA). 2000b. Region 9 Preliminary Remediation Goals (PRGs). San Francisco, CA. November 1, 2000. 35 p.

United States Environmental Protection Agency (U.S. EPA). 2001a. Integrated Risk Information System. Office of Research and Development. National Center for Environmental Assessment. Washington, D.C. Accessed November 2001. <http://www.epa.gov/iris/index.html>

United States Environmental Protection Agency (U.S. EPA). 2001b. National Primary Drinking Water Standards. EPA 816-F-01-007. Office of Water. Washington, D.C. March 2001. [www.epa.gov/safewater](http://www.epa.gov/safewater) 4 p.

United States Environmental Protection Agency (U.S. EPA). 2001c. Risk Assessment Guidance for Superfund Volume I: Human Health Evaluation Manual (Part E, Supplemental Guidance for Dermal Risk Assessment). Interim Guidance. EPA/540/R-99/005. Office of Solid Waste and Emergency Response. Washington, D.C. PB99-963312.



**Appendix D**  
**Ecological Screening Values**  
**Available on [www.kentucky.gov](http://www.kentucky.gov)**

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**Appendix E**  
**Radionuclide Screening Values**  
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**Appendix F**  
**Checklist for Ecological Assessment/Sampling**

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## Checklist for Ecological Assessment/Sampling

### I. SITE DESCRIPTION

1. Site Name: \_\_\_\_\_  
Location: \_\_\_\_\_  
\_\_\_\_\_  
County: \_\_\_\_\_ City: \_\_\_\_\_ State: \_\_\_\_\_
2. Latitude: \_\_\_\_\_ Longitude: \_\_\_\_\_
3. What is the approximate area of the site? \_\_\_\_\_
4. Please attach to the checklist USGS topographic map(s) of the site, if available.
5. Are aerial or other site photographs available?  yes  no If yes, please attach any available photo(s).
6. What type of facility is located at the site?  
 Chemical     Manufacturing     Mixing     Waste disposal  
 Other (specify) \_\_\_\_\_
7. What are the suspected contaminants of concern at the site? If known, what are the maximum concentration levels?
8. Do any potentially sensitive environmental areas exist adjacent to or in proximity to the site, e.g., Federal and State parks, National and State monuments, wetlands, lakes, streams? *Remember, flood plains and wetlands are not always obvious; do not answer "no" without confirming information.*
9. Please provide the source(s) of information used to identify these sensitive areas, and indicate their general location on the site map.

<p>10. The land use on the site is:</p> <p>_____ % Urban</p> <p>_____ % Rural</p> <p>_____ % Residential</p> <p>_____ % Industrial (<input type="checkbox"/> light <input type="checkbox"/> heavy)</p> <p>_____ % Agricultural</p> <p>(Crops: _____)</p> <p>_____ % Recreational</p> <p>(Describe; note if it is a park, etc.)</p> <p>_____</p> <p>_____</p> <p>_____ % Undisturbed</p> <p>_____ % Other</p>	<p>The area surrounding the site is:</p> <p>_____ mile radius</p> <p>_____ % Urban</p> <p>_____ % Rural</p> <p>_____ % Residential</p> <p>_____ % Industrial (<input type="checkbox"/> light <input type="checkbox"/> heavy)</p> <p>_____ % Agricultural</p> <p>(Crops: _____)</p> <p>_____ % Recreational</p> <p>(Describe; note if it is a park, etc.)</p> <p>_____</p> <p>_____</p> <p>_____ % Undisturbed</p> <p>_____ % Other</p>
--	--

11. If known, what is the approximate depth to the water table? \_\_\_\_\_

12. Is the direction of surface runoff apparent from site observations?  yes  no If yes, to which of the following does the surface runoff discharge? Indicate all that apply.

- Surface water  Groundwater  Sewer  Collection impoundment

13. Is there a navigable waterbody or tributary to a navigable waterbody?  yes  no

14. Is there a waterbody anywhere on or in the vicinity of the site?

- yes (approx. distance \_\_\_\_\_)  no

15. Is there evidence of flooding?  yes  no *Wetlands and flood plains are not always obvious; do not answer "no" without confirming information.*

16. Are any threatened and/or endangered species (plant or animal) known to inhabit the area of the site?

- yes  no

17. Are there any wooded areas at the site?  yes  no.



18. What percentage or area of the site is wooded? ( \_\_\_\_\_% \_\_\_\_\_ acres). Indicate the wooded area on the site map which is attached to a copy of this checklist.
19. Is shrub/scrub vegetation present at the site?  yes  no.
20. What percentage of the site is covered by scrub/shrub vegetation? ( \_\_\_\_\_% \_\_\_\_\_ acres). Indicate the areas of shrub/scrub on the site map.
21. Are there open (bare, barren) field areas present at the site?  yes  no
22. What percentage of the site is open field? ( \_\_\_\_\_% \_\_\_\_\_ acres). Indicate the open fields on the site map.
23. Based on observations and/or available information, are designated or known wetlands definitely present at the site?  yes  no
24. Please note the sources of observations and information used (e.g., USGS Topographic Maps, National Wetland Inventory, Federal or State Agency, etc.) to make this determination.
25. CONTINUE WITH ECOLOGICAL RISK ASSESSMENT. **YES** \_\_\_\_\_ **NO** \_\_\_\_\_

Record weather conditions at the time this checklist was prepared:

DATE: \_\_\_\_\_

\_\_\_\_\_ Temperature (EC/EF)      \_\_\_\_\_ Normal daily high temperature

\_\_\_\_\_ Wind (direction/speed)      \_\_\_\_\_ Precipitation (rain, snow)

\_\_\_\_\_ Cloud cover

Completed by \_\_\_\_\_ Affiliation \_\_\_\_\_

Additional Preparers \_\_\_\_\_

Site Manager \_\_\_\_\_

Date \_\_\_\_

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**Appendix G**  
**Development of Generic Background**  
**Concentrations for Kentucky Soils**

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## **Development of Generic Background Concentrations for Kentucky Soils**

Background, as defined in 401 KAR 42:005 (definitions codified to support the Underground Storage Tank regulations), means the concentration of substances consistently present in the environment at, or regionally proximate to, a release but outside the influence of the release. There are two types of background:

- a) Natural background is the amount of naturally occurring substances in the environment, exclusive of that from anthropogenic sources.
  
- b) Ambient background means the concentrations of naturally-occurring inorganic substances and ubiquitous anthropogenic inorganic substances in the environment that are representative of the region surrounding the site and not attributable to activities on the property.

Since sites undergoing environmental assessment are often found in industrialized and potentially contaminated areas, the determination of site-specific background concentrations is difficult. Generic ambient background values applicable to all sites in Kentucky would be useful for comparison to site data for the purpose of identifying those constituents requiring remedial action (i.e., removal or exposure control). These generic ambient background values would provide a party or VERP applicant an alternative to attempting to identify site-specific background soils in areas that are likely contaminated.

To address this issue, the NREPC used background sample values provided by regulated facilities, as well as background sample values collected by cabinet employees. These samples were collected from areas generally considered to be outside of the influence of site activities, but were potentially impacted by regional or citywide activity. Therefore, these samples represent “ambient,” as opposed to “natural,” background. From 400 to over 800 samples for each constituent were used in the analysis. For each constituent, a 95% Upper Confidence Limit (UCL) of the arithmetic mean, 60<sup>th</sup> Percentile, and 95<sup>th</sup> percentile were calculated. The 95% UCL is the value that represents that the mean of the data set falls below that value with 95% confidence. The 60<sup>th</sup> and 95<sup>th</sup> percentiles indicate that 60 percent and 95 percent of the data falls below those values.

The following methodology was employed to calculate ambient background:

1. Values reported as “non-detected” were retained in the database at ½ the reporting limit (USEPA, 1998).
2. As the data sets came from areas having varied uses (e.g., industrial, commercial, residential, agricultural, woodlands, etc.), the probability that some of the samples were taken in contaminated areas is significant. Data sets were tested for outliers by the Grubb’s test, and individual samples that had a calculated Z-score above 3.8 were generally removed from the background data set. The Grubb’s test formula is as follows:

$$Z = \frac{|population\ mean - value\ of\ individual\ sample|}{standard\ deviation}$$

3. The descriptive statistics of mean and standard deviation were calculated by standard parametric methods assuming normality and are listed in Table G-1. Parametric methods were used to allow for comparisons between NREPC background values and other published values.

a. Standard deviation was calculated by the “nonbiased” method employing the formula:

$$S.D. = \sqrt{\frac{\sum (X_i - \bar{X})^2}{n-1}}$$

- b. Mean was calculated as the sum of all individual scores divided by the total number of observations.
4. The data sets were analyzed with Lillefor’s test for normality. Since the data sets are not normally or log normally distributed, the parameters that are to be used in determining if site samples are consistent with background (i.e. 95% UCL of mean, 60<sup>th</sup> percentile and 95<sup>th</sup> percentile) were calculated by nonparametric methods and are listed in Table G-2.

5. The 95% upper confidence limit of the arithmetic mean for each constituent was calculated on the trimmed data set using ProUCL. ProUCL is a statistical package developed by Lockheed Martin under contract with the U.S. EPA.
6. The 60<sup>th</sup> percentile value is used as the midpoint for each constituent. It was calculated as follows:
  - a. The constituent values were ranked in increasing order of magnitude.
  - b. The quantity  $60(n)/100$  was used to identify the measurement with the resulting rank.
7. The 95<sup>th</sup> percentile value is used as the upper bound value for each constituent and was calculated as follows:
  - a. The constituent values were ranked in increasing order of magnitude.
  - b. The quantity  $95(n)/100$  was used to identify the measurement with the resulting rank.

The thallium data were characterized by a large number of non-detects (633 non-detects verses 54 detects). Due to the large number of non-detects, non-detects were not entered as  $\frac{1}{2}$  the non-detect concentration. Each non-detect sample was assumed to have a concentration equal to the recorded non-detect concentration. Considering the number of non-detects and the likelihood that the recorded values skew thallium concentrations upward, only the 95<sup>th</sup> percentile of the total data is cited in table G-2.

### **Comparison to Background**

- The mean site concentration for inorganic constituents must be below the 95% UCL of the mean concentrations of background for inorganic constituents. At least  $\frac{1}{2}$  of the data points should be less than the midpoint (60<sup>th</sup> percentile), and no data point above the upper bound value (95<sup>th</sup> percentile). The site data should be segregated by surface and subsurface data. The surface and subsurface site data may be compared to the statewide numbers in Table G-2, or to site-specific background samples.

### **Horizontal and Vertical Extent**

401 KAR 100:100 Section 5(4) states that during site characterization, a minimum of two additional sampling locations is required for each sampling point at the edge of an area of concern that exceeds the method detection limit or ambient background and shall be located at a

minimum distance of ten (10) feet from the previous sampling point that had a confirmed exceedance of method detection limits, or ambient background. The following criteria may be used to determine if the sampling point exceeds generic or site-specific ambient background.

- If the value for the individual sample is less than the 95% UCL of the arithmetic mean of background, then no additional samples are required.
- If the sampling point is greater than the 95<sup>th</sup> percentile of background, then a minimum of two additional sampling points are required.
- If the sampling point is between the 95% UCL of background and the 95<sup>th</sup> percentile of background, then the complete dataset needs to be evaluated to determine if two additional sampling locations are required. If at least half of all data points at the edge of the AOC are at or below the 95% UCL of background and the remaining data points are between the 95% UCL of background and the 95<sup>th</sup> percentile of background, then no additional samples are required. If this criteria is not met, then two additional sampling points are required.

The cabinet may require additional sample locations if the data indicate that the extent of contamination has not been determined.



## Literature Cited

United States Environmental Protection Agency (USEPA), 1995. Determination of Background Concentrations of Inorganics in Soils and Sediments at Hazardous Waste Sites. Office of Research and Development. Office of Solid Waste and Emergency Response. EPA/540/S-96/500. December, 1995.

United States Environmental Protection Agency (USEPA), 1998. Statistical Tests for Background Comparison at Hazardous Waste Sites. Supplemental Guidance to RAGS: Region 4 Bulletins – Addition #1. Interim Draft. USEPA Region 4, Waste Management Division. Atlanta, Georgia. November, 1998.

Table G-1. Summary Statistics for Ambient Inorganic Chemicals

<b>Element</b>	<b>Number of Samples</b>	<b>Range (mg/kg)</b>	<b>Mean (mg/kg)</b>	<b>Standard Deviation (mg/kg)</b>
Aluminum	679	1290 - 38,100	10969	5462.9
Arsenic	539	0.059 - 55.5	8.9	7
Barium	756	6.14 - 1160	111.3	92.4
Beryllium	696	0.061 - 3.57	0.8	0.5
Cadmium	701	0.004 - 9.46	0.68	1.4
Chromium	771	2.83 - 168	20.5	13.9
Cobalt	649	0.29 - 67.6	11.9	8.1
Copper	729	0.49 - 636	18.9	39.7
Iron	697	222 - 86,900	22456	13269.7
Lead	808	0.03 - 284	30	31.3
Manganese	685	8.43 - 5100	1017	854.9
Mercury	459	0.007 - 0.721	0.06	0.1
Nickel	716	0.39 - 83.7	20.9	13.1
Selenium	714	0.001 - 3.93	0.94	0.7
Silver	697	0.006 - 5.2	0.42	0.6
Thallium	633	0.13 - 28		
Vanadium	679	4.82 - 92.1	26.9	11.8
Zinc	721	6 - 470	55	46.3

Table G-2. Generic Statewide Ambient Background for Kentucky

<b>Element</b>	<b>Mean (mg/kg)</b>	<b>95% UCL of Mean (mg/kg)</b>	<b>60<sup>th</sup> Percentile (mg/kg)</b>	<b>95<sup>th</sup> Percentile (mg/kg)</b>
Aluminum	10969	11314	10800	21000
Arsenic	8.9	9.4	8.3	21.2
Barium	111.3	116.9	100	241
Beryllium	0.8	0.83	0.75	1.8
Cadmium	0.68	0.78	0.27	3.9
Chromium	20.5	21.3	19.3	40
Cobalt	11.9	12.4	13.1	25.1
Copper	18.9	21.3	13.8	41.7
Iron	22456	23284	22000	47600
Lead	30	33	20.9	84.6
Manganese	1017	1071	948	2620
Mercury	0.06	0.07	0.059	0.14
Nickel	20.9	21.7	20.2	46.8
Selenium	0.94	0.99	1.38	2.1
Silver	0.42	0.45	0.257	1.2
Thallium				7.95
Vanadium	26.9	27.7	27.3	48.6
Zinc	55	57	48.6	115

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# **Kentucky Guidance for Ambient Background Assessment**

**January 8, 2004**



**Natural Resources and  
Environmental Protection Cabinet**

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## **Introduction**

This guidance document is intended to assist in comparing site data and background data for sites undergoing environmental assessment. These procedures provide a simplified statistical procedure for determining if the site data is part of the background population. It also provides generic statewide background values for inorganic chemicals that may be used in lieu of collecting site-specific background samples. The statistical procedures may be used for site-specific data or the generic statewide values in Tables 1 and 2. This guidance does not preclude other appropriate statistical comparisons from being made, but rather a simplified screening method that does not require a deep knowledge of statistics. If the site data set fails the statistical procedures in this guidance, it may be appropriate to perform a more complete statistical comparison.

Background, as defined in 401 KAR 42:005 (definitions codified to support the Underground Storage Tank regulations), means the concentration of substances consistently present in the environment at, or regionally proximate to, a release but outside the influence of the release. There are two types of background:

- a) Natural background is the amount of naturally occurring substances in the environment, exclusive of that from anthropogenic sources.
- b) Ambient background means the concentrations of naturally occurring inorganic substances and ubiquitous anthropogenic inorganic substances in the environment that are representative of the region surrounding the site and not attributable to an identifiable release.

Since sites undergoing environmental assessment are often found in industrialized and potentially contaminated areas, the determination of site-specific background concentrations is difficult. Generic ambient background values applicable to all sites in Kentucky would be useful for comparison to site data for the purpose of identifying those constituents requiring remedial action (i.e., removal or exposure control). These generic ambient background values would provide an alternative to attempting to identify site-specific background soils in areas that are likely contaminated.

## Methodology

To provide an alternative to site-specific background sampling, the NREPC used background sample values provided by regulated facilities, as well as background sample values collected by cabinet employees. These samples were collected from areas generally considered to be outside of the influence of site activities, but were potentially impacted by regional or urban activity. Therefore, these samples represent “ambient,” as opposed to “natural,” background. From 400 to over 800 samples for each constituent were used in the analysis. For each constituent, a 95% Upper Confidence Limit (UCL) of the arithmetic mean, 60<sup>th</sup> percentile, and 95<sup>th</sup> percentile were calculated. The 95% UCL is the value below which the true mean of the data set falls, with 95% confidence. The 60<sup>th</sup> and 95<sup>th</sup> percentiles indicate that 60 percent and 95 percent of the data falls below those values.

The following methodology was employed to calculate ambient background:

1. Values reported as “non-detected” were retained in the database at half the reporting limit (USEPA, 1998).
2. As the data sets came from areas having varied uses (e.g., industrial, commercial, residential, agricultural, woodlands, etc.), the probability that some of the samples were taken in contaminated areas is significant. Data sets were tested for outliers by the Grubb’s test, and individual samples that had a calculated Z-score above 3.8 were generally removed from the background data set. The Grubb’s test formula is as follows:

$$Z = \frac{|population\ mean - value\ of\ individual\ sample|}{standard\ deviation}$$

3. The descriptive statistics of mean and standard deviation were calculated by standard parametric methods assuming normality and are listed in Table 1. Parametric methods were used to allow for comparisons between these generic ambient background values and the results of other published studies of background.



a. Standard deviation was calculated by the “nonbiased” method employing the formula:

$$S.D. = \sqrt{\frac{\sum (X_i - \bar{X})^2}{n-1}}$$

b. Mean was calculated as the sum of all individual scores divided by the total number of observations.

4. The data sets were analyzed with Lillefor’s test for normality. Since the data sets are not normally or lognormally distributed, the parameters that are to be used in determining if site samples are consistent with background (i.e. 95% UCL of mean, 60<sup>th</sup> percentile and 95<sup>th</sup> percentile) were calculated by nonparametric methods and are listed in Table 2.
5. The 95% UCL of the arithmetic mean for each constituent was calculated on the trimmed data set using ProUCL. ProUCL is a statistical package developed by Lockheed Martin under contract with the U.S. EPA.
6. The 60<sup>th</sup> percentile value is used as the midpoint for each constituent. It was calculated as follows:
  - a. The constituent values were ranked in increasing order of magnitude.
  - b. The quantity 60(n)/100 was used to identify the measurement with the resulting rank.
7. The 95<sup>th</sup> percentile value is used as the upper bound value for each constituent and was calculated as follows:
  - a. The constituent values were ranked in increasing order of magnitude.
  - b. The quantity 95(n)/100 was used to identify the measurement with the resulting rank.

The thallium data were characterized by a large number of non-detects (633 non-detects verses 54 detects). Due to the large number of non-detects, non-detects were not entered as ½ the non-detect concentration. Each non-detect sample was assumed to have a concentration equal to the recorded non-detect concentration. Considering the number of non-detects and the likelihood that

the recorded values skew thallium concentrations upward, only the 95<sup>th</sup> percentile of the total data is cited in Table 2.

### **Procedure for Comparison to Background**

The site data should be segregated by surface and subsurface data. The surface and subsurface site data may be compared to the statewide numbers in Table 2, or to site-specific background samples. The following three criteria may be used to demonstrate that the site data is background:

1. The mean site concentration for inorganic constituents must be below the 95% UCL of the mean concentrations of background for inorganic constituents.
2. At least half of the data points should be less than the 60<sup>th</sup> percentile.
3. No data points should be above the upper bound value (95<sup>th</sup> percentile).

These procedures provide a tool for comparing site data with either generic statewide or site-specific background using the statistical characteristics of the two populations. Other statistical comparisons may be used, if appropriate.

### **Determining Site-specific Background**

Site-specific ambient background levels may be determined at the site. The site-specific ambient background data set shall consist of an appropriate number of samples for the statistical method employed. The number of samples necessary to characterize site-specific background will vary based on the variability of the data. Twenty data points may be used as a minimum number of samples per horizon (surface and subsurface) as a default number, unless other statistical methods can be used to develop a different number. A site-specific determination of the number of required samples may be calculated based on the statistical characteristics of the background population.

Upgradient groundwater samples are to be obtained from the same hydrogeological unit as the groundwater contamination at the site. The background monitoring wells shall be located hydrogeologically upgradient from the release(s) of concern, unless it can be demonstrated to the cabinet that the upgradient location is undefinable or infeasible.

Background soil samples should be collected from native soil in areas of similar soil type as found at the site. Background concentrations should be determined separately for surface and subsurface areas that are consistent with the on-site investigation.

The following areas are inappropriate to sample when determining soil background unless otherwise necessary to reach a corrective action decision or identify potential sources of contamination:

1. Fill areas;
2. Areas in which management, treatment, handling, storage or disposal activities of any of the following are known or suspected to have occurred: hazardous substances or petroleum, solid or hazardous wastes, or waste waters;
3. Areas within three feet of a roadway;
4. Parking lots and areas surrounding parking lots or other paved areas;
5. Railroad tracks or railway areas or other areas affected by their runoff;
6. Areas of concentrated air pollutant depositions or areas affected by their runoff;
7. Storm drains or ditches presently or historically receiving industrial or urban runoff;  
or
8. Areas within three feet of any current structure, or the former location of any structure, which is likely to have been painted with lead-based paint.

## Literature Cited

United States Environmental Protection Agency (USEPA), 1995. Determination of Background Concentrations of Inorganics in Soils and Sediments at Hazardous Waste Sites. Office of Research and Development. Office of Solid Waste and Emergency Response. EPA/540/S-96/500. December, 1995.

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Table 2. Generic Statewide Ambient Background for Kentucky

<b>Element</b>	<b>Mean (mg/kg)</b>	<b>95% UCL of Mean (mg/kg)</b>	<b>60<sup>th</sup> Percentile (mg/kg)</b>	<b>95<sup>th</sup> Percentile (mg/kg)</b>
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# **Kentucky Guidance for Groundwater Assessment Screening**

**January 15, 2004**



**Environmental and  
Public Protection Cabinet**

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## **Introduction**

This document provides guidance for evaluating contaminated sites to determine whether superficial and shallow contamination in soils indicates an existing or potential groundwater contamination problem, and whether a direct assessment of groundwater conditions is necessary. This method is intended to provide the party or applicant a cost-effective approach using soils data collected as part of the site characterization for determining the need to assess groundwater quality.

## **Methodology**

An assessment of the effect of a release of a hazardous substance or petroleum on groundwater quality may not be necessary at all sites. This process is intended for sites that lack adequate groundwater monitoring data and where the party or applicant anticipates to leave in place contaminants of concern (COCs).

This approach to evaluating impacts and potential impacts of a release on groundwater is based on the attenuation of contaminants moving through the soil profile by means of biodegradation, hydrolysis, volatilization, adsorption, and dilution. Contaminants may not attenuate similarly in all situations, and therefore conservative Dilution Attenuation Factor (DAF) values are applied. However, conditions at some sites may result in contaminant migration through the soil profile in a manner that bypasses physical, chemical, and biological processes in the soils. Caution should be applied to use of this methodology at sites where normal physical, chemical, and biological processes in the soils are bypassed, including sites underlain by soils with large, interconnected pores (macropores) that provide for the rapid transport of water and contaminants through the soil profile, sites underlain by well-developed karst terrane,

sites underlain by highly fractured media, or where contamination extends to the soil-bedrock interface. These types of sites may not provide for the soil processes assumed to be in effect in this method. In addition, this process is primarily intended for COCs that are relatively insoluble and are expected, under normal conditions, to remain in the soil profile and not to migrate to groundwater. Therefore, caution should be used in applying this methodology at sites where soluble or mobile COCs such as volatile organic compounds, nitrates, or dense non-aqueous phase liquids (DNAPL) are present; the presence of such COCs in the soils may indicate that a groundwater assessment may be necessary. The cabinet reserves the authority to require a direct assessment of groundwater at sites where it deems such investigation is prudent to understanding the extent of contamination and the risks associated with the release.

To determine whether a direct assessment of groundwater conditions is necessary, analytical data from the soil profile may be evaluated by the methods outlined in this document in combination with an evaluation of other soil conditions, and the geology and hydrology of the site. These data can be used to determine whether groundwater was likely to have been impacted, and whether these soils will serve as a future source of groundwater contamination.

In order to use this method, the horizontal and vertical extent of soil contamination must be known. An adequate number of soil borings with multiple, discreet sampling intervals of sufficient length and spacing to characterize vertical distribution of contamination are also necessary.

If it can be demonstrated using one of the following options that a release has not had and will not have an adverse effect on groundwater quality, a direct assessment of groundwater impacts may not be necessary.

1. An assessment of groundwater for a release may not be necessary if the applicable Soil Screening Levels, or SSL (DAF 1), in the U.S. EPA Region 9 Preliminary Remediation Goals (October 1, 2002) are not exceeded in the bottom two (2) sampling intervals of each soil boring.

2. Rather than using the default SSLs (DAF 1), a modified SSL may be used. This modified SSL takes into account the surface area of the site, the vertical separation between the contamination in the soil profile and groundwater, and the underlying bedrock conditions. The appropriate modified SSL is equivalent to the SSL (DAF 1) referenced in the U.S. EPA Region 9 Preliminary Remediation Goals, (October 1, 2002) multiplied by the applicable value in Table 1, below. An assessment of groundwater for a release may not be necessary if the applicable modified SSLs are not exceeded in samples from the bottom two (2) sampling intervals.

**Table 1.**

Vertical Separation Between Contamination in the Soil Profile and the Zone of Saturation	Surface Area of Site and other considerations		
	< 0.5 acres	0.5-10 acres	> 10 acres, or site underlain by karst or highly fractured media
0-5 ft	1	1	1
5-10 ft	5	2.5	1
10-15 ft	10	5	1
15-20 ft	15	7.5	2.5
Greater than 20 ft	20	10	5

3. A site-specific SSL may be developed and applied based on site-specific conditions, including soil types, characteristics of COCs, total organic carbon in the soil, soil porosity, infiltration rate, and the vertical separation between the contamination in the soil profile and groundwater. If the analytical results in the bottom two (2) sampling intervals do not exceed the site-specific SSLs, a groundwater assessment may not be necessary for that site.

4. A fate and transport evaluation may be developed to demonstrate that levels of COCs in the soils will not result in groundwater contamination beyond the property boundary. If a fate and transport evaluation adequately demonstrates that levels of COCs in the soils will not result in groundwater contamination beyond the property boundary, a groundwater assessment may not be necessary. However, a direct groundwater assessment will be required to make such a determination in most situations.

5. An analysis of the results of current and historical groundwater monitoring may be used to determine whether groundwater has been adequately characterized. Such an analysis shall contain sufficient information to determine whether groundwater has been affected by any releases at the site. The report of this analysis shall include:

a. The location of monitoring wells relative to the location of the soil contamination at the site, and to groundwater flow direction at the property;

b. Monitoring well construction details, including diameter of the annulus, diameter of the well casing, the depth and length of the screened interval, construction of the sand pack, and the type and manner of sealing materials used;

c. The proximity of wells to one another and to the property boundary; and

d. The results of all groundwater analyses conducted to date on samples collected at the property, including sample dates, the parameters analyzed, and the methods of collection and analysis.

A groundwater assessment is necessary and prudent in some circumstances. Any direct evidence of groundwater contamination, including seeps, contaminated wells and springs, or other similar information is compelling evidence to conduct a thorough groundwater investigation. The cabinet may direct a person or applicant to conduct a groundwater assessment in regards to a known or suspected release, regardless of the results of the methods employed above.

## References

1. U.S. EPA 1996. Soils Screening Guidance: Technical Background Document, May 1996. United States Environmental Protection Agency 9355.-17a, EPA/540/R-95/128, PB96-963502.
2. U.S. EPA 2002. Region 9 Preliminary Remediation Goals and the Region 9 PRGs Table User's Guide/Technical Background Document (October 1, 2002).

## Trichloroethylene Environmental Levels of Concern

Kentucky Department for Environmental Protection  
Division of Environmental Services  
Risk Assessment Branch  
Jeri W. Higginbotham, Ph.D.

April 21, 2004

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**Kentucky Risk Based Screening Values for Trichloroethylene**

**Based on a Slope Factor of 3.22E-01 per mg/kg-d**

**Ambient Air – 0.013 ug/m<sup>3</sup>**

**Tap Water – 0.046 ug/l**

**Residential Soil – 0.031 mg/kg**

**Industrial Soil – 0.077 mg/kg**

**Rural Residential Soil – 0.027 mg/kg**

**Recreational Soil – 0.5 mg/kg**

**Farmer Exposure Soil – 0.089 mg/kg**

**Outdoor Worker Soil – 0.1 mg/kg**

**Short-Term Outdoor Worker Soil – 2.5 mg/kg**

**Ambient Air (Child age 1 to 18) – 0.00084 ug/m<sup>3</sup>**

**Tap Water (Child age 1 to 18) – 0.0018 ug/l**

Trichloroethylene (TCE) is a colorless liquid with a somewhat sweet odor (ATSDR 1997a) similar to that of chloroform (Plunkett 1987). Synonyms are 1,1,2-trichloroethylene, trichloroethene, acetylene trichloride, and ethylene trichloride (Proctor, Hughes, and Fischman 1989). Registered trade names include Algylen, Blacosolv, Dow-Tri, Perma-A-Chlor, Trilene, and Vestrol (ATSDR 1997a). It has been produced commercially since the 1920's (IARC 1997) and is commonly used as a cleaning and degreasing agent in the manufacture of furniture and fixtures, fabricated metal products, electric and electronic equipment, transport equipment, and, to a lesser extent, textiles, paper, and glass (HSDB 2004). It is an ingredient in adhesives, paint removers, typewriter correction fluids, and spot removers (ATSDR 2003). Between the 1930's and 1950's, it was used in the dry cleaning industry (IARC 1997). In 1977, the United States Food and Drug Administration (FDA) banned the use of TCE as a grain fumigant, disinfectant, anesthetic, and as an extraction solvent to extract caffeine from coffee, oleoresins from spices, and oil from palm, coconut, and soybean seed (ATSDR 1997a).

Due to its long history of use, TCE is a widespread environmental contaminant. Between 1988 and 2001, total on-site and off-site releases of TCE in the United States decreased from 57,445,582 pounds to 8,484,115 pounds (Table 1). In every year, at least 97% was in the form of air emissions (TRI 2003) but there were also releases to land, surface water discharge, and underground injection. It has been found at 861 Superfund National Priorities List (NPL) sites (ATSDR 1997a). And not surprisingly, by leaching through soil, the rate of which is dependent on organic matter and soil moisture content, it has contaminated underground water sources (ATSDR 1997a).

**Table 1. Releases of trichloroethylene by year from 1988 to 2001 in the United States. All values are reported in pounds. Data from TRI, 2003.**

total air emissions	surface water discharge	under-ground injection	releases to land	total on-site releases	total off-site releases	total on- and off-site releases	year	air/total
8,249,587	406	98,220	12,609	8,360,822	123,296	8,484,118	2001	0.972356
9,759,536	593	47,877	9,713	9,817,719	159,396	9,977,115	2000	0.978192
10,605,822	1,034	0	148,867	10,755,723	168,374	10,924,097	1999	0.970865
13,265,539	882	593	800	13,267,814	126,053	13,393,867	1998	0.990419
18,224,059	568	986	3,975	18,229,588	182,423	18,412,011	1997	0.989792
21,886,451	541	1,291	9,740	21,898,023	89,527	21,987,550	1996	0.995402
26,282,939	1,477	550	3,577	26,288,543	74,145	26,362,688	1995	0.996975
30,948,761	1,671	288	4,070	30,954,790	96,312	31,051,102	1994	0.996704
31,007,030	5,220	460	8,212	31,020,922	233,561	31,254,483	1993	0.992083
30,838,983	8,606	466	20,726	30,868,781	248,714	31,117,495	1992	0.99105
36,356,277	12,784	800	62,991	36,432,852	115,973	36,548,825	1991	0.994732
40,028,932	14,285	805	12,554	40,056,576	753,864	40,810,440	1990	0.98085
49,798,528	15,849	390	8,686	49,823,453	1,250,933	51,074,386	1989	0.97502
55,943,736	13,801	390	21,186	55,979,113	1,466,469	57,445,582	1988	0.973856

TCE is degraded most rapidly in the air and least rapidly in groundwater.

Degradation products depend on the medium and have adverse health effects of their own. In air, TCE persists for 11 to 14 days before decomposing to hydrochloric acid, dichloroacetyl chloride, phosgene, and carbon monoxide (Cal/EPA 1999). It rapidly evaporates from surface water but may persist in groundwater and soil for prolonged periods (ATSDR 2003). There is some evidence for microbiological degradation to cis and trans 1,2-dichloroethylene in soil and groundwater. In one study, a half-life of 1.0 to 1.5 years in groundwater was calculated (Cal/EPA 1999). Other studies have calculated half-lives in groundwater of 10.7 months and 4.5 years (Howard 1991). Rate of degradation depends on the presence of organisms capable of degrading the chemical, the availability of other metabolic requirements, and the amount of chemical present. In the absence of appropriate microflora or appropriate microfloral habitat, TCE may persist for centuries as a dense nonaqueous phase liquid (DNAPL) in subsurface pools and lenses. With a solubility of 1.1 grams per

liter (Verschueren 1983), DNAPL TCE slowly dissolves into groundwater over prolonged periods, creating contaminant plumes (Newell and Ross 1992).

In mammals, the liver is the primary site of TCE metabolism with trichloroacetic acid (TCA) being the major end product. Other metabolic products are trichloroethanol, trichloroethanol-glucuronide, dichloroacetic acid, and dichlorovinyl cysteine. In addition to the liver, TCE metabolism occurs in the lungs and kidneys (EPA 2001). Blood and urine tests can detect TCE and many of its metabolic products for up to a week after exposure (ATSDR 2003).

Exposure to TCE has been linked to adverse health effects including liver and neurological dysfunction (ATSDR 1997a) and, accordingly, occupational and drinking water standards have been set. Based on adverse central nervous system effects, the Occupational Safety and Health Administration has established a time-weighted average permissible exposure limit (TWA PEL) of 50 ppm and a short term exposure limit (STEL) of 200 ppm (NIOSH 2001). The maximum contaminant level (MCL) for trichloroethylene in drinking water is 0.005 mg/L and the maximum contaminant level goal (MCLG) is zero. The basis for the MCL and MCLG was its potential to cause liver damage and certain cancers from a lifetime exposure above 0.005 mg/L (EPA 2002a).

However, carcinogenicity data for TCE was withdrawn from the United States Environmental Protection Agency (EPA) Integrated Risk Information System in 1989. The most recent EPA document concerning TCE is a preliminary draft entitled, "Trichloroethylene Health Risk Assessment: Synthesis and Characterization," from the National Center for Environmental Assessment (EPA 2001). It draws on 16 state-of-the-science papers published as a supplemental issue of Environmental Health Perspectives

(volume 108, supplement 2, May 2000) as well as many other papers and was reviewed by a panel of the EPA Science Advisory Board's Environmental Health Committee (EPA 2002b).

In this draft, EPA concludes that TCE is "highly likely to produce cancer in humans" and can be classified as a "probable human carcinogen" (group B1). The International Agency for Research on Cancer (IARC), also, classifies TCE as "probably carcinogenic to humans" (Group 2A). Their evaluation was based on limited evidence in humans and sufficient evidence in experimental animals for the carcinogenicity of trichloroethylene (IARC 1997).

Many epidemiological studies are reported for the effects of TCE, but their quality and informational content vary considerably. One of the less informative studies concerned a cohort of workers at one manufacturing plant in Roscoe, Illinois (Shindell et al. 1985). As compared to the entire U.S. population, fewer individuals than expected died, and this was true for every cause of death (cardiovascular, respiratory cancer, nonrespiratory cancer, stroke, trauma, and other). Statistically significant deficits were in overall mortality, nonrespiratory cancer, and trauma. That there were deficits for every cause of death suggests that other parameters besides TCE exposure were varying between the cohort and the comparison group (healthy worker effect). The authors end by postulating the presence of "some other factor contributing to the favorable experience." Furthermore, cancers were only categorized as respiratory or nonrespiratory and exposure data were not provided. This study is simply not informative and provides no evidence for TCE health effects of any kind. Wartenberg (2000) placed it in his Tier II group of cohort studies, Tier I being composed of the most informative studies. The Science Advisory Board review panel endorsed

Wartenberg's classification system and went on to recommend that EPA weight the Tier I studies more strongly than other studies (EPA 2002b).

Of the four epidemiological studies discussed by EPA (2001), three were Tier I cohort studies and one was community based (Wartenberg 2000). A New Jersey study tracked individuals in a 75-town area affected by drinking water contamination (Cohn et al. 1994). Occupational exposure of Finnish workers to three halogenated hydrocarbons, tetrachloroethylene (PCE), 1,1,1-trichloroethane, and TCE was reported by Anttila et al. (1995). Blair et al. (1998) followed a cohort of workers who were employed at Hill Air Force Base for at least one year and who were exposed by vapour inhalation. A fourth and final study reported on the incidence of kidney cancer in German cardboard workers (EPA 2001).

In the New Jersey study, female residents had statistically significant excesses of leukemia and non-Hodgkin lymphoma where relative risks (RR), 95% confidence intervals (CI), and the number of cases (N) were RR=1.43, 95% CI=1.07-1.90, N=56 and RR=1.36, 95% CI=1.08-1.70, N=87 respectively (Cohn et al. 1994). Epidemiological studies often report data as relative risk where the probability of disease in the study group is divided by the probability of disease in the control group. A RR value above 1.0 indicates an excess of disease in the study group while a RR value below 1.0 indicates a deficit of disease in the study group. If the confidence interval does not contain 1.0, then the relative risk is statistically significant at the stated level of confidence which is usually 95%.

Based on this study, a unit risk estimate and slope factor for non-Hodgkin lymphoma was calculated by EPA (2001) using the following rationale. A relative risk factor of 1.36 is interpreted as a 36% increased risk of getting this disease. (EPA actually rounded up the

relative risk to 1.40.) By multiplying the background risk of getting non-Hodgkin lymphoma by 0.36 and dividing by the average concentration of TCE in those homes where the concentration exceeded the MCL of 5 ppb a unit risk estimate was calculated. The background risk was given as  $6E-04$  (prevalence of the disease in the United States), and the average concentration was 23.4 ug/L. The unit risk is  $9.2E-06$  per ug/L. The resulting slope factor based on a 70 kg adult drinking 2 L/d is  $3.22E-01$  per mg/kg-d average lifetime exposure to TCE for non-Hodgkin lymphoma. (EPA, using 1.4 as the relative risk and rounding up, listed  $4.00E-01$  per mg/kg-d in Table 4-9.) Dividing this slope factor into  $10^{-6}$  yields a risk-specific dose of  $3.1E-06$  mg/kg-d. For a 70 kg individual, the maximum daily dose is  $2.2E-04$  mg/d (0.22 ppb) which is well below the routine detection limit of  $1.0E-03$  mg/l (1.0 ppb) in water (King County 2002).

One weakness of this study was that it was impossible to control for other impurities in the water, some of which might contribute to the risk of developing these two cancers. Though TCE was present in the greatest concentration, PCE was also a common contaminant. Both are thought to exert carcinogenic effects through common metabolites. To that end, it is estimated that only from 1-3% of the absorbed PCE is metabolized (ATSDR 1997b), whereas from 40-75% of the absorbed TCE is metabolized (ATSDR 1997a). Furthermore, very little research has been done to confirm or refute the hypothesis that combinations of compounds act in an additive or greater-than-additive (synergistic) manner. Certain combinations might act in a less-than-additive (antagonistic) manner. And there is one report indicating that PCE inhibits the metabolism of TCE in humans (ATSDR 2002). As for other contaminants, no association was detected between leukemia or non-Hodgkin lymphoma incidence and trihalomethanes, benzene, 1,1,1-trichloroethane, carbon

tetrachloride, and trans-1,2-dichloroethylene. The apparent risk seems largely attributable to TCE.

A strength of the study was the socio-economic similarity of the municipalities compared. And, as with any epidemiological study, uncertainties in extrapolating from animal to human effects and from high to low doses are avoided (EPA 2001).

In the Finnish study, the following statistically significant standardized incidence ratios (SIRs) and 95% CI were reported for the entire cohort of 3974 workers: 2.35 for cervical cancer (95% CI-1.08-4.46), 2.13 for non-Hodgkin's lymphoma (95% CI-1.06-3.8), and 1.63 for lymphohematopoietic cancers (95% CI-1.06-2.41). Standardized incidence ratios are the ratio of observed cancer incidence in the cohort to the expected cancer incidence based on the population of Finland adjusted for age and sex. The cohort was subdivided according to exposure and duration of exposure. One subgroup was monitored for urinary TCA, a major metabolite of TCE, and had been followed for at least 19 years since the first measurement. This subgroup had statistically significant SIRs of 1.57 for all cancers (95% CI-1.2-2.02), 2.98 for stomach cancer (95% CI-1.2-6.13), 6.07 for liver cancer (95% CI-1.25-17.7), 3.57 for prostate cancer (95% CI-1.54-7.02), and 2.98 for lymphohematopoietic cancers (95% CI-1.2-6.14). Among a subgroup who were monitored for blood PCE levels, no statistically significant SIRs were reported. By the author's calculations though, exposure was greatest for TCE accounting for 80% of the person-years at risk (Anttila et al. 1995).

Using urinary TCA to quantify exposure, slope factors were calculated for liver cancer (7.0E-02), kidney cancer (2.0E+00), and non-Hodgkin lymphoma (7.0E+00) (EPA 2001). However, only liver cancer was statistically significantly elevated among those



workers with known exposure to trichloroethylene. Of the 11 cases of non-Hodgkin lymphoma, 3 were attributed to exposure to PCE resulting in a statistically non-significant excess in those exposed to TCE (SIR=1.81, 95% CI=0.78-3.56). In addition to the small number of cancer cases, exposure duration was uncertain (Anttila et al. 1995). Even though the comparison group was generated from the Finnish population, Anttila (1995) argues that, “It is not probable that chemicals other than solvents, or life-style patterns (such as alcohol consumption, smoking, sexual habits) explain the excesses in the present cohort, because excesses of the same primary sites were not seen in a parallel, in many respects comparable, cohort of workers monitored for lead exposure.”

In the Hill Air Force Base study, statistically non-significant excesses of non-Hodgkin lymphoma (RR=2.0, 95% CI=0.9-4.6), multiple myeloma (RR=1.3, 95% CI=0.5-3.4), breast cancer (RR=1.8, 95% CI=0.9-3.3), kidney cancer (RR=1.6, 95% CI=0.5-5.1), and cancer of the liver (RR=1.7, 95% CI=0.2-16.2) and biliary passages (RR=1.3, 95% CI=0.5-3.4) were reported. It is, perhaps, timely to note here that a trend may be biologically significant but not statistically significant. Strengths of this study include its size (n=14,457), the extended follow up that enables inclusion of effects with long latent periods, and the use of an internal control group to “minimise the potential for selection and socioeconomic problems associated with the use of the general population for comparison.” Limitations of the study include the fact that other solvents were used on base, though TCE was the main solvent used historically, and exposure estimates were qualitative rather than quantitative (Blair et al. 1998). Without quantitative exposure estimates, risk estimates cannot be derived.

The fourth study discussed by EPA (2001) tracked German cardboard workers exposed to TCE. This study noted an increased incidence of kidney cancer but may have been initiated after the observation of a cluster (IARC 1997). Problems associated with this study include a lack of exposure data, the use of other solvents in addition to TCE, an unadjusted incidence (EPA 2001), and differing diagnostic methodology between the cohort and comparison group (EPA 2002b).

More recently, Raaschou-Nielsen et al. (2003) reported on a Danish cohort of 40,049 blue-collar workers in 347 Danish companies with documented TCE use. The SIR for all cancers was 1.08 (95% CI-1.04-1.12). Other statistically significant SIRs were:

- 1.8 for esophageal adenocarcinoma (95% CI-1.15-2.73) among men,
- 2.8 for primary liver cancer (95% CI-1.13-5.80) among women,
- 2.8 for gallbladder and biliary passage cancer (95% CI-1.28-5.34) among women,
- 1.4 for lung cancer (95% CI-1.28-1.51) among men and
- 1.9 (95% CI-1.48-2.35) among women,
- 1.9 for cervical cancer (95% CI-1.42-2.37),
- 1.2 for non-Hodgkin's lymphoma (95% CI-1.0-1.5) among the entire cohort, and
- 1.8 for esophageal adenocarcinoma (95% CI-1.2-2.7) among the entire cohort.

A non-significant SIR of 1.7 was noted for leukemia (95% CI-0.89-2.86) in women. An obvious strength of this study is its large cohort size. Unfortunately, it suffers from a poorly chosen control group, the Danish population. The authors admit that their experimental and control groups probably differed in the proportion of individuals in each socio-economic group. Cigarette smoking is known to be higher in the least educated groups in Denmark and may be a confounding factor in this study weakening the association between TCE and lung

cancer. The authors note that social class is probably a confounding factor for cervical cancer as well. And because exposure was not quantified, risk estimates cannot be calculated.

Raaschou-Nielsen et al. (2003) as well as the three studies used by EPA (2001) report increased incidence of lymphohematopoietic cancers (non-Hodgkin's lymphoma, multiple myeloma, and leukemia). Three studies noted excesses of liver cancer. Leukemia and myeloma originate in the bone marrow while lymphoma originates in lymphatic tissues. These cancers are considered to be related because they involve the uncontrolled growth of cells with similar functions and origins. The diseases are not thought to be heritable, although a few cases of familial lymphoma have been reported, but rather to result from acquired injury to the cell, which becomes abnormal (malignant) and multiplies continuously (Bock 2004). Lymphohematopoietic cancers are basically environmentally caused diseases. Known environmental risk factors for liver cancer include aflatoxin, anabolic steroids, arsenic, cirrhosis, hepatitis, thorium dioxide, tobacco use, and vinyl chloride (ACS 2003).

Furthermore, three of these cancers have increased in incidence over the last 30 years as reported by the Surveillance, Epidemiology, and End Results (SEER) database. The incidence of non-Hodgkin's lymphoma across all races in the US increased from 11.1 per 100,000 in 1975 to 19.9 per 100,000 in 1994 with a subsequent decline to 19.0 per 100,000 in 2000. Incidence of myeloma followed a similar pattern increasing from 4.65 per 100,000 in 1973 to 6.0 per 100,000 in 1997 with a subsequent decline to 5.47 per 100,000 in 2000. Leukemia incidence actually declined from 12.5 per 100,000 in 1973 to 11.9 per 100,000 in 2000, but not by much (SEER 2003). Liver cancer has increased from 2.7 per 100,000 in

1973 to 5.3 per 100,000 in 2000 (SEER 2003). All of the above-mentioned rates are age adjusted with all age groups, 0 to 85+, used.

Genetic toxicity studies using cultured cells from exposed and unexposed individuals lend support to the epidemiological connection between TCE and lymphohematopoietic cancers in humans. As reviewed by the California Environmental Protection Agency (Cal/EPA), in some, but not all, studies using peripheral lymphocyte cultures, genetic effects were noted. These included hyperdiploidy, hypodiploidy, sister chromatid exchanges, and chromosome structural anomalies including breaks, deletions, gaps, inversions, and translocations (Cal/EPA1999).

The epidemiological evidence is, also, supported by studies in rats and mice. Cal/EPA noted, “The principal findings are: 1) liver carcinomas in male mice by inhalation and in both sexes by gavage administration; 2) lung carcinomas in female mice by inhalation; and 3) kidney tubular carcinoma in male rats by inhalation and gavage dosing.” In one study, an increased incidence of malignant lymphoma was observed in TCE-exposed female Han:NMR1 mice and, in another, TCE was associated with the development of testicular interstitial cell tumors in Marshall rats (Cal/EPA 1999).

Cal/EPA (1999) used data from two liver tumor studies in mice to generate slope factors. Using total amount of TCE metabolized by the liver, the lower 95% confidence limit on the dose associated with a 10% tumor incidence ( $LED_{10}$ ) was calculated (EPA 1996). The following four slope factors were calculated as  $0.1/LED_{10}$ :

- 2.1E-02 in females by gavage,
- 7.7E-02 in males by gavage,
- 4.7E-03 in females by inhalation, and

- 3.4E-03 in males by inhalation.

The geometric mean of these slope factors is 1.3E-02 per mg/kg-d which is what Cal/EPA used to calculate their public health goal for the concentration of TCE in drinking water. The author admits ignorance as to how an average value can be protective of sensitive populations. On the other hand, their public health goal of 0.8 ppb is below the routine detection limit of 1.0 ppb. Moreover, this is the slope factor which was endorsed by EPA Region 4 last year (email from Ted Simon 2003).

Risk estimates associated with the rat and mice studies were reported by EPA (2001) as well. The slope factor and risk-specific dose for kidney cancer in rats was 3.0E-04 and 3.3E-03 respectively. Slope factors and risk-specific doses for liver cancer in mice using internal TCA as the dose metric ranged from 3.0E-02 to 2.0E-01 per mg/kg-d and from 0.5E-05 to 3.1E-05 mg/kg-d respectively.

Considering both the epidemiological studies and the rat and mice studies, slope factors range from 7.0 to 3.0E-04 per mg/kg-day which is a 23,000 fold difference. EPA proposed ignoring the lowest and highest estimates. The remaining slope factors range from 4.0E-01 (3.22E-01 as calculated here) to 2.0E-02 per mg/kg-d which is a 20 fold difference. This is slightly higher than EPA's previous slope factor of 1.1E-02 and Cal/EPA's, 1.3E-02.

EPA (2001), following National Research Council recommendations, did not consolidate these slope factors into a single estimate. They advise selecting an appropriate slope factor from the range. For example, "Risk assessments involving the presence of risk factors such as diabetes or alcohol consumption, or high background exposure to TCE or its metabolites, would more appropriately choose a higher slope factor." An estimated 6.3% of the population in this country have diabetes (NIDDK 2003) and in Kentucky, 6.8% have

been diagnosed with it (CDC 2003). Given that diabetes is so prevalent, the higher slope factor should be chosen all the time.

Historically, EPA (1989) has been protective of sensitive populations and, in calculating reference doses, has recommended an uncertainty factor of 10 to account “for variation in the general population...intended to protect sensitive subpopulations.” Moreover, the Science Advisory Board review panel (EPA 2002b) expressed concern “for diseased individuals (diabetes, hepatitis, HIV positive, etc.), who may be especially susceptible to TCE exposure.” We are only just beginning to understand the range of human metabolic variation, the frequency of metabolic variants within the population, and what amount and kind of variation would cause susceptibility to the effects of chronic exposure to TCE (see Lipscomb et al. 2003 for an example). Until we know the frequency of metabolic variants susceptible to low level exposure to TCE we must assume that the frequency is greater than 1.0E-06.

The Science Advisory Board review panel (EPA 2002b) recognized the importance of epidemiological studies, stating that they “merit special attention because they may be potentially important in terms of population-attributable risk.” Furthermore, the panel recommended that where such studies are the basis of risk estimates, they should be the ones, “among the studies that are well designed, that would generate the most health-protective number.”

EPA Region 9 (2002) lists 4.00E-01 per mg/kg-d as both the oral and inhalation slope factor for TCE citing NCEA as the source. In an effort to find the origin of that slope factor, I contacted EPA Environmental Health Scientist, Dr. Weihsueh Chiu, who thought it came from the 2001 draft assessment (EPA 2001 and email from Weihsueh Chiu 2004). EPA

(2001) provides two slope factors using data from Cohn et al. (1994), 4.00E-01 per mg/kg-d in Table 4-9 and 3.5E-01 per mg/kg-d in Section 4.5.1.3. A slope factor of 4.00E-01 per mg/kg-d is not associated with any other study in EPA (2001). Using the original paper (Cohn et al. 1994), it is calculated as 3.22E-01 per mg/kg-d here.

**The choice of a higher slope factor (3.22E-01 per mg/kg-d) seems easily justified.**

It is being used in EPA Region 9 and EPA Region 10 (2004) who uses Region 9's values.

The higher risk estimates are protective of sensitive populations. This specific risk estimate is based on an epidemiological study. The epidemiological studies are supported by evidence from rat, mice, and cell culture studies.

Literature Cited:

ACS. 2003. American Cancer Society, Inc.  
[http://www.cancer.org/docroot/CRI/content/CRI\\_2\\_2\\_2X\\_What\\_causes\\_liver\\_cancer\\_25.asp?nav=cri](http://www.cancer.org/docroot/CRI/content/CRI_2_2_2X_What_causes_liver_cancer_25.asp?nav=cri).  
Accessed March 1, 2004.

Anttila, A., E. Pukkala, M. Sallmen, S. Hernberg, K. Hemminki. 1995. Cancer incidence among Finnish workers exposed to halogenated hydrocarbons. *J. Occup. Environ. Med.* 37: 797-806.

ATSDR (1997a). Toxicological Profile for Trichloroethylene. Agency for Toxic Substances and Disease Registry, Public Health Service, U.S. Department of Health & Human Services, Atlanta, GA.

ATSDR (1997b). Toxicological Profile for Tetrachloroethylene. Agency for Toxic Substances and Disease Registry, Public Health Service, U.S. Department of Health & Human Services, Atlanta, GA.

ATSDR (2002). Draft Interaction Profile for: 1,1,1-Trichloroethane, 1,1-Dichloroethane, Trichloroethylene, and Tetrachloroethylene. Agency for Toxic Substances and Disease Registry, Public Health Service, U.S. Department of Health & Human Services, Atlanta, GA.

ATSDR (2003). ToxFAQs™ for Trichloroethylene (TCE). Agency for Toxic Substances and Disease Registry, Public Health Service, U.S. Department of Health & Human Services, Atlanta, GA. <http://www.atsdr.cdc.gov/tfacts19.html>

Blair, A., P. Hartge, P. Stewart, M. McAdams, J. Lubin. 1998. Mortality and cancer incidence of aircraft maintenance workers exposed of trichloroethylene and other organic solvents and chemicals: extended follow up. *Occup Environ Med* **55**: 161-171.

Bock, F., T. Platt, M. Siederer, P. West. 2004. The Leukemia and Lymphoma Society web site. [http://www.leukemia.org/all\\_page?item\\_id=4689](http://www.leukemia.org/all_page?item_id=4689). Accessed Feb. 13, 2004

Cal/EPA. 1999. Public Health Goal for Trichloroethylene in Drinking Water. Office of Environmental Health Hazard Assessment, California Environmental Protection Agency.

CDC. 2003. Division of Diabetes Translation, National Center for Chronic Disease Prevention and Health Promotion, Centers for Disease Control and Prevention, United States Department of Health and Human Services, Atlanta, GA.  
<http://www.cdc.gov/diabetes/statistics/prev/state/table16.htm>. Accessed March 2, 2004.

Cohn, P., J. Klotz, F. Bove, M. Berkowitz, and J. Fagliano. 1994. Drinking water contamination and the incidence of leukemia and non-Hodgkin's lymphoma. *Environ Health Perspect* **102**: 556-561.

EPA. 1989. Risk Assessment Guidance for Superfund Volume 1 Human Health Evaluation Manual (Part A) Interim Final. Office of Emergency and Remedial Response, United States Environmental Protection Agency, Washington, D. C. Pg. 7-7.  
EPA/540/1-89/002

EPA. 1996. Proposed Guidelines for Carcinogen Risk Assessment. United States Environmental Protection Agency, Washington, D. C. EPA/600/P-92/003C

EPA. 2001. Trichloroethylene Health Risk Assessment: Synthesis and Characterization. United States Environmental Protection Agency, Washington, D. C. EPA/600/P-01/002A

EPA. 2002a. National Primary Drinking Water Regulations. United States Environmental Protection Agency, Washington, D. C. <http://www.epa.gov/safewater/dwh/t-voc/trichlor.html>. Accessed Feb. 12, 2004.

EPA. 2002b. Review of Draft Trichloroethylene Health Risk Assessment: Synthesis and Characterization: An EPA Science Advisory Board Report. United States Environmental Protection Agency, Washington, D. C. EPA-SAB-EHC-03-002.

EPA Region 9. 2002. EPA Region 9 PRGs Table. United States Environmental Protection Agency Region IX, San Francisco, CA. <http://www.epa.gov/region09/waste/sfund/prg/files/02table.pdf> Accessed March 11, 2004.

EPA Region 10. 2004.  
<http://yosemite.epa.gov/r10/cleanup.nsf/9f3c21896330b4898825687b007a0f33/98d7cd70f79714be882568f90079f6e3?OpenDocument>. Accessed March 29, 2004.



HSDB. 2004. Hazardous Substances Data Bank. National Library of Medicine, National Toxicology Information Program, Bethesda, MD. <http://toxnet.nlm.nih.gov/cgi-bin/sis/search/f?./temp/~YvnQ5E:1>. Accessed Feb. 10, 2004.

Howard, P., R. Boethling, W. Jarvis, W. Meylan, E. Michalenko. 1991. Handbook of Environmental Degradation Rates. Lewis Publishers, Chelsea, Michigan. Pg. 190.

IARC. 1997. International Agency for Research on Cancer, World Health Organization, Lyon, France. <http://www-cie.iarc.fr/htdocs/monographs/vol63/trichloroethylene.htm>. Accessed Feb. 12, 2004.

King County. 2002. Detection Limits for Organic Parameters. Water and Land Resources Division, Department of Natural Resources. Seattle, WA. [http://dnr.metrokc.gov/wlr/envlab/labguide/dtcn\\_org.htm](http://dnr.metrokc.gov/wlr/envlab/labguide/dtcn_org.htm). Accessed Feb. 19, 2004.

Lipscomb, J., L. Teuschler, J. Swartout, D. Popken, T. Cox, and G. Kedderis. 2003. The impact of cytochrome P450 2E1-dependent metabolic variance on a risk-relevant pharmacokinetic outcome in humans. Risk Analysis 23(6): 1221-1238.

Newell, C. and R. Ross. 1992. Estimating Potential for Occurrence of DNAPL at Superfund Sites. United States Environmental Protection Agency, Washington, D. C. <http://www.hanford.gov/dqo/project/level5/edn.pdf>. Accessed March 2, 2004.

NIDDK. 2003. National Institute of Diabetes and Digestive and Kidney Diseases. National Diabetes Statistics fact sheet: general information and national estimates on diabetes in the United States, 2003. Bethesda, MD: U.S. Department of Health and Human Services, National Institutes of Health. <http://diabetes.niddk.nih.gov/dm/pubs/statistics/index.htm#7>

NIOSH. 2001. National Institute for Occupational Safety and Health, Centers for Disease Control. <http://www.cdc.gov/niosh/pel88/79-01.html>. Accessed Feb. 12, 2004.

Plunkett, E.R. 1987. Handbook of Industrial Toxicology 3<sup>rd</sup> Ed. Chemical Publishing Co. New, York, NY, Pg 544-545.

Proctor, N.H., J.P. Hughes, and M.L. Fischman. 1989. Chemical Hazards of the Workplace 2<sup>nd</sup> Ed. Van Nostrand Reinhold Co., New York. Pg 487-489.

Raaschou-Nielsen, O., J. Hansen, J. McLaughlin, H. Kolstad, J. Christensen, R. Tarone, and J. Olsen. 2003. Cancer risk among workers at Danish companies using trichloroethylene: A cohort study. American Journal of Epidemiology 158: 1182-1192.

SEER. 2003. Surveillance, Epidemiology, and End Results (SEER) Program (www.seer.cancer.gov) SEER\*Stat Database: Incidence - SEER 9 Regs Public-Use, Nov 2002 Sub (1973-2000), National Cancer Institute, DCCPS, Surveillance Research Program, Cancer Statistics Branch, released April 2003, based on the November 2002 submission. Accessed Feb. 13, 2004.

Shindell, S. and S. Ulrich. 1985. A cohort study of employees of a manufacturing plant using trichloroethylene. *Journal of Occupational Medicine* 27: 577-579.

TRI. 2003. Toxics Release Inventory. United States Environmental Protection Agency. <http://www.epa.gov/triexplorer>. Accessed Feb. 10, 2004.

Verschueren, K. 1983. *Handbook of Environmental Data on Organic Compounds*. Van Nostrand Reinhold Co., New York. Pg. 1132.

Wartenberg, D., D. Reyner, C. Scott. 2000. Trichloroethylene and cancer: epidemiologic evidence. *Environ Health Perspect* 108(suppl 2) 161-176.

## **E.4. FLOWCHART FOR UNCERTAINTY MANAGEMENT FOR UNKNOWN AREAS OF CONTAMINATION**

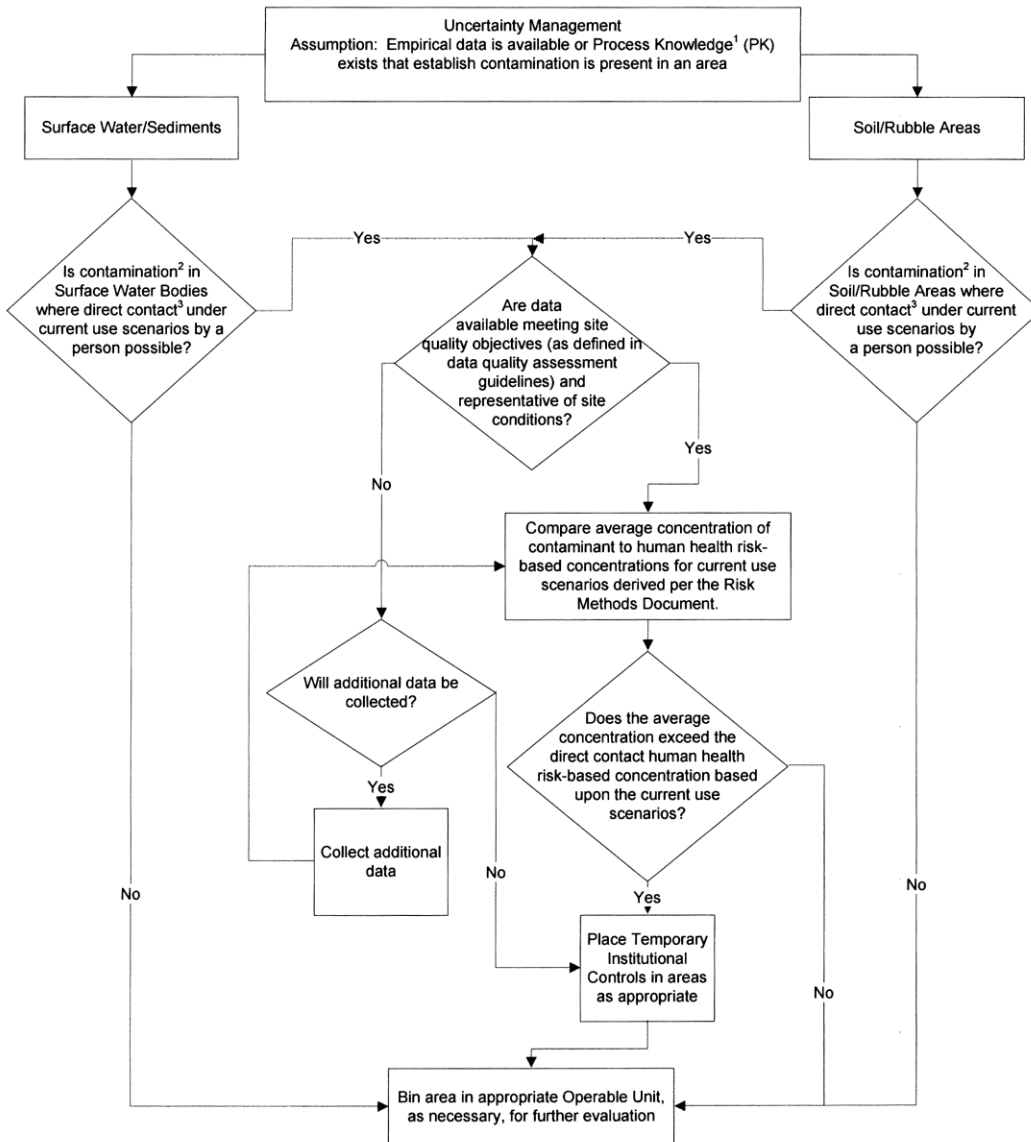
The annotated flowchart presented in this section was provided to KDWM under cover letter from the DOE Paducah Site Lead on April 1, 2008, (PPPO-02-130-08) as a condition to be met for DOE to receive an Environmental Indicator of “Yes” with regard to the Government Performance and Results Act milestone of having human exposures under control. The flowchart applies to newly identified areas of contamination that may be identified in the future on DOE-owned property licenses for use at PGDP, which are outside the controlled area and not currently assigned to an operable unit under the Federal Facility Agreement (FFA). The flowchart describes the uncertainty management for nonworker exposures associated with DOE-owned property described above.

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## Enclosure

### Flow Chart for Uncertainty Management

This flowchart applies to newly identified areas of contamination that may be identified in the future on DOE-owned property licensed for use at the Paducah Gaseous Diffusion Plant, which are outside the controlled area and not currently assigned to an operable unit under the federal Facility Agreement. The flowchart describes uncertainty management for non-worker exposures associated with DOE-owned property described above.



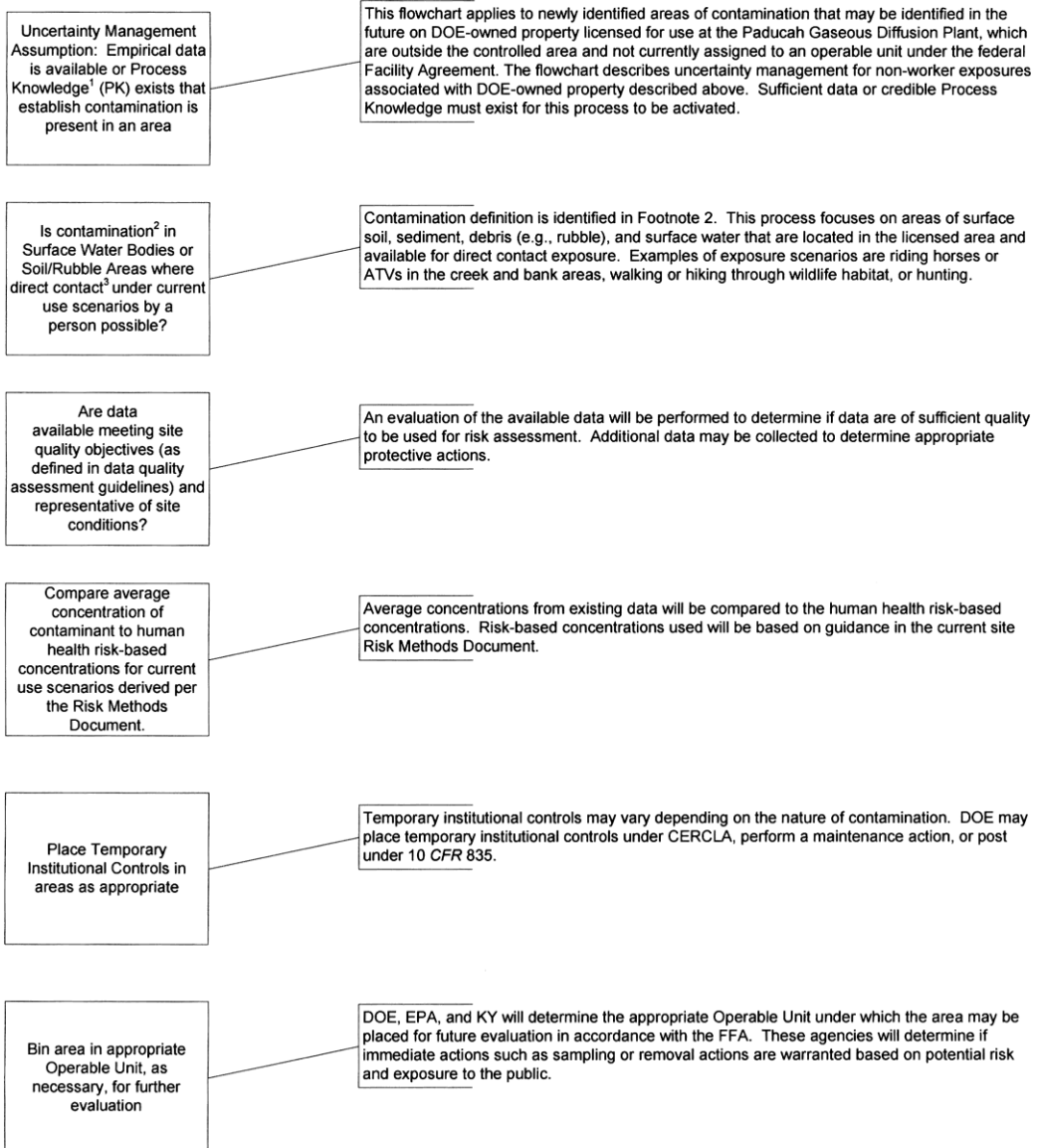
1 "Process Knowledge" is defined as information identifying releases from past or current processes at the PGDP.

2 "Contamination" is defined in the Risk Methods Document as the presence of a constituent at a concentration greater than background.

3 "Direct contact" is exposure by a human to environmental medium [i.e., surface soil, sediment, debris (e.g., rubble), and surface water] through ingestion, dermal contact, inhalation (particulates and vapors), or external exposure.

Enclosure  
(Cont)

Further Explanation of Flow Chart Steps



## **E.5. COMPILED PARAMETERS FOR PROBABILISTIC RISK ASSESSMENTS**

A probabilistic risk assessment (PRA) of migration of contaminants to groundwater was conducted for the *Site Investigation Report for the Southwest Groundwater Plume at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-2180&D2 (issued May 2006). The parameters used in that modeling effort were presented in Attachment 2 of Appendix F of the site investigation report. This set of parameter values is appropriate for use in modeling for other PRAs, though the information on these values should be reviewed during the PRA development to ensure the assumptions made in setting the values are appropriate for each site being evaluated. Parameter values should be modified, if necessary, to reflect conditions for the individual site under consideration.

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## INPUT PARAMETERS FOR PROBABILISTIC MODELING

### 1. INTRODUCTION

Probabilistic (stochastic) modeling was performed for the trichloroethene (TCE) sources at (Solid Waste Management Unit (SWMU) 1 and the C-720 Building areas in order to understand better the uncertainties in the transport modeling for these sources, to estimate the likely TCE concentrations at the points of exposure (POEs) using the most likely input parameters, and to determine the error bounds on the predicted TCE concentrations. This modeling was based upon the nature and extent discussion in the Site Investigation (SI) Report and the transport modeling results completed earlier.

The fate and transport modeling was performed using Spatial Analysis/Decision Assistance (SADA) software (UT 2002); Crystal Ball® (Decisioneering, Inc. 2000), an add-in to Microsoft Excel®; Seasonal Soil Compartment Model (SESOIL) (GSC 1996, Bonazountas and Wagner 1984); and Analytical Transient One-, Two-, and Three-Dimensional Simulation Model (AT123D) (GSC 1998, Yeh 1981). The key input parameters for the modeling were developed using SADA and Crystal Ball®, while the modeling itself was performed using SESOIL and AT123D.

### 2. INPUT PARAMETERS

The input parameters for the modeling were in two groups: fixed and variable. The values of the fixed parameters were from earlier work (DOE 2003). The values of the variable parameters were set considering earlier work and employing a probabilistic method. This was done by developing a distribution for each variable parameter and sampling the distribution using the Monte Carlo sampling technique provided in Crystal Ball®.

### 3. PARAMETER DISTRIBUTIONS

Several distributions were considered when selecting the best distribution for each of the variable input parameters. A general discussion of each distribution considered is provided below.

1. **Triangular Distribution:** This distribution is used to describe a variable with known minimum, maximum, and most likely values (Decisioneering, Inc. 2000). Three conditions underlying this distribution are as follows:

- The minimum value of the variable is fixed.
- The maximum value of the variable is fixed.

- The most likely value of the variable falls between the minimum and maximum values forming a triangular-shaped distribution and showing that values near the minimum and maximum are less likely to occur than those near the most likely values.
2. **Normal Distribution:** This is the most important distribution in the probability theory because it describes many natural phenomena (Decisioneering, Inc. 2000). Three conditions underlying this distribution are as follows:
- Some value of the variable is the most likely (the mean of the distribution).
  - The value of the variable could as likely be below the mean as it could be above the mean (symmetrical about the mean).
  - The value of the variable is more likely to be near the mean than far away.

Generally, if the coefficient of variability is less than 30%, a normal distribution is recommended. A skewness value between -0.5 and +0.5 indicates a fairly symmetrical distribution (Decisioneering, Inc. 2000).

3. **Log-Normal Distribution:** This distribution is widely used to describe a variable with values that are positively skewed (Decisioneering, Inc. 2000). The three conditions underlying this distribution are as follows:
- The variable can increase without limits but cannot fall below zero.
  - The variable is positively skewed with most of the values near the lower limit.
  - The natural logarithm of the variable yields a normal distribution

Generally, if the coefficient of variability is greater than 30%, a log-normal distribution is recommended. A skewness value less than -1 or greater than +1 indicates a highly skewed distribution (Decisioneering, Inc. 2000).

4. **Uniform Distribution:** This distribution is used to describe a variable when each value of the variable has the same probability of occurrence within a selected range. This distribution is often used when no information about variable's distribution is available. The three conditions underlying this distribution are as follows:
- The minimum value of the variable is fixed.
  - The maximum value of the variable is fixed.
  - The probability of any value being selected within the range between the minimum and maximum values is equal.

## 4. SESOIL PARAMETERS

The SESOIL software was used to simulate contaminant transport through the Upper Continental Recharge System (UCRS) to the Regional Gravel Aquifer (RGA). The parameters used for SESOIL are listed in Tables F.2.1 and F.2.2. As mentioned earlier, there are two groups of parameters. Remarks for each parameter are provided in these tables to clarify the source of the value and the justification for its selected value. Additional remarks for each variable parameter, including the values input into Crystal Ball, are provided in Table F.2.3. Finally, summary statistics for each variable parameter output by

Crystal Ball are provided in Table F.2.4. Histograms of the values output by Crystal Ball for the variable parameters are in Figs. F.2.1 through F.2.18.

1. **Fixed Parameters:** These parameters are summarized in Tables F.2.1 and F.2.2.

- **Soil Type:** The upper portion of the UCRS is loam, while the bottom portion of it is silty clay (DOE 1999). The soil type was considered to be silty loam for each area.
- **Bulk Density:** The bulk density of the UCRS is  $1.46 \text{ g/cm}^3$  (DOE 1999). The bulk density was set to this value for each area.
- **Disconnectedness Index:** The disconnected index was set to a site-specific approximate value of 10 used in earlier work. The value was estimated by calibrating the deterministic model to an average recharge of  $11.38 \text{ cm/yr}$ .
- **Porosity:** The porosity of the UCRS is 0.45 (DOE 1999). The porosity was set to this value for each area.
- **Depth to Water Table:** The depth to the water table was estimated for each area considering site-specific data. The depths were estimated as  $16.76 \text{ m}$  (55 ft), and  $18.29 \text{ m}$  (60 ft) for SWMU 1 and C-720 areas, respectively.
- **Freundlich Equation Exponent:** The Freundlich equation exponent typically ranges from 0.9 to 1.4; the default value of 1.0 is recommended if the actual value is not known (GSC 1996). The exponent was set to 1 for each area.
- **Contaminant of Concern (COC):** The COC of interest was TCE.
- **Source Area:** The source area was developed analyzing site-specific data for each area. Soil concentration for the area was analyzed layer-by-layer using SADA. A limitation of SESOIL required that all layers have the same area. Source areas and the average soil concentration in each layer were estimated, and the source area with the maximum contaminant mass was identified and set as the “uniform area.” Concentrations within each layer were then normalized against the “uniform area” (discussed later). The “uniform areas” used for SWMU 1 and the C-720 area were  $324 \text{ m}^2$  and  $1394 \text{ m}^2$ , respectively.
- **Molecular Weight:** The molecular weight was set to  $131 \text{ g/gm-mol}$  (EPA 1994).
- **Solubility in Water:** The solubility in water was set to  $1100 \text{ mg/L}$  (EPA 1996).
- **Diffusion in Air:** The diffusion in air was set to  $0.08 \text{ cm}^2/\text{sec}$  (EPA 1996).
- **Henry’s Constant:** The Henry’s constant was set to  $0.0103 \text{ atm-m}^3/\text{mol}$  (EPA 1996).
- **Soil Organic Carbon/Water Partition coefficient ( $K_{oc}$ ):** The  $K_{oc}$  was set to  $94 \text{ L/kg}$  (EPA 1996).

2. **Variable Parameters:** These parameters are summarized in Tables F.2.1 through F.2.4.

- **Intrinsic Permeability:** Site-specific data were available for the vertical hydraulic conductivity of the UCRS. Therefore, the intrinsic permeability was estimated from vertical hydraulic conductivity using the following equation.

$$K = k \frac{g}{\nu} \quad (1)$$

where  $K$  = vertical hydraulic conductivity of soil,  $k$  = intrinsic permeability of soil,  $\nu$  = kinematic viscosity of water, and  $g$  = gravitational acceleration (Bear 1979). Taking  $\nu = 0.01 \text{ cm}^2/\text{sec}$  and  $g = 981 \text{ cm}/\text{sec}^2$  (Mills et al. 1985), and substituting in Equation 1 leads to

$$k (\text{cm}^2) = \frac{K (\text{cm}/\text{sec})}{9.81 \times 10^4 (1/\text{cm} - \text{sec})} \quad (2)$$

The intrinsic permeability was estimated from the saturated vertical hydraulic conductivity using Equation 2.

The site-specific vertical hydraulic conductivities measured earlier were assumed to be representative of that expected in the UCRS at each area. Summary statistics for the site-specific data are in Table F.2.3. A set of 13 results was available (DOE 1997a, DOE 1997b). These results ranged from 1.00E-08 cm/sec to 2.00E-04 cm/sec with a likeliest (mean) value of 1.64E-05 cm/sec. The coefficient of variation was estimated as 336%, and the skewness was estimated as 3.6. Next, the statistics were studied. The maximum value, when used in SESOIL produced an unreasonable recharge; therefore, a second estimate of maximum was sought through calibration. The maximum was re-estimated as 3.20E-05 through calibration to a recharge of 22 cm/yr (DOE 2000). Given that a range and a most likely value could be determined from the site-specific data, a triangular distribution was assumed. The vertical hydraulic conductivity was assumed not correlated to any other parameter. The summary statistics for the values output by Crystal Ball are in Table F.2.4. Histograms for the output values for the resulting intrinsic permeabilities for each of the two source areas are in Figs. F.2.1 and F.2.2.

- **Organic Carbon Content:** Site-specific data were available for the organic carbon content of the UCRS. The site-specific organic carbon contents measured earlier were assumed to be representative of that expected in the UCRS at each source area. Summary statistics for the site-specific data are in Table F.2.3. A set of 138 results was available. The coefficient of variation was estimated as 66%, and the skewness was estimated as 4.3. Given the coefficient of variation and skewness, a log-normal distribution was assumed. The organic carbon content was assumed not correlated to any other parameter. The summary statistics for the values output by Crystal Ball are in Table F.2.4. Histograms for the output values for organic carbon content for each of the two source areas are in Figs. F.2.3 and F.2.4.
- **Soil Concentration:** Site-specific data were available for the TCE soil concentrations in each source area. Summary statistics for each layer are in Table F.2.3. For SWMU 1, a set of 135 results was available. The coefficient of variation for these results was

estimated as 523%, and the skewness was estimated as 6.42. Given the coefficient of variation and skewness, a log-normal distribution was assumed. Using site-specific data, the correlation between Layers 1 and 2 soil concentrations was determined to be 0.92. (Please see Section 4.3 for additional discussion of correlations between layers.) Similar analyses led to choosing the log-normal distribution for Layer 1 at the C-720 area. The correlation coefficients between Layers 1 and 2 for the C-720 area were determined to be 0 and -0.50, respectively. Site-specific data were also available for the soil concentrations in Layer 2 through Layer 6. Summary statistics for each of these layers at each location are in Table F.2.3. For each layer at each location, a log-normal distribution was chosen, and correlations between layers were derived.

As mentioned earlier, a limitation of the SESOIL model required normalization of soil concentrations in each layer at each location to a “uniform area.” To accomplish this, the layer with the maximum contaminant mass at each source was used as that source’s “uniform area,” and a simple ratio was used to normalize each layer’s concentration to that of the “uniform area.” The summary statistics for the value output by Crystal Ball are in Table F.2.4. Histograms for each layer at each location are in Figs. F.2.5 through F.2.16.

- Degradation Half-Life/Degradation Rate:** Site-specific data were limited for the degradation half-life of TCE in the UCRS; therefore, a range of half-lives estimated for the RGA (3.2 to 11.3 years) were selected with uniform distribution for the UCRS. (Please see Attachment F.3 of Appendix F for additional information on the estimation of degradation half-life of TCE in the RGA at PGDP.) The degradation half-life was assumed not correlated to any other parameter. Summary statistics for the values output by Crystal Ball are in Table F.2.4. Histograms of the output values for degradation rate for each of the two source areas are in Figs. F.2.17 and F.2.18. Note that only histograms of degradation rate are presented because the rate, and not the half-life, was the value input into SESOIL. Where, the degradation rate is derived from the degradation half-life using the following expression:

$$\lambda = \frac{\ln 2}{t_{1/2}} \tag{3}$$

where  $\lambda$  = degradation rate ( $\text{day}^{-1}$ ), and  $t_{1/2}$  = degradation half-life (days).

An additional scenario termed the “fixed degradation scenario” was also assessed in the probabilistic analysis. The degradation half-life was set equal to 26.6 years for these runs, while the remaining parameters listed above were allowed to vary.

## 5. AT123D PARAMETERS AND SOURCE TERM MODELING PARAMETERS

The AT123D software was used to simulate contaminant transport from the source areas through the RGA to the POEs. The parameters used for AT123D modeling are listed in Tables F.2.5, F.2.6, and F.2.7. Remarks for each parameter are provided in the table to clarify the source and justification of selected values. Additional remarks for each variable parameter are provided in Table F.2.8. Finally, the summary

statistics for each variable parameter sampled output by Crystal Ball and used in the runs for AT123D and source term modeling are provided in Table F.2.9. Histograms of the values output by Crystal Ball for the variable parameters are in Figs. F.2.19 through F.2.24.

1. **Fixed Parameters:** These parameters are summarized in Tables F.2.5, F.2.6, and F.2.7.

- **Dispersivity:** The longitudinal dispersivity was set to 1.5 m for each area (DOE 1999). Similarly, the transverse (lateral) dispersivity and the vertical dispersivity were set to 1.5 m and 0.03 m, respectively, for the area.
- **Bulk Density:** The bulk density of the RGA is 1670 kg/m<sup>3</sup> (DOE 1999). The bulk density was set to this value for each area.
- **Density of Water:** The density of water was set to 1000 kg/m<sup>3</sup> (Mills et al. 1985).
- **COC:** As mentioned earlier, the COC was TCE.
- **Source Area:** The area used in AT123D modeling for each source was the “uniform area” developed for the source in SESOIL modeling.
- **Diffusion in Water:** The diffusion in water was set to 3.28E-6 m<sup>2</sup>/hr (EPA 1996).
- **K<sub>oc</sub>:** As mentioned earlier, the K<sub>oc</sub> was set to 94 L/kg (EPA 1996).
- **Distance to POEs:** The distance from the center of each source area to the POEs was estimated from plant maps. Each of the POEs was placed at the centerline of the estimated path of contaminant migration.

2. **Variable Parameter:** These parameters are summarized in Tables F.2.5 through F.2.9.

- **Aquifer Depth (Thickness):** The aquifer depth was allowed to vary in order to account for changes in the thickness of RGA as a contaminant migrates from a source area to the Ohio River. Site-specific data were available from field measurements, and these data were assumed to be applicable to the RGA at each source area and along the estimated contaminant flow paths. A set of 24 results was available. The coefficient of variation was estimated as 31%, and the skewness was estimated as -0.61. Given the coefficient of variation and skewness, the distribution was assumed to be normal. The aquifer depth was assumed not correlated to any other parameter. Summary statistics for the values output by Crystal Ball<sup>®</sup> and used in runs for AT123D modeling are provided in Table F.2.9. A histogram of the output values for aquifer depth is in Fig. F.2.19. (Note that each source area used the same set of parameters in AT123D modeling; therefore, only one histogram is presented for each of the AT123D variable parameters.)
- **Hydraulic Conductivity:** Site specific data were available for the hydraulic conductivity of the RGA, and these data were assumed to be applicable to the RGA at each source area and along the contaminant flow paths. A set of 62 results was available. The data ranged from 1.00E-04 ft/day to 8.50E+05 ft/day with a likeliest value of 1.93E+04 ft/day. The coefficient of variation was estimated as 563%, and the skewness was estimated as 7.53. A value of 1500 ft/day was used in DOE 1999. During model set-up, the range was judged to be too variable given the site-specific soil condition, and a second estimate was

sought from the PGDP groundwater flow model. This estimate was developed using an analysis based upon a plan area from the PGDP site-wide groundwater model and the path of contaminant migration from the source areas to the Ohio River (please see Fig.5.1 of the main report). Based upon this analysis, the minimum, maximum, and most likely values chosen were 75, 1500, and 967 ft/day, respectively. The coefficient of variation was estimated as 65%, and the skewness was estimated as -0.35. Subsequently, the selected most likely value was determined to be inconsistent with probable site conditions, and after consultation with site experts these value was changed to 350 ft/day (i.e., the geometric mean of the minimum and maximum in the plan area). The standard deviation was assumed equal to the likeliest value yielding a coefficient of variation of 100%. Given this coefficient of variation and the skewness from the earlier analyses (i.e., that related to site-specific data and plan area), a log-normal distribution was assumed. In addition, the hydraulic conductivity was assumed correlated to the hydraulic gradient and the porosity. The correlation coefficients selected by site experts were -0.50 and 0.20 for correlating the hydraulic conductivity to the hydraulic gradient and to the porosity, respectively. Summary statistics for the values output by Crystal Ball® and used in runs for AT123D modeling are provided in Table F.2.9. A histogram of the output values for hydraulic conductivity is in Fig. F.2.20.

**Hydraulic Gradient:** Site-specific data were available for the hydraulic gradient of the RGA, and these data were assumed applicable to the RGA at each source area and along the contaminant flow paths. A set of 12 results was available. The coefficient of variation was estimated as 111%, and the skewness was estimated as 1.95. Given the coefficient of variation and skewness, a log-normal distribution was assumed with minimum, maximum, and most likely values of 1.00E-04, 4.00E-03, and 1.01E-03 m/m, respectively. The standard deviation was set at 1.12E-03 m/m. Additionally, the hydraulic gradient was assumed correlated to the hydraulic conductivity and the porosity. The correlation coefficients were assumed as -0.50 and -0.20 for correlating the hydraulic gradient to the hydraulic conductivity and to the porosity, respectively. Summary statistics for the values output by Crystal Ball® and used in runs for AT123D modeling are provided in Table F.2.9. A histogram of the output values for hydraulic gradient is in Fig. F.2.21.

**Effective Porosity:** Site-specific data were available for the porosity of the RGA; therefore, the effective porosity was estimated from the porosity using a conversion value of 81% taken from DOE 1999. [In that report, an effective porosity of 0.30 and a porosity of 0.37 were reported (i.e.,  $0.30/0.37 = 0.81$  or 81%).] The data were assumed applicable to the RGA at each source area and along the contaminant flow paths. A set of 28 results was available. The minimum, maximum, and most likely values selected for porosity were 27, 54, and 39%. The coefficient of variation was estimated as 15%, and the skewness was estimated as 0.43. Given the coefficient of variation and skewness, a normal distribution was assumed. Additionally, the porosity was assumed correlated to the hydraulic conductivity and the hydraulic gradient. The correlation coefficients were assumed as 0.20 and -0.20 for correlating the porosity to the hydraulic conductivity and to the hydraulic gradient, respectively. Summary statistics for the values output by Crystal Ball® and the resulting effective porosity values used in runs for AT123D modeling are provided in Table F.2.9. A histogram of the effective porosity values is in Fig. F.2.22<sup>1</sup>. Note that only a histogram of effective porosity is presented because effective porosity and not porosity was the value input into AT123D.

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<sup>1</sup> Future groundwater modeling efforts at PGDP will utilize 35% as a practical upper-bound for effective porosity values.

- Organic Carbon Content:** Site-specific data were available for the organic carbon content of the RGA, and these data were assumed applicable to the RGA at each source area and along the contaminant flow paths. A set of 38 results was available. The minimum, maximum, and most likely values selected were 3.0E-03, 2.53E-01, and 3.5E-02%, respectively. The coefficient of variation was estimated as 1.05%, and the skewness was estimated as 4.0. Given the coefficient of variation and skewness, a log-normal distribution was assumed. The organic carbon content was assumed not correlated to any other parameter. Summary statistics for the values output by Crystal Ball<sup>®</sup> and used in runs for AT123D modeling are provided in Table F.2.9. A histogram of the output values for organic carbon content is in Fig. F.2.23.
- Degradation Half-Life:** Recently, as part of response actions, the U.S. Department of Energy (DOE) has developed revised biodegradation rates that were incorporated into the SI modeling. Attachment F.3 to this appendix presents a detailed discussion of the derivation of the degradation rates. Additionally, the degradation half-life was observed to be correlated with groundwater flow which is a direct function of hydraulic conductivity and hydraulic gradient. However, for this analysis the degradation half-life was assumed 100% correlated to the hydraulic gradient. Summary statistics for the values output by Crystal Ball<sup>®</sup> and used in runs for AT123D modeling are provided in Table F.2.9. A histogram of the output values for degradation rate is in Fig. F.2.24. Note that only histograms of degradation rate are presented because the rate, and not the half-life, was the value input into AT123D. It should be noted here that although hydraulic gradient assumed a normal distribution, Crystal Ball output for degradation rate presented in Fig. F.2.24 does not appear to be normally distributed. An additional scenario termed the “fixed degradation scenario” was also assessed in the probabilistic analysis. No degradation was assumed for these runs, while the remaining parameters listed above were allowed to vary.

## 6. CORRELATION MATRIX

As mentioned earlier, the soil concentration in each layer was assumed correlated to the adjacent layers for a given area. To estimate the correlation coefficient between two adjacent layers, sets of ordered pairs of concentrations were analyzed. Because data were sparse, ordered pairs were difficult to establish using the sampling date; therefore, the source developed using SADA was used for the estimation. For SADA data, the size and shape of the source areas in the adjacent layers differed; therefore, an ordered pair was formed only in the parts of the source where two layers overlapped.

The correlation values are presented in Table F.2.3.



## 7. SENSITIVITY ANALYSIS

Although there was not any sensitivity analysis performed under this task to select the parameters that were allowed to vary, previous groundwater modeling efforts at the PGDP have included sensitivity analyses of several of the parameters input into SESOIL and AT123D in order to understand some of the modeling uncertainties. The analyses are included in these documents:

- U-Landfill Design and Analysis (DOE 2002)
- $K_d$ -Sensitivity Analysis (SAIC 2002)
- Northeast and Northwest Plume Groundwater Modeling (BJC 2003)
- Recharge- and Ohio River Stage-Sensitivity Analysis (DOE 2002)

Based on these analyses, the following parameters were determined to be the most sensitive parameters for fate and transport modeling using SESOIL and AT123D:

- Contaminant's concentration in the soil/source term,
- Contaminant's degradation half-life,
- Contaminant's distribution coefficient ( $K_d$ ) (i.e., directly related to the organic carbon content of source soils for organic compounds)
- Percolation rate (controlled by source vertical permeability)
- Saturated hydraulic conductivity,
- Hydraulic gradient,
- Effective porosity, and
- Aquifer thickness

The contaminant concentration in the source term is one of the most sensitive parameters; increasing the source term concentration increases the predicted groundwater concentration at the POE by increasing contaminant flux and lengthening the time required for depletion of contaminant in the source. The percolation rate is also a very sensitive parameter; increasing the percolation rate results in increased contaminant flux to the RGA and, potentially, a greater peak concentration at the POE. An increased percolation rate, however, is related to faster depletion of contaminant in the source. The contaminant's distribution coefficient,  $K_d$ , is a very sensitive parameter for the SESOIL and AT123D models and may rank only behind contaminant concentration in terms of importance. Sensitivity analyses have shown that increasing the  $K_d$  of any layer included in the SESOIL model or of the RGA included in the AT123D model decreases contaminant concentrations at the POE because of retardation and attenuation due to sorption. Therefore, with higher  $K_d$ 's the rate of source depletion is slowed, and the time required for source depletion is increased. Degradation half-life is also important if the time taken for source depletion or required for contaminant migration from the source to the POE is long relative to the contaminant's degradation half-life (i.e., 3 or more times half-life). This is the case because, under this condition, the rate of contaminant degradation in the source or as the contaminant migrates from the source to the POE results in markedly lower contaminant concentrations at the POE.

For AT123D modeling, the earlier sensitivity analyses have identified three additional input parameters. These parameters are hydraulic conductivity, hydraulic gradient, and effective porosity. In the AT123D model, hydraulic conductivity, hydraulic gradient, and effective porosity work together to control seepage velocity (i.e., seepage velocity equals hydraulic conductivity times hydraulic gradient divided by effective porosity), and an increase in seepage velocity increases the rate of contaminant migration to the POE. The values chosen for the Southwest Plume model indicates that the hydraulic gradient varies over a relatively narrow range in the RGA. Therefore, the impact of hydraulic gradient on seepage velocity is expected to be relatively smaller than that of hydraulic conductivity. Table 2.10

presents an overall summary of qualitative sensitivity of modeling results to input parameters for this analysis.

## 8. REFERENCES

- BJC (BechtelJacobs Company, LLC) 2003. *Quarterly Modeling Report for the Second Quarter Calendar Year 2003 for the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, BJC/PAD-559.
- BJC 2001a. C-746-U Solid Waste Landfill Groundwater Monitoring Plan Paducah Gaseous Diffusion Plant Paducah, Kentucky, BJC/PAD-205/R1, December.
- BJC 2001b. Groundwater Monitoring Plan for the C-746-S Residential Landfill, Paducah Gaseous Diffusion Plant, Paducah, Kentucky, BJC/PAD-268/R1, December.
- Bonazountas, M., and J. Wagner 1984. *SESOIL: A Seasonal Soil Compartment Model*, prepared for the U.S. Environmental Protection Agency, Office of Toxic Substances. Arthur D. Little, Inc., Cambridge, MA.
- Decisioneering, Inc. 2000. Crystal Ball<sup>®</sup> 2000: A user friendly graphically oriented forecasting and risk analysis program. 1515 Arapahoe Street, Denver, CO.
- DOE (U.S. Department of Energy) 1995. *Northeast Plume Preliminary Characterization Summary Report*, DOE/OR/07-1339/V2&D2, July.
- DOE, 1997a. *Ground-Water Conceptual Model for the Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/06-1628&D0, August.
- DOE, 1997b. *Data Summary and Interpretation Report for Interim Remedial Design at Solid Waste Management Unit 2 of Waste Area Grouping 22 at the PGDP Paducah, Kentucky*, DOE/OR/07-1549&D1, February.
- DOE 1999. *Remedial Investigation Report for Waste Area Grouping 27 at the Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1777/V4&D2, U.S. Department of Energy, June.
- DOE 1999a. *Remedial Investigation Report for Waste Area Grouping 6 at Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1727V1&D2, May.
- DOE 1999b. *Remedial Investigation Report for Waste Area Grouping 27 at Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1777V1&D2, June.
- DOE 1999c. *Remedial Investigation Report for Waste Area Grouping 6 at Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1727V2&D2, May.
- DOE 2000. *Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1857&D1, July.

- DOE 2000a. *Data Report for the Sitewide Remedial Evaluation for Source Areas Contributing to Off-Site Groundwater Contamination at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1845/D1, January.
- DOE 2000b. *Remedial Investigation Report for Waste Area Grouping 3 at the Paducah Gaseous Diffusion Plan, Paducah, Kentucky*, DOE/OR/07-1895/V2&D1, September.
- DOE 2002. *Risk and Performance Evaluation of the C-746-U Landfill at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-2041&D2.
- DOE 2003. *Risk and Performance Evaluation of the C-746-U Landfill at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*. DOE/OR/07-2041&D2R1.
- DOE 2004. *Site Investigation Report for the Southwest Plume at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-2180&D0, October.
- EPA (Environmental Protection Agency) 1994. Risk Reduction Engineering Laboratory (RREL) Treatability Database, ver. 5.0, Office of Research and Development, Cincinnati, OH.
- EPA 1996. *Soil Screening Guidance: Technical Background Document*, Office of Solid Waste and Emergency Response, Washington, DC.
- GSC (General Sciences Corporation) 1996. RISKPRO®'s SESOIL for Windows, General Sciences Corporation, Laurel, MD.
- GSC 1998. RISKPRO®'s AT123D for Windows, Version 3.2. General Sciences Corporation, Laurel, MD.
- Howard, P.H., R.S. Boethling, W.F. Jarvis, W.M. Meylan, and E.M. Michalenko, 1991. *Environmental Degradation Rates*, Lewis Publishers, Inc., Chelsea, MI.
- KY 1992a. *Report of the Paducah Gaseous Diffusion Plan Groundwater Investigation Phase III*, KY/E-150, November 25.
- KY 1992b. *Results of the Site Investigation, Phase II, at the Paducah Gaseous Diffusion Plant*, KY/SUB/13B-97777C P-03/1991/1, April.
- KY 1997. *Analysis and Interpretation of Water Levels in Observations Wells at the Paducah Gaseous Diffusion Plant 1990-1997*, KY/EM-210, June 30.
- LMES (Lockheed Martin Energy Systems) 1997. *Evaluation of Natural Attenuation Processes for Trichloroethylene and Technetium-99 in the Northeast and Northwest Plumes at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, KY/EM-113, Lockheed Martin Energy Systems.
- Mills, W. B., D. B. Porcella, M. J. Unga, S.A. Gherini, K. V. Summers, Lingfung Mok, G. L. Rupp, G. L. Bowie, and D. A. Hadith 1985. *Water Quality Assessment: A Screening Procedure for Toxic and Conventional Pollutants*, Parts II, EPA-600/6-85/002b, September, U. S. Environmental Protection Agency, Environmental Research Laboratory, Office of Research and Development, Athens, GA.

SAIC (Science Applications International Corporation) 2002. Final White Paper on *Sensitivity Analysis on Distribution Coefficient ( $K_d$ ) Values for TCE and Tc-99 with the Regional Flow and Transport Model at the Paducah Gaseous Diffusion Plant*, submitted to BJC on June 2002.

UT (University of Tennessee) 2002. Spatial Analysis and Decision Assistance (SADA), Version 2.3, User Guide, January. Accessible at <http://www.tiem.utk.edu/~sada/>.

Yeh, G. T. 1981. *AT123D: Analytical Transient One-, Two-, and Three-Dimensional Simulation of Waste Transport in the Aquifer System*, Environmental Sciences Division, Oak Ridge National Laboratory, Oak Ridge, TN, Publication No. 1439.

**Table F.2.1. Sil-specific parameters for SESOIL modeling (see Table F.46a)**

<b>Input Parameter</b>	<b>Unit</b>	<b>SWMU 1</b>	<b>C-720 Building</b>	<b>Remark</b>
Soil Type	-	Silty Loam	Silty Loam	DOE 1999
Bulk Density	g/cm <sup>3</sup>	1.46	1.46	DOE 1999
Intrinsic Permeability	cm <sup>2</sup>	Variable	Variable	Probabilistic method
Disconnectedness Index	-	10	10	Site-specific (to PGDP) approximate value used in earlier work
Porosity	-	0.45	0.45	DOE 1999
Depth to Water Table	m	16.76	18.29	Site-specific (to RGA) field data
Organic Carbon Content	%	Variable	Variable	Probabilistic method
Freundlich Equation Exponent	-	1	1	Default

DOE 1999. Remedial Investigation Report for Waste Area Grouping 27 at the Paducah Gaseous Diffusion Plant Paducah, Kentucky. DOE/OR/07-1777/V4&D2, June.  
 DOE 2000. Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant Paducah, Kentucky. DOE/OR/07-1857&D1, July.

Table F.2.2. Chemical-specific parameters for SESOIL modeling (see Table F.46b)

Input Parameter	Unit	SWMU 1	C-720 Building	Remark
Contaminant of Concern	-	Trichloroethene	Trichloroethene	
Source Area	m <sup>2</sup>	324	1394	Site-specific (to TCE) SADA analysis
Soil Concentration - Layer 1	mg/kg	Variable	Variable	Probabilistic method
Soil Concentration - Layer 2	mg/kg	Variable	Variable	Probabilistic method
Soil Concentration - Layer 3	mg/kg	Variable	Variable	Probabilistic method
Soil Concentration - Layer 4	mg/kg	Variable	Variable	Probabilistic method
Soil Concentration - Layer 5	mg/kg	Variable	Variable	Probabilistic method
Soil Concentration - Layer 6	mg/kg	Variable	Variable	Probabilistic method
Molecular Weight	g/gmol	131	131	EPA 1994
Solubility in Water	mg/L	1100	1100	EPA 1996
Diffusion in Air	cm <sup>2</sup> /s	0.08	0.08	EPA 1996
Henry's Constant	atm.m <sup>3</sup> /mol	0.0103	0.0103	EPA 1996
Koc	L/kg	94	94	EPA 1996
Degradation Rate	day <sup>-1</sup>	Variable	Variable	Probabilistic method

DOE 1999, *Remedial Investigation Report for Waste Area Grouping 27 at the Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1777/V4&D2, June.  
 EPA 1994, Risk Reduction Engineering Laboratory (RREL) Treatability Database, ver. 5.0, Office of Research and Development, Cincinnati, OH.  
 EPA 1996, *Soil Screening Guidance: Technical Background Document*, Office of Solid Waste and Emergency Response, Washington, DC.

Table F.2.3. Statistics of variable inputs used in Monte Carlo sampling for SESOIL modeling (see Table F.45)

Input Parameter	Statistics	Unit	SWMU 1	C-720 Building	Remark
Vertical Hydraulic Conductivity <sup>a</sup>	Minimum	cm/sec	1.00E-08	1.00E-08	DOE 1997a, DOE 1997b
	Likeliest	cm/sec	1.64E-05	1.64E-05	DOE 1997a, DOE 1997b
	Maximum	cm/sec	2.00E-04	2.00E-04	<sup>b</sup> DOE 1997a, DOE 1997b
	Standard Deviation	cm/sec	5.52E-05	5.52E-05	DOE 1997a, DOE 1997b
	Count	#	13	13	DOE 1997a, DOE 1997b
	Coefficient of Variation	%	336.49	336.49	DOE 1997a, DOE 1997b
	Skew	-	3.60	3.60	DOE 1997a, DOE 1997b
	Maximum	cm/sec	3.20E-05	3.20E-05	<sup>c,d</sup> Recharge-specific (to RGA) calibration
	Distribution	-	Triangular	Triangular	See Section 4.0, Intrinsic Permeability
	Correlation Pair	-	None	None	None
Correlation Coefficient	-	NA	NA	NA	
Organic Carbon Content	Minimum	%	2.48E-02	2.48E-02	Site-specific (to PGDP) field data
	Likeliest	%	8.01E-02	8.01E-02	Site-specific (to PGDP) field data
	Maximum	%	4.55E-01	4.55E-01	Site-specific (to PGDP) field data
	Standard Deviation	%	5.27E-02	5.27E-02	Site-specific (to PGDP) field data
	Count	#	138	138	Site-specific (to PGDP) field data
	Coefficient of Variation	%	65.82	65.82	Site-specific (to PGDP) field data
	Skew	-	4.30	4.30	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	None	None	See Section 4.0, Organic Carbon Content
	Correlation Coefficient	-	NA	NA	NA
Soil Concentration - Layer 1	Minimum	mg/kg	0.00E+00	0.00E+00	Site-specific (to PGDP) field data
	Likeliest	mg/kg	2.14E+00	1.56E+00	Site-specific (to PGDP) field data
	Maximum	mg/kg	8.70E+01	1.70E+01	Site-specific (to PGDP) field data
	Standard Deviation	mg/kg	1.12E+01	5.12E+00	Site-specific (to PGDP) field data
	Count	#	135	11	Site-specific (to PGDP) field data
	Coefficient of Variation	%	522.90	328.48	Site-specific (to PGDP) field data
	Skew	-	6.42	3.32	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	see Layer 2	see Layer 2	Site-specific (to TCE) SADA analysis
	Correlation Coefficient	-	see Layer 2	see Layer 2	Site-specific (to TCE) SADA analysis

Table F.2.3. Statistics of variable inputs used in Monte Carlo sampling for SESOIL modeling (see Table F.45) (continued)

Input Parameter	Statistics	Unit	SWMU 1	C-720 Building	Remark
Soil Concentration - Layer 2	Minimum	mg/kg	0.00E+00	0.00E+00	Site-specific (to PGDP) field data
	Likeliest	mg/kg	1.59E+01	1.22E+00	Site-specific (to PGDP) field data
	Maximum	mg/kg	4.39E+02	1.90E+01	Site-specific (to PGDP) field data
	Standard Deviation	mg/kg	7.87E+01	4.23E+00	Site-specific (to PGDP) field data
	Count	#	31	36	Site-specific (to PGDP) field data
	Coefficient of Variation	%	494.84	347.17	Site-specific (to PGDP) field data
	Skew	-	5.53	3.81	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	Layer 1 and Layer 2	Layer 1 with Layer 2	Site-specific (to TCE) SADA analysis
	Correlation Coefficient	-	9.20E-01	-5.00E-01	Site-specific (to TCE) SADA analysis
Soil Concentration - Layer 3	Minimum	mg/kg	0.00E+00	0.00E+00	Site-specific (to PGDP) field data
	Likeliest	mg/kg	7.60E+00	5.94E+00	Site-specific (to PGDP) field data
	Maximum	mg/kg	8.50E+01	6.80E+01	Site-specific (to PGDP) field data
	Standard Deviation	mg/kg	1.82E+01	1.54E+01	Site-specific (to PGDP) field data
	Count	#	32	23	Site-specific (to PGDP) field data
	Coefficient of Variation	%	238.82	258.66	Site-specific (to PGDP) field data
	Skew	-	3.15	3.49	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	Layer 2 and Layer 3	Layer 2 with Layer 3	Site-specific (to TCE) SADA analysis
	Correlation Coefficient	-	3.50E-01	5.90E-01	Site-specific (to TCE) SADA analysis
Soil Concentration - Layer 4	Minimum	mg/kg	0.00E+00	0.00E+00	Site-specific (to PGDP) field data
	Likeliest	mg/kg	5.12E+00	3.87E-01	Site-specific (to PGDP) field data
	Maximum	mg/kg	7.40E+01	1.80E+00	Site-specific (to PGDP) field data
	Standard Deviation	mg/kg	1.46E+01	6.50E-01	Site-specific (to PGDP) field data
	Count	#	27	33	Site-specific (to PGDP) field data
	Coefficient of Variation	%	285.55	168.18	Site-specific (to PGDP) field data
	Skew	-	4.37	1.44	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	Layer 3 and Layer 4	Layer 3 with Layer 4	Site-specific (to TCE) SADA analysis
	Correlation Coefficient	-	2.10E-01	1.60E-01	Site-specific (to TCE) SADA analysis



Table F.2.3. Statistics of variable inputs used in Monte Carlo sampling for SESOIL modeling (see Table F.45) (continued)

Input Parameter	Statistics	Unit	SWMU 1	C-720 Building	Remark
Soil Concentration - Layer 5	Minimum	mg/kg	0.00E+00	0.00E+00	Site-specific (to PGDP) field data
	Likeliest	mg/kg	5.95E+00	2.00E-01	Site-specific (to PGDP) field data
	Maximum	mg/kg	6.60E+01	1.30E+00	Site-specific (to PGDP) field data
	Standard Deviation	mg/kg	1.42E+01	3.69E-01	Site-specific (to PGDP) field data
	Count	#	33	30	Site-specific (to PGDP) field data
	Coefficient of Variation	%	238.99	184.61	Site-specific (to PGDP) field data
	Skew	-	3.24	2.04	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	Layer 4 with Layer 5	Layer 4 with Layer 5	Site-specific (to TCE) SADA analysis
	Correlation Coefficient	-	4.00E-01	9.90E-01	Site-specific (to TCE) SADA analysis
Soil Concentration - Layer 6	Minimum	mg/kg	0.00E+00	0.00E+00	Site-specific (to PGDP) field data
	Likeliest	mg/kg	7.20E-01	1.17E-01	Site-specific (to PGDP) field data
	Maximum	mg/kg	3.40E+00	6.30E-01	Site-specific (to PGDP) field data
	Standard Deviation	mg/kg	1.07E+00	2.04E-01	Site-specific (to PGDP) field data
	Count	#	12	16	Site-specific (to PGDP) field data
	Coefficient of Variation	%	148.61	174.34	Site-specific (to PGDP) field data
	Skew	-	1.71	1.61	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	Layer 5 with Layer 6	Layer 5 with Layer 6	Site-specific (to TCE) SADA analysis
	Correlation Coefficient	-	9.20E-01	5.00E-01	Site-specific (to TCE) SADA analysis
Degradation Half-life	Minimum	yr	3.20E+00	3.20E+00	See Attachment F.3
	Likeliest	yr	NA	NA	NA
	Maximum	yr	1.13E+01	1.13E+01	See Attachment F.3
	Standard Deviation	yr	NA	NA	NA
	Distribution	-	Uniform	Uniform	See Section 4.0, Degradation Half-Life
	Correlation Pair	-	None	None	See Section 4.0, Degradation Half-Life
	Correlation Coefficient	-	NA	NA	NA

**Table F.2.3. Statistics of variable inputs used in Monte Carlo sampling for SESOIL modeling (see Table F.45) (continued)**

<sup>a</sup> Field observation was available for vertical hydraulic conductivity. Therefore, intrinsic permeability was estimated from vertical hydraulic conductivity.

<sup>b</sup> The maximum from DOE 1997a and DOE 1997b was judged to be high and was re-estimated through calibration.

<sup>c</sup> The maximum was estimated through calibration to a recharge of 22 cm/yr (DOE 2000).

<sup>d</sup> The value selected for probabilistic method.

Howard, P.H., R.S. Boethling, W.F. Jarvis, W.M. Meylan, and E.M. Michalenko, *Environmental Degradation Rates*, Lewis Publishers, Inc. Chelsea, MI, 1991.

LMES (Lockheed Martin Energy Systems) 1997. *Evaluation of Natural Attenuation Processes for Trichloroethylene and Technetium-99 in the Northeast and Northwest Plumes at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, KY/EM-113.

DOE, 1997a. *Ground-Water Conceptual Model for the Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/06-1628&D0, August.

DOE, 1997b. *Data Summary and Interpretation Report for Interim Remedial Design at Solid Waste Management Unit 2 of Waste Area Grouping 22 at the PGDP Paducah, Kentucky*, DOE/OR/07-1549&D1, February.

DOE 2000. *Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1857&D1, July.

**Table F.2.4. Statistics of variable inputs used in Monte Carlo runs for SESOIL modeling (see Table F.47)**

<b>Input Parameter</b>	<b>Statistics</b>	<b>Unit</b>	<b>SWMU 1</b>	<b>C-720 Building</b>
Vertical Hydraulic Conductivity <sup>a</sup>	Minimum	cm/sec	2.75E-06	2.75E-06
	Median	cm/sec	1.64E-05	1.64E-05
	Maximum	cm/sec	2.82E-05	2.83E-05
	Arithmetic Mean	cm/sec	1.60E-05	1.58E-05
	Standard Deviation	cm/sec	6.57E-06	6.73E-06
Intrinsic Permeability <sup>a</sup>	Minimum	cm <sup>2</sup>	2.80E-11	2.80E-11
	Median	cm <sup>2</sup>	1.67E-10	1.67E-10
	Maximum	cm <sup>2</sup>	2.87E-10	2.89E-10
	Arithmetic Mean	cm <sup>2</sup>	1.63E-10	1.61E-10
	Standard Deviation	cm <sup>2</sup>	6.70E-11	6.86E-11
Organic Carbon Content <sup>b</sup>	Minimum	mg/kg	2.53E+02	2.67E+02
	Median	mg/kg	6.76E+02	6.86E+02
	Maximum	mg/kg	2.78E+03	3.47E+03
	Arithmetic Mean	mg/kg	7.90E+02	8.37E+02
	Standard Deviation	mg/kg	4.71E+02	5.14E+02
Organic Carbon Content (%) <sup>b</sup>	Minimum	%	2.53E-02	2.67E-02
	Median	%	6.76E-02	6.86E-02
	Maximum	%	2.78E-01	3.47E-01
	Arithmetic Mean	%	7.90E-02	8.37E-02
	Standard Deviation	%	4.71E-02	5.14E-02
Soil Concentration - Layer 1 <sup>c</sup>	Minimum	mg/kg	2.86E-03	2.33E-03
	Median	mg/kg	5.73E-01	2.37E-01
	Maximum	mg/kg	3.58E+01	4.63E+00
	Arithmetic Mean	mg/kg	2.37E+00	6.46E-01
	Standard Deviation	mg/kg	5.15E+00	1.03E+00
Soil Concentration - Layer 2 <sup>c</sup>	Minimum	mg/kg	6.03E-02	5.20E-03
	Median	mg/kg	3.64E+00	2.14E-01
	Maximum	mg/kg	1.88E+02	5.80E+00
	Arithmetic Mean	mg/kg	1.41E+01	5.95E-01
	Standard Deviation	mg/kg	3.09E+01	1.12E+00
Soil Concentration - Layer 3 <sup>c</sup>	Minimum	mg/kg	1.28E-01	2.34E-02
	Median	mg/kg	5.80E+00	1.67E+00
	Maximum	mg/kg	1.02E+02	4.82E+01
	Arithmetic Mean	mg/kg	1.14E+01	5.08E+00
	Standard Deviation	mg/kg	1.63E+01	8.66E+00
Soil Concentration - Layer 4 <sup>c</sup>	Minimum	mg/kg	1.28E-01	5.11E-03
	Median	mg/kg	2.78E+00	7.76E-02
	Maximum	mg/kg	1.15E+02	5.91E-01
	Arithmetic Mean	mg/kg	8.93E+00	1.24E-01
	Standard Deviation	mg/kg	1.62E+01	1.23E-01
Soil Concentration - Layer 5 <sup>c</sup>	Minimum	mg/kg	1.26E-01	1.01E-03
	Median	mg/kg	4.39E+00	3.56E-02
	Maximum	mg/kg	7.50E+01	4.01E-01
	Arithmetic Mean	mg/kg	1.04E+01	6.09E-02
	Standard Deviation	mg/kg	1.44E+01	6.68E-02

**Table F.2.4. Statistics of variable inputs used in Monte Carlo runs for SESOIL modeling  
(see Table F.47) (continued)**

<b>Input Parameter</b>	<b>Statistics</b>	<b>Unit</b>	<b>SWMU 1</b>	<b>C-720 Building</b>
Soil Concentration - Layer 6 <sup>c</sup>	Minimum	mg/kg	5.30E-02	7.50E-04
	Median	mg/kg	1.04E+00	1.95E-02
	Maximum	mg/kg	6.65E+00	1.92E-01
	Arithmetic Mean	mg/kg	1.55E+00	3.31E-02
	Standard Deviation	mg/kg	1.53E+00	3.63E-02
Degradation Half-Life <sup>d</sup>	Minimum	yr	3.2	3.2
	Median	yr	4.9	4.9
	Maximum	yr	11.3	11.3
	Arithmetic Mean	yr	4.9	4.9
	Standard Deviation	yr	NA	NA
Degradation Rate <sup>d</sup>	Minimum	/hr	7.13E-06	7.21e-06
	Median	/hr	1.22E-05	1.13E-05
	Maximum	/hr	2.43E-05	2.43E-05
	Arithmetic Mean	/hr	1.32E-05	1.30E-05
	Standard Deviation	/hr	NA	NA

<sup>a</sup> Intrinsic permeability (cm<sup>2</sup>) was estimated from the vertical hydraulic conductivity (cm/sec) using a conversion factor of 1.019E-5.

<sup>b</sup> Organic carbon content (%) was estimated from organic carbon content (mg/kg) using a conversion factor of 1E-4.

<sup>c</sup> Soil concentrations are normalized using the volume of the layer with the largest mass.

<sup>d</sup> Degradation rate was estimated from degradation half-life in units of days using the formula: rate = [(ln 2)/degradation half-life].

**Table F.2.5. Hydrogeology-specific parameters for AT123D modeling (see Table F.49)**

<b>Input Parameter</b>	<b>Unit</b>	<b>SWMU 1</b>	<b>C-720 Building</b>	<b>Remark</b>
Aquifer Thickness	m	Variable	Variable	Probabilistic method
Hydraulic Conductivity	m/hr	Variable	Variable	Probabilistic method
Hydraulic Gradient	m/m	Variable	Variable	Probabilistic method
Effective Porosity	-	Variable	Variable	Probabilistic method
Organic Carbon Content	%	Variable	Variable	Probabilistic method
Dispersivity - Longitudinal	m	15	15	DOE 1999
Dispersivity - Transverse	m	1.5	5	DOE 1999
Dispersivity - Vertical	m	0.03	5	DOE 1999
Bulk Density	kg/m <sup>3</sup>	1670	1670	DOE 1999
Density of Water	kg/m <sup>3</sup>	1000	1000	Mills et al. 1985

DOE 1999. *Remedial Investigation Report for Waste Area Grouping 27 at the Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1777/N4&D2, June.

Mills, W. B., D. B. Porcella, M. J. Unga, S. A. Gherini, K. V. Summers, Lingfung Mok, G. L. Rupp, G. L. Bowie, and D. A. Hadith, 1985. *Water Quality Assessment: A Screening Procedure for Toxic and Conventional Pollutants, Part II*, EPA-600/6-85/002b, September.

U.S. Environmental Protection Agency, Environmental Research Laboratory, Office of Research and Development, Athens, GA.

**Table F.2.6. Chemical-specific parameters for AT123D modeling (see Table F.49)**

<b>Input Parameter</b>	<b>Unit</b>	<b>SWMU 1</b>	<b>C-720 Building</b>	<b>Remark</b>
Contaminant of Concern	-	Trichloroethene	Trichloroethene	Selected for analysis
Source Area	m <sup>2</sup>	324	1394	Site-specific (to TCE) SADA analysis
Diffusion in Water	m <sup>2</sup> /hr	3.28E-06	3.28E-06	EPA 1996
Koc	L/kg	94	94	EPA 1996
Degradation Rate (half-life) <sup>a</sup>	hr <sup>-1</sup> (year)	Variable	Variable	Attachment F.3

<sup>a</sup> Degradation rate was estimated from degradation half-life (see text).

EPA 1996. *Soil Screening Guidance: Technical Background Document*, Office of Solid Waste and Emergency Response, Washington, D.C.

**Table F.2.7. POE-specific parameters for AT123D modeling (see Table F.51)**

<b>Input Parameter</b>	<b>Unit</b>	<b>SWMU 1</b>	<b>C-720 Area</b>	<b>Remark</b>
Distance to Plant Boundary	m (ft)	170 (558)	762 (2500)	See Fig. F.20
Distance to Property Boundary	m (ft)	915 (3000)	1460 (4789)	See Fig. F.20
Distance to Ohio River	m (ft)	7317 (24000)	7927 (26000)	See Fig. F.20

Table F.2.8. Statistics of variable inputs used in Monte Carlo sampling for AT123D modeling (see Table F.48)

Input Parameter	Statistics	SWMU 1 and C-720 Building			Remark
		Crystal Ball	Unit	AT123D	
	Minimum Value	10.00	ft	3.05	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Likeliest Value	38.71	ft	11.80	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Maximum Value	63.50	ft	19.36	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Standard deviation	11.84	ft	3.61	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
Aquifer Thickness	Count	24	#	24	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Coefficient of Variation	30.59	%	30.59	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Skew	-0.61	-	-0.61	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Distribution	Normal	-	Normal	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Correlation pair	None	-	None	Assumed none
	Correlation coefficient	NA	-	NA	NA
Hydraulic Conductivity	Minimum Value	1.00E-04	ft/day	1.27E-06	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Likeliest Value	1.93E+04	ft/day	2.46E+02	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Maximum Value	8.50E+05	ft/day	1.08E+04	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Standard deviation	1.09E+05	ft/day	1.38E+03	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Count	62	#	62	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Coefficient of Variation	563.17	%	563.17	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Skew	7.53	-	7.53	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a

Table F.2.8. Statistics of variable inputs used in Monte Carlo sampling for AT123D modeling (see Table F.48) (continued)

Input Parameter	SWMU 1 and C-720 Building				Remark	
	Crystal Ball	Unit	AT123D	Unit		
Hydraulic Conductivity	Minimum Value	75.00	ft/day	0.95	m/hr	<sup>a</sup> PGDP Groundwater flow model
	Likeliest Value	966.85	ft/day	12.28	m/hr	<sup>a</sup> PGDP Groundwater flow model
	Maximum Value	1500.00	ft/day	19.05	m/hr	<sup>a</sup> PGDP Groundwater flow model
	Standard deviation	628.74	ft/day	7.99	m/hr	<sup>a</sup> PGDP Groundwater flow model
	Count	12166	#	12166	#	<sup>a</sup> PGDP Groundwater flow model
	Coefficient of Variation	65.03	%	65.03	%	<sup>a</sup> PGDP Groundwater flow model
	Skew	-0.35	-	-0.35	-	<sup>a</sup> PGDP Groundwater flow model
Hydraulic Conductivity Distribution	Minimum Value	75.00	ft/day	0.95	m/hr	<sup>a,b</sup> Minimum of the site-specific (to PGDP) groundwater flow model
	Likeliest Value	350.00	ft/day	4.45	m/hr	<sup>a,b</sup> Assumed approximate geomean of the minimum and maximum of the site-specific (to PGDP) groundwater flow model
	Maximum Value	1500.00	ft/day	19.05	m/hr	<sup>a,b</sup> Maximum of the site-specific (to PGDP) groundwater flow model
	Standard deviation	350.00	ft/day	4.45	m/hr	<sup>a,b</sup> Assumed equal to likeliest value
	Coefficient of Variation	100.00	%	100.00	%	<sup>a,b</sup> Assumed equal to likeliest value
	Distribution	Log normal	-	Log normal	-	BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Correlation pair	Hydraulic Conductivity and Porosity	-	Hydraulic Conductivity and Porosity	-	Assumed
Hydraulic Gradient	Correlation coefficient	NA	-	NA	-	NA
	Minimum Value	1.00E-04	ft/ft	1.00E-04	m/m	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997, KY 1992a, KY 1997
	Likeliest Value	1.01E-03	ft/ft	1.01E-03	m/m	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997, KY 1992a, KY 1997
	Maximum Value	4.00E-03	ft/ft	4.00E-03	m/m	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997, KY 1992a, KY 1997
	Standard deviation	1.12E-03	ft/ft	1.12E-03	m/m	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997, KY 1992a, KY 1997
	Count	12	#	12	#	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997, KY 1992a, KY 1997
	Coefficient of Variation	110.89	%	110.89	%	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997, KY 1992a, KY 1997
Hydraulic Gradient Correlation pair	Skew	1.95	-	1.95	-	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997, KY 1992a, KY 1997
	Distribution	Normal	-	Normal	-	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997, KY 1992a, KY 1997
	Correlation pair	Hydraulic Conductivity and Hydraulic Gradient	-	Hydraulic Conductivity and Hydraulic Gradient	-	Assumed

Table F.2.8. Statistics of variable inputs used in Monte Carlo sampling for AT123D modeling (see Table F.48) (continued)

Input Parameter	SWMU 1 and C-720 Building				Remark	
	Statistics	Crystal Ball	Unit	AT123D		Unit
	Correlation coefficient	-0.50	-	-0.50	-	Assumed
	Minimum Value	27.00	%	27.00	%	DOE 1997a, DOE 1999a, DOE 1999c
	Likeliest Value	39.11	%	39.11	%	DOE 1997a, DOE 1999a, DOE 1999c
	Maximum Value	54.00	%	54.00	%	DOE 1997a, DOE 1999a, DOE 1999c
	Standard deviation	5.98	%	5.98	%	DOE 1997a, DOE 1999a, DOE 1999c
	Count	28	#	28	#	DOE 1997a, DOE 1999a, DOE 1999c
	Coefficient of Variation	15.29	%	15.29	%	DOE 1997a, DOE 1999a, DOE 1999c
Porosity <sup>c</sup>	Skew	0.43	-	0.43	-	DOE 1997a, DOE 1999a, DOE 1999c
	Distribution	Normal	-	Normal	-	DOE 1997a, DOE 1999a, DOE 1999c
	Correlation pair	Hydraulic Gradient and Porosity	-	Hydraulic Gradient and Porosity	-	Assumed
	Correlation coefficient	-0.20	-	-0.20	-	Assumed
	Minimum Value	0.003	%	0.003	%	KY 1992a, DOE 1997a, BJC 2006
	Likeliest Value	0.035	%	0.035	%	KY 1992a, DOE 1997a, BJC 2006
	Maximum Value	0.253	%	0.253	%	KY 1992a, DOE 1997a, BJC 2006
	Standard deviation	0.037	%	0.037	%	KY 1992a, DOE 1997a, BJC 2006
Organic Carbon Content	Count	38	#	38	#	KY 1992a, DOE 1997a, BJC 2006
	Coefficient of Variation	1.05	%	1.05	%	KY 1992a, DOE 1997a, BJC 2006
	Skew	4.00	-	4.00	-	KY 1992a, DOE 1997a, BJC 2006
	Distribution	Log normal	-	Log normal	-	KY 1992a, DOE 1997a, BJC 2006
	Correlation pair	None	-	None	-	Assumed
	Correlation coefficient	NA	-	NA	-	NA



Table F.2.8. Statistics of variable inputs used in Monte Carlo sampling for AT123D modeling (see Table F.48) (continued)

Input Parameter	Statistics	SWMU 1 and C-720 Building			Remark	
		Crystal Ball	Unit	AT123D		Unit
Degradation Half-Life	Minimum Value	3.2	yr	NA	-	<sup>d</sup> See Attachment F.3
	Likeliest Value	NA	-	NA	-	NA
	Maximum Value	11.3	yr	NA	-	<sup>d</sup> See Attachment F.3
	Standard deviation	NA	-	NA	-	NA
	Count	NA	-	NA	-	NA
	Coefficient of Variation	NA	-	NA	-	NA
	Skew	NA	-	NA	-	NA
	Distribution	Uniform	-	NA	-	<sup>d</sup> See Attachment F.3
	Correlation pair	Hydraulic Gradient and Degradation Rate	-	NA	-	Assumed
	Correlation coefficient	-1.00	-	NA	-	<sup>d</sup> See Attachment F.3
Degradation Rate	Minimum Value	NA	-	7.01E-06	/hr	<sup>d</sup> See Attachment F.3
	Likeliest Value	NA	-	NA	-	NA
	Maximum Value	NA	-	2.45E-05	/hr	<sup>d</sup> See Attachment F.3
	Standard deviation	NA	-	NA	-	NA
	Count	NA	-	NA	-	NA
	Coefficient of Variation	NA	-	NA	-	NA
	Skew	NA	-	NA	-	NA
	Distribution	NA	-	Uniform	-	<sup>d</sup> See Attachment F.3
	Correlation pair	NA	-	Hydraulic Gradient and Degradation Rate	-	Assumed
	Correlation coefficient	NA	-	-1.00	-	<sup>d</sup> See Attachment F.3

<sup>a</sup> Multiple values were noted.

<sup>b</sup> The value selected for probabilistic method.

<sup>c</sup> Field observation was available for porosity. Therefore, effective porosity was estimated from porosity.

<sup>d</sup> Degradation rate was estimated from degradation half-life in units of hours using the formula: rate =  $[(\ln 2)/\text{degradation half-life}]$ .

BJC 2001a. C-746-U Solid Waste Landfill Groundwater Monitoring Plan Paducah Gaseous Diffusion Plant Paducah, Kentucky. BJC/PAD-205/R1, December.

BJC 2001b. Groundwater Monitoring Plan for the C-746-S Residential Landfill Paducah Gaseous Diffusion Plant Paducah, Kentucky. BJC/PAD-268/R1, December.

Table F.2.8. Statistics of variable inputs used in Monte Carlo sampling for AT123D modeling (see Table F.48) (continued)

Input Parameter	SWMU 1 and C-720 Building		Remark
	Crystal Ball	AT123D	
Statistics	Unit	Unit	
B/C 2006.			
DOE 1995. <i>Northeast Plume Preliminary Characterization Summary Report</i> , DOE/OR/07-1339/V2 & D2, July.			
DOE 1997a. <i>Data Summary and Interpretation Report for Interim Remedial Design at Solid Waste Management Unit 2 of Waste Area Grouping 22 at the PGDP Paducah, Kentucky</i> , DOE/OR/07-1549&D1, February.			
DOE 1997b. <i>Ground-Water Conceptual Model for the Paducah Gaseous Diffusion Plant Paducah, Kentucky</i> , DOE/OR/06-1628&D0, August.			
DOE 1999a. <i>Remedial Investigation Report for Waste Area Grouping 6 at Paducah Gaseous Diffusion Plant Paducah, Kentucky</i> , DOE/OR/07-1727V1&D2, May.			
DOE 1999b. <i>Remedial Investigation Report for Waste Area Grouping 27 at Paducah Gaseous Diffusion Plant Paducah, Kentucky</i> , DOE/OR/07-1777V1&D2, June.			
DOE 1999c. <i>Remedial Investigation Report for Waste Area Grouping 6 at Paducah Gaseous Diffusion Plant Paducah, Kentucky</i> , DOE/OR/07-1727V2&D2, May.			
DOE 2000a. <i>Data Report for the Sitewide Remedial Evaluation for Source Areas Contributing to Off-Site Groundwater Contamination at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky</i> , DOE/OR/07-1845/D1, January.			
DOE 2000b. <i>Remedial Investigation Report for Waste Area Grouping 3 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky</i> , DOE/OR/07-1895/V2&D1, September.			
DOE 2004. <i>Site Investigation Report for the Southwest Plume at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky</i> , DOE/OR/07-2180&D0, October.			
KY 1992a. <i>Report of the Paducah Gaseous Diffusion Plan Groundwater Investigation Phase III</i> , KY/E-150, November 25.			
KY 1992b. <i>Results of the Site Investigation, Phase II, at the Paducah Gaseous Diffusion Plant</i> , KY/SUB/13B-97777C P-03/1991/1, April.			
KY 1997. <i>Analysis and Interpretation of Water Levels in Observations Wells at the Paducah Gaseous Diffusion Plant 1990-1997</i> , KY/EM-210, June 30.			

**Table F.2.9. Statistics of variable inputs used in Monte Carlo runs for Source Term development and AT123D modeling (see Table F.50)**

<b>Input Parameter</b>	<sup>c</sup> <b>Statistics</b>	<b>Unit</b>	<b>SWMU 1 and C-720 Building</b>
Aquifer Depth	Minimum	m	3.38
	Median	m	11.30
	Maximum	m	18.50
	Arithmetic Mean	m	10.90
	<sup>c</sup> Standard Deviation	m	3.44
Hydraulic Conductivity	Minimum	m/hr	0.97
	Median	m/hr	3.54
	Maximum	m/hr	17.60
	Arithmetic Mean	m/hr	4.77
	<sup>c</sup> Standard Deviation	m/hr	3.70
Hydraulic Gradient	Minimum	m/m	1.63E-04
	Median	m/m	1.37E-03
	Maximum	m/m	3.98E-03
	Arithmetic Mean	m/m	1.49E-03
	<sup>c</sup> Standard Deviation	m/m	9.20E-04
Porosity	<sup>a</sup> Minimum	%	27.16
	Median	%	38.27
	Maximum	%	53.09
	Arithmetic Mean	%	39.51
	<sup>c</sup> Standard Deviation	%	6.17
Effective Porosity	<sup>a</sup> Minimum	-	0.22
	Median	-	0.31
	Maximum	-	0.43
	Arithmetic Mean	-	0.32
	<sup>c</sup> Standard Deviation	-	0.05
Organic Carbon Content	Minimum	%	0.003
	Median	%	0.024
	Maximum	%	0.228
	Arithmetic Mean	%	0.034
	<sup>c</sup> Standard Deviation	%	0.034
Degradation Half-Life	<sup>b</sup> Minimum	yr	3.2
	Median	yr	4.9
	Maximum	yr	11.3
	Arithmetic Mean	yr	4.9
	<sup>c</sup> Standard Deviation	yr	NA
Degradation Rate	<sup>b</sup> Minimum	/hr	7.20E-06
	Median	/hr	1.62E-05
	Maximum	/hr	2.45E-05
	Arithmetic Mean	/hr	1.61E-05
	<sup>c</sup> Standard Deviation	/hr	NA

**Table F.2.9. Statistics of variable inputs used in Monte Carlo runs for AT123D modeling (see Table F.50) (continued)**

<b>Input Parameter</b>	<sup>c</sup> <b>Statistics</b>	<b>Unit</b>	<b>SWMU 1 and C-720 Building</b>
Groundwater Concentration in the RGA <sup>c</sup>	Minimum	µg/L	2.92
	Median	µg/L	362.7
	Maximum	µg/L	25311
	Arithmetic Mean	µg/L	2138.6
	<sup>c</sup> Standard Deviation	µg/L	4534.8
Total Soil Concentration Derived from Groundwater Concentrations <sup>c</sup>	Minimum	mg/kg	7.25E-04
	Median	mg/kg	9.73E-02
	Maximum	mg/kg	5.68E+00
	Arithmetic Mean	mg/kg	5.72E-01
	<sup>c</sup> Standard Deviation	mg/kg	1.18E+00

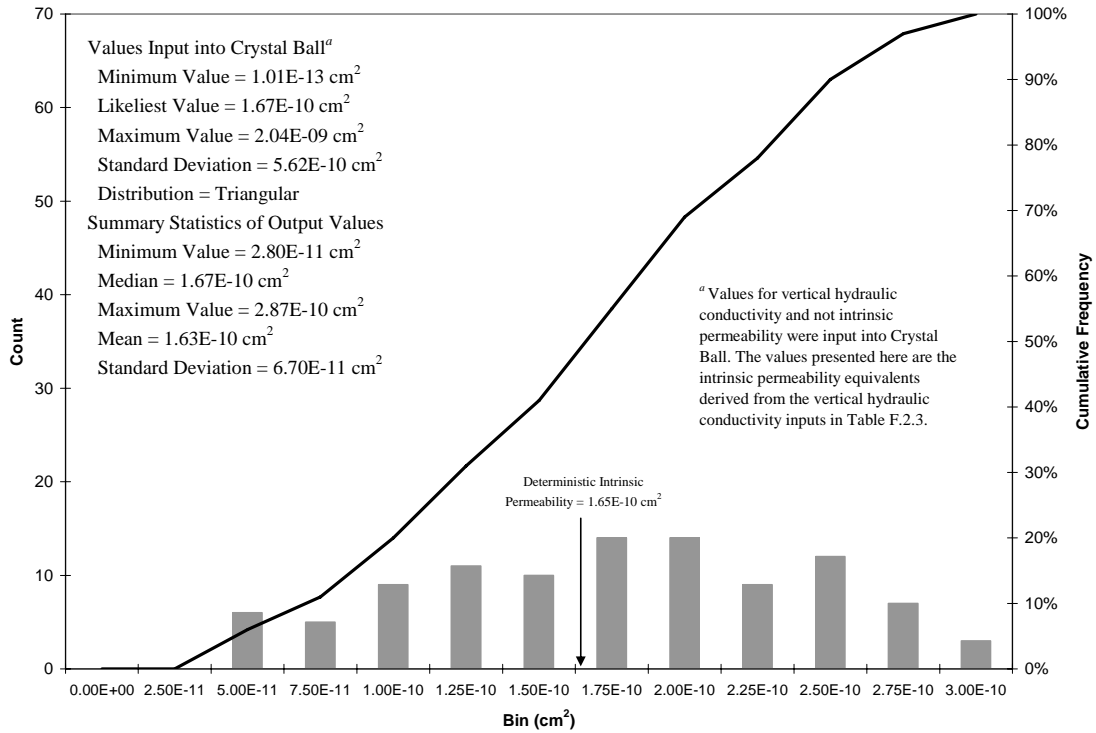
<sup>a</sup> Effective porosity was estimated from porosity (see text).

<sup>b</sup> Degradation rate was estimated from degradation half-life in units of hours using the formula: rate = [(ln 2)/degradation half-life].

<sup>c</sup> This parameter was only used for secondary source term modeling.

**Table F.2.10. Qualitative sensitivity of modeling results to input parameters for the Southwest Plume SI Report**

<b>Input Parameter</b>	<b>Degree of sensitivity</b>		
	<b>Low</b>	<b>Medium</b>	<b>High</b>
Bulk density	√		
Effective porosity		√	
Horizontal hydraulic conductivity in the RGA		√	
Vertical hydraulic conductivity in the UCRS	√		
Percolation rate		√	
Horizontal hydraulic gradient in the RGA		√	
Aquifer thickness	√		
Longitudinal dispersivity	√		
Soil-water partition coefficient (K <sub>d</sub> )			√
Fraction of organic carbon (%)			√
Biodegradation half-life			√
Molecular diffusion	√		
Source Area		√	
Source term in the UCRS			√



**Fig. F.2.1. Histogram of Intrinsic Permeability SESOIL inputs for SWMU 1.**

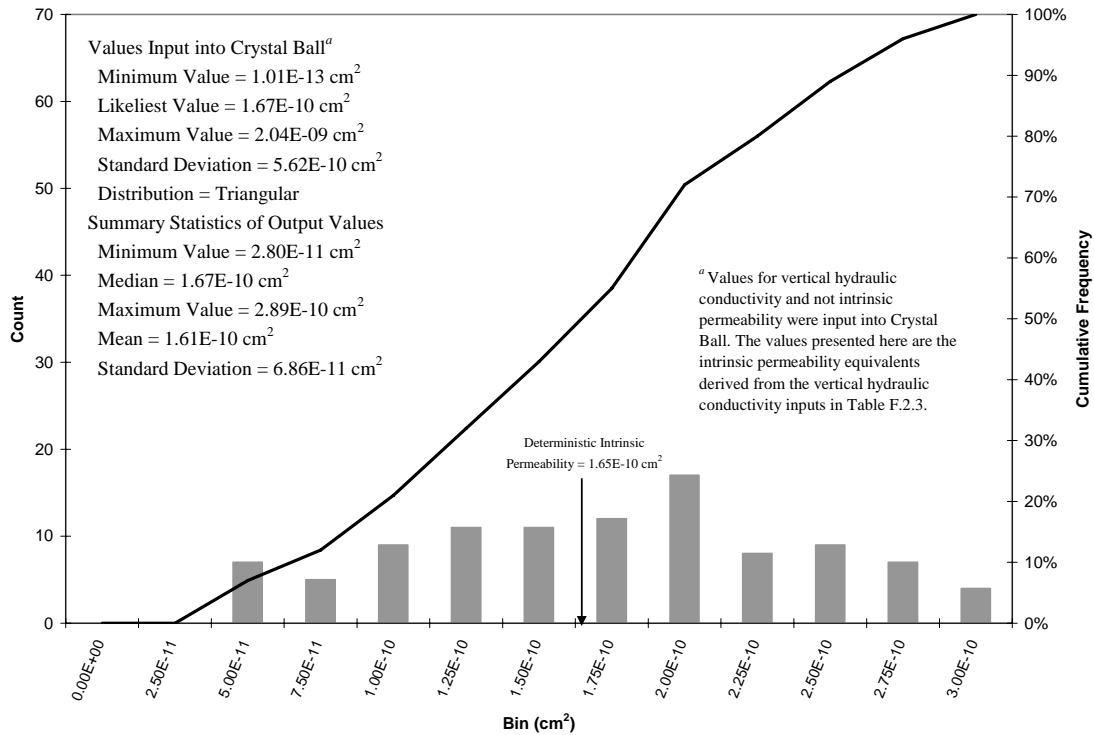


Fig. F.2.2. Histogram of Intrinsic Permeability SESOIL inputs for the C-720 Area.

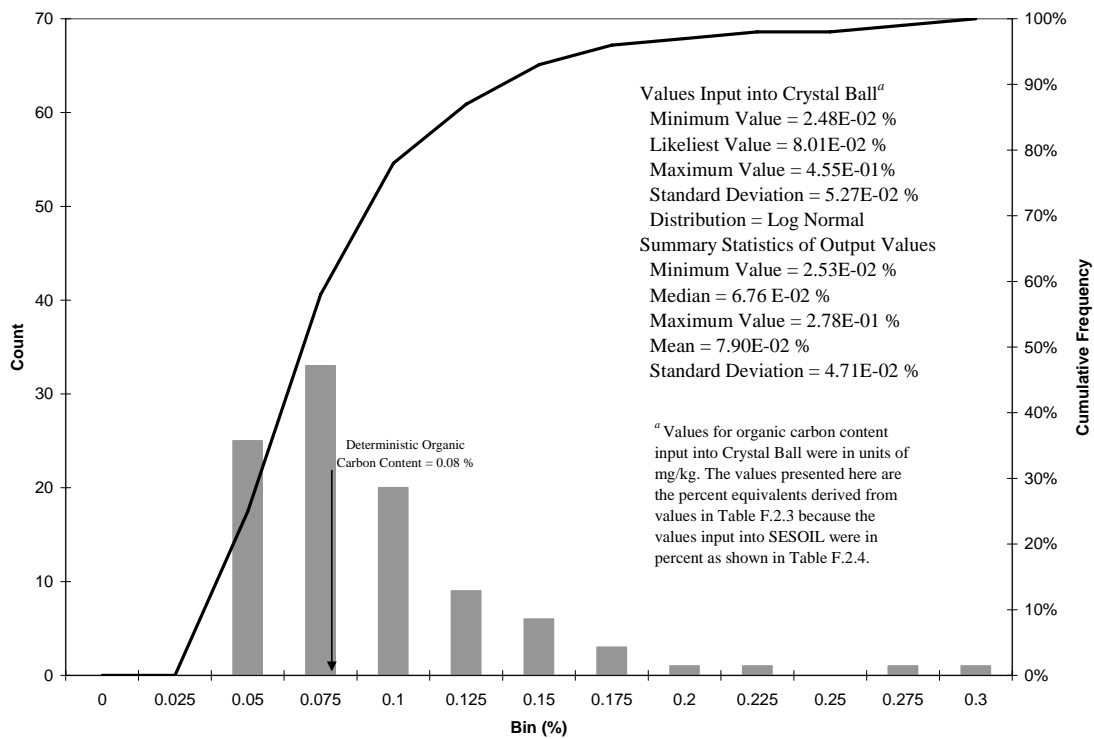


Fig. F.2.3. Histogram of Organic Carbon Content SESOIL inputs for SWMU 1.

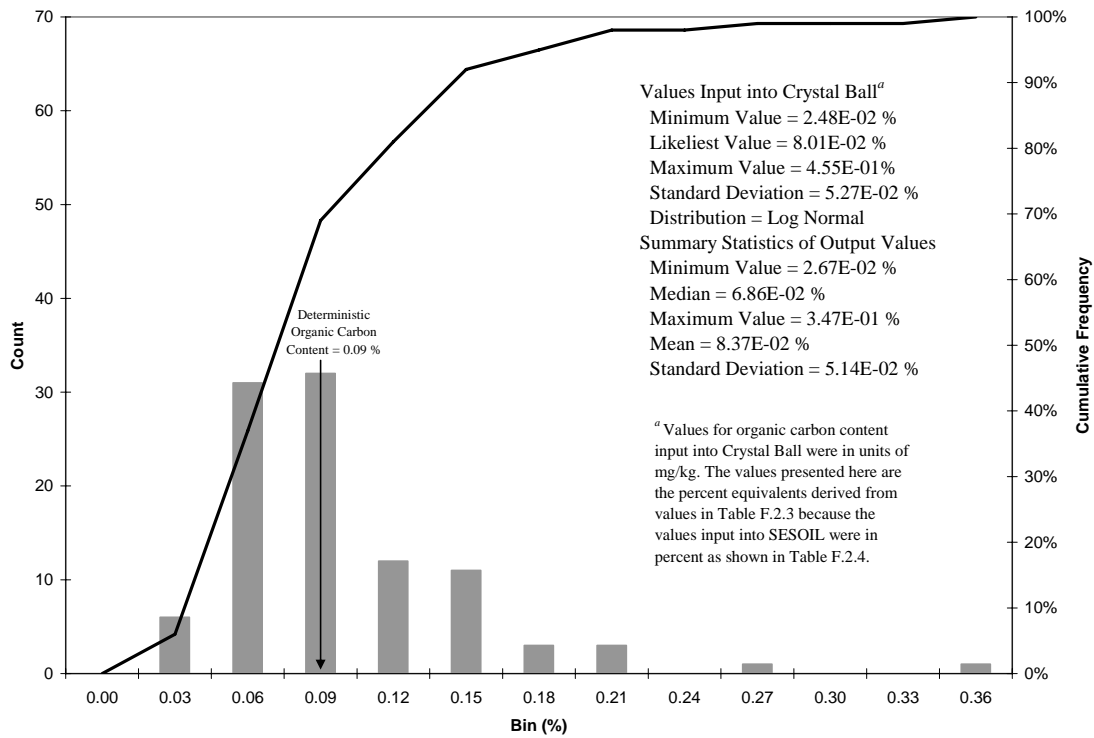


Fig. F.2.4. Histogram of Organic Carbon Content SESOIL inputs for the C-720 Area.

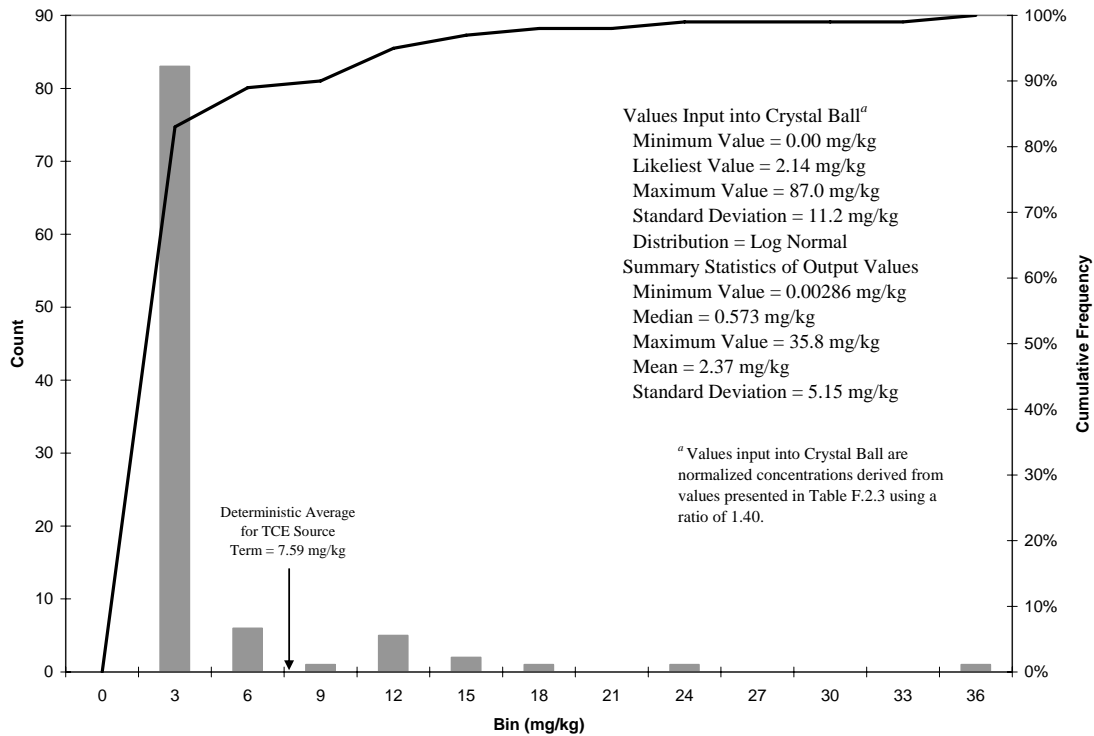
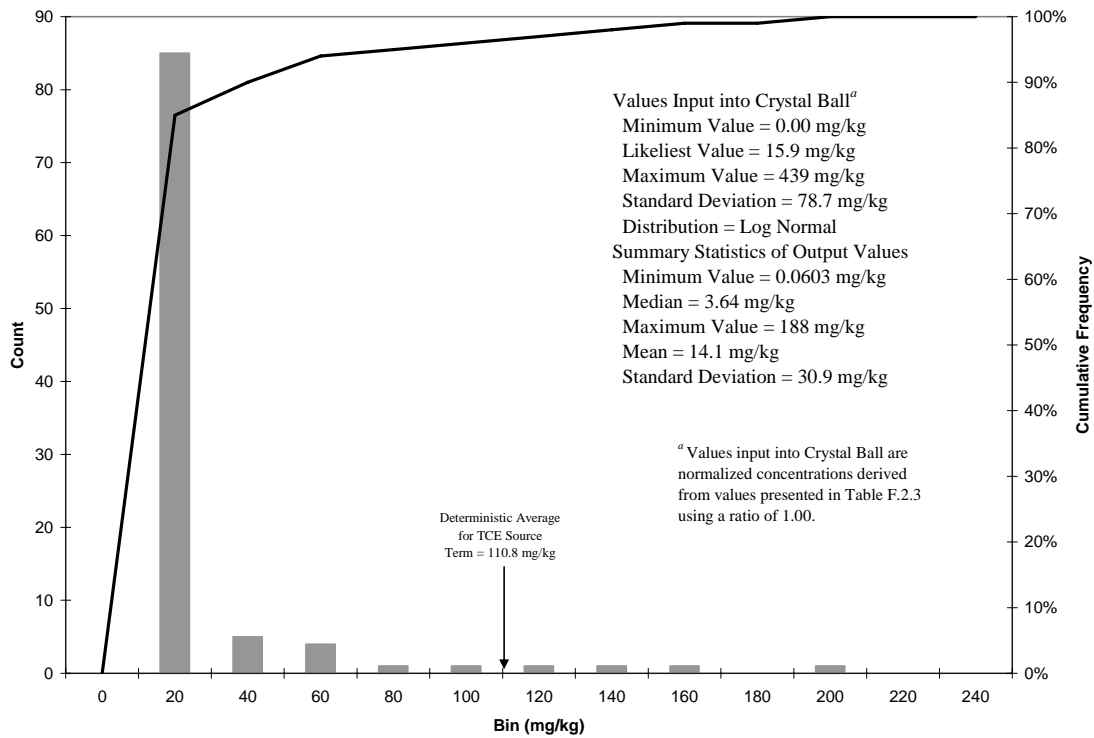
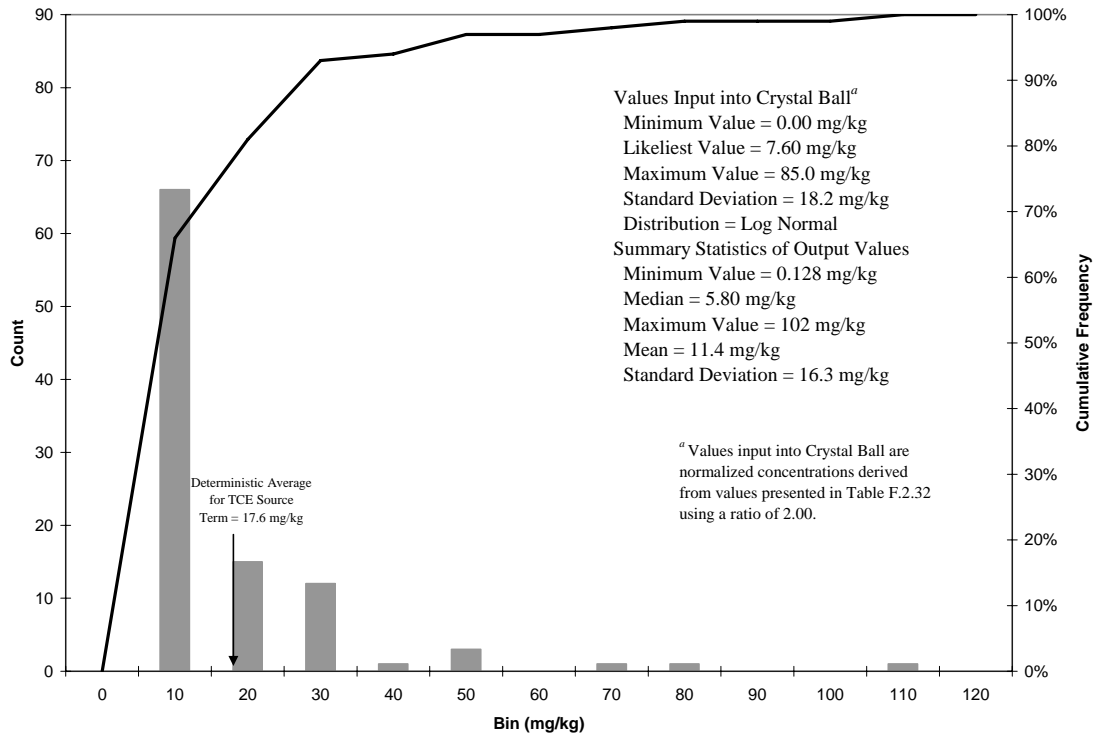


Fig. F.2.5. Histogram of Layer 1 TCE concentrations at SWMU 1 used as SESOIL inputs.

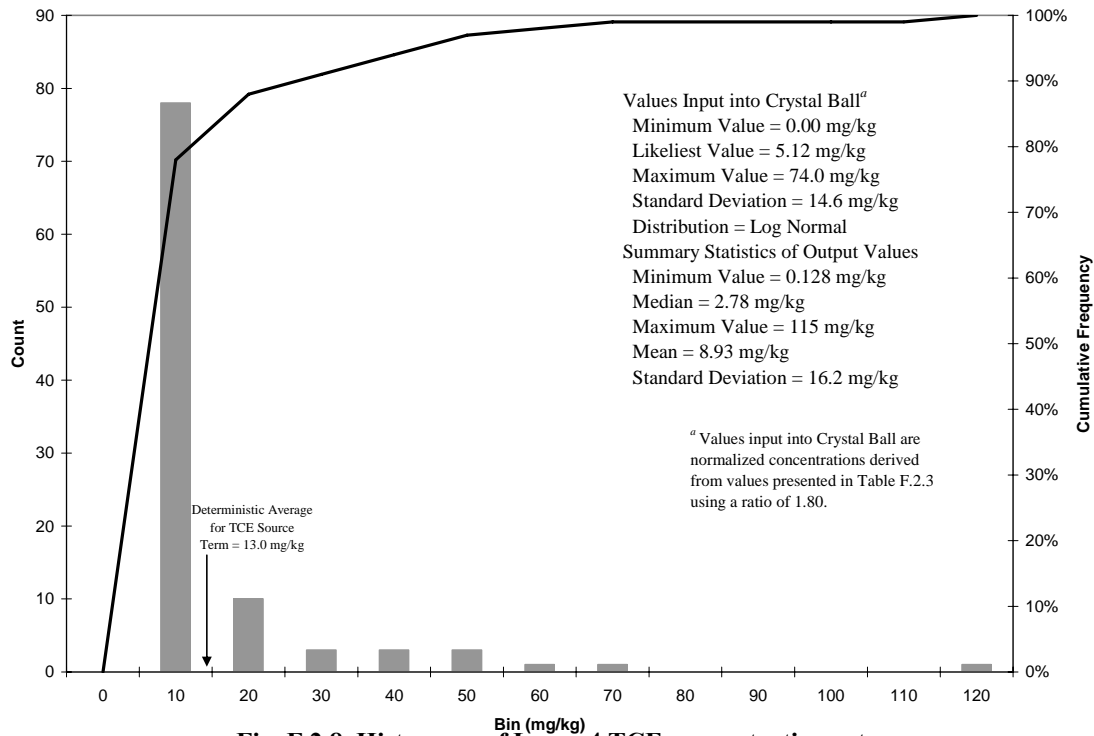


**Fig. F.2.6. Histogram of Layer 2 TCE concentrations at SWMU 1 used as SESOIL inputs.**

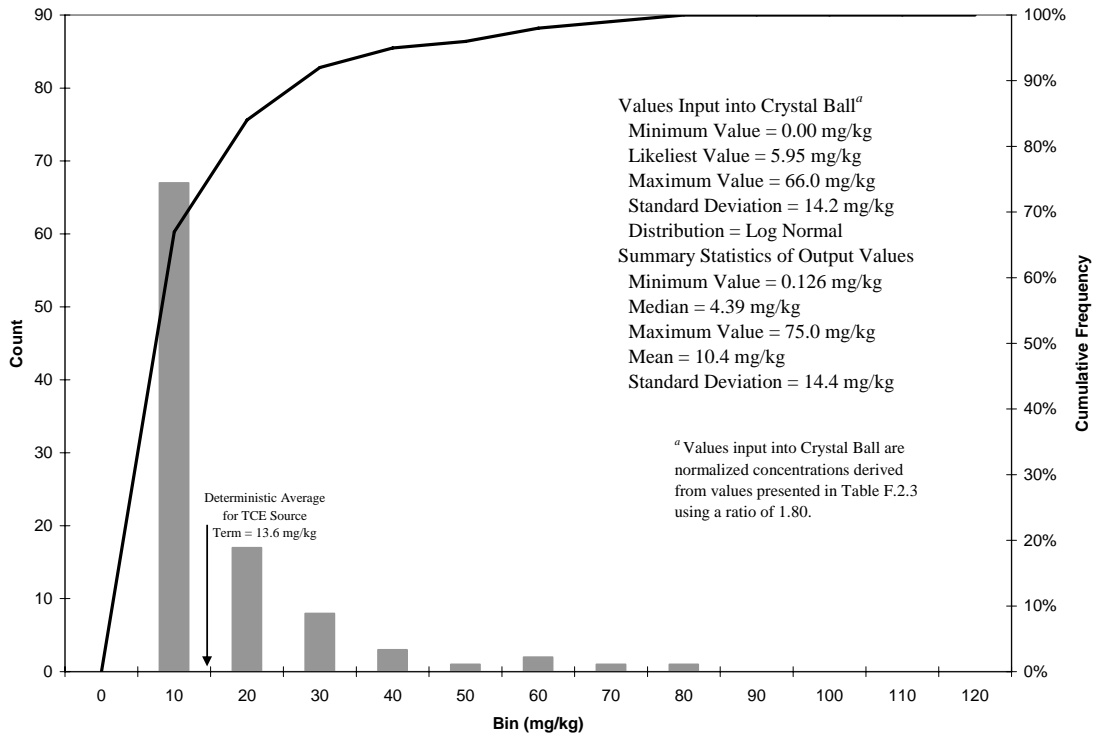




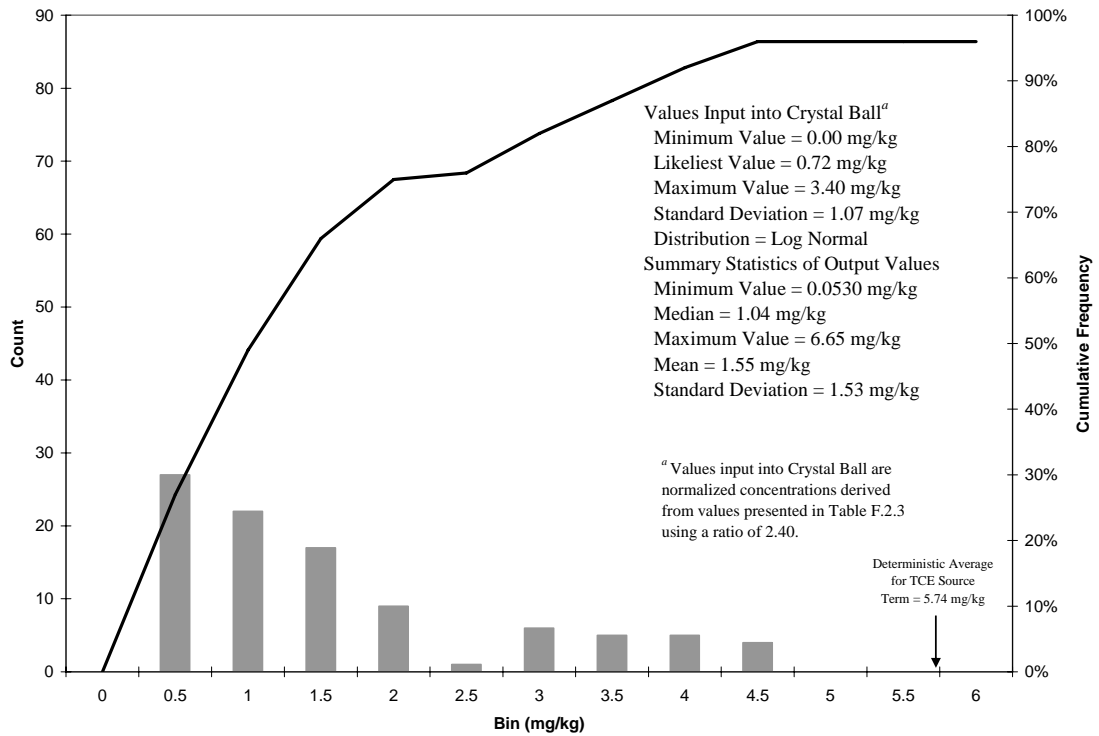
**Fig. F.2.7. Histogram of Layer 3 TCE concentrations at SWMU 1 used as SESOIL inputs.**



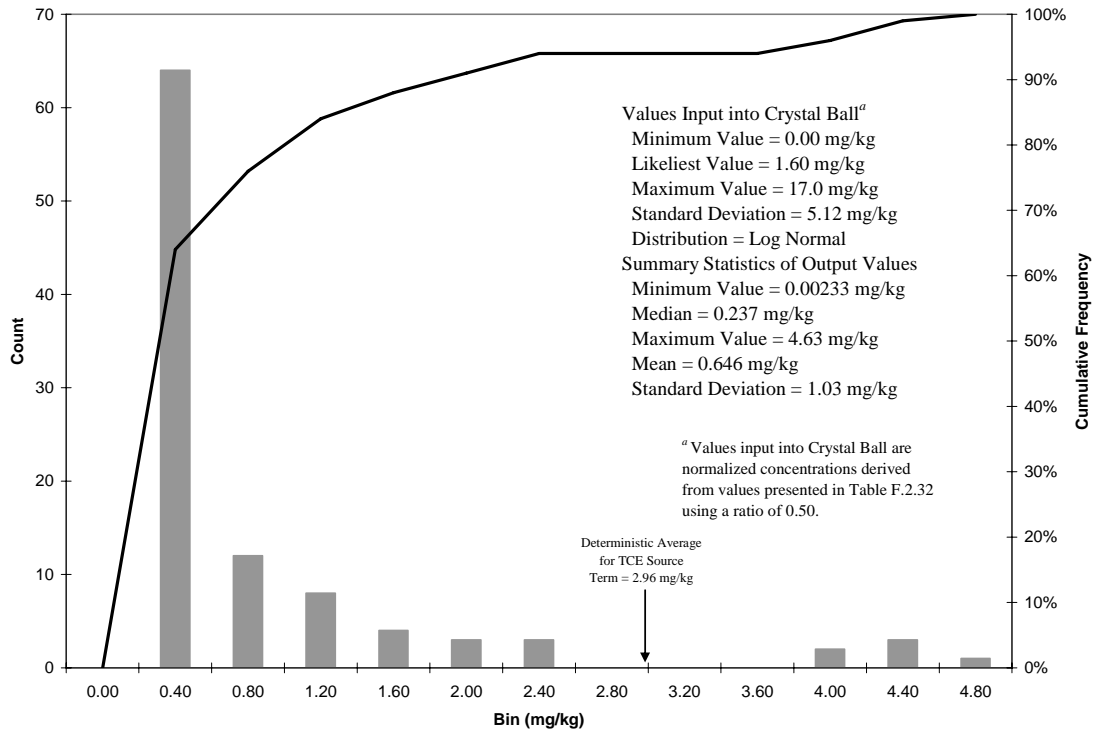
**Fig. F.2.8. Histogram of Layer 4 TCE concentrations at SWMU 1 used as SESOIL inputs.**



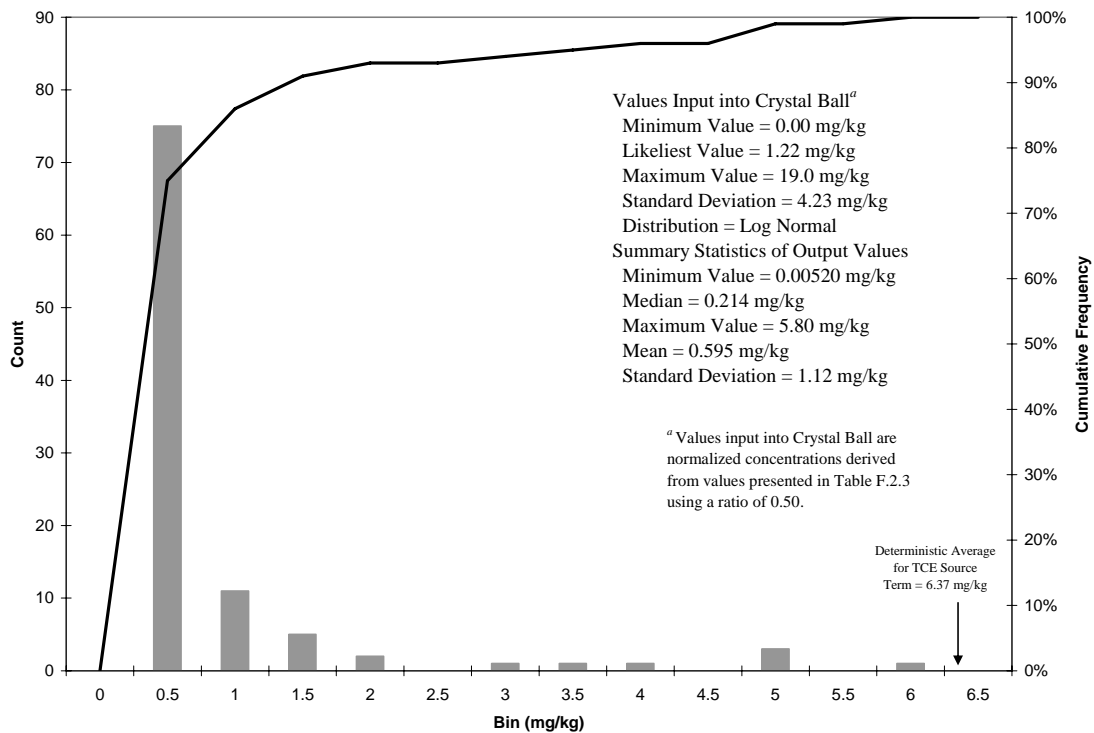
**Fig. F.2.9. Histogram of Layer 5 TCE concentrations at SWMU 1 used as SESOIL inputs.**



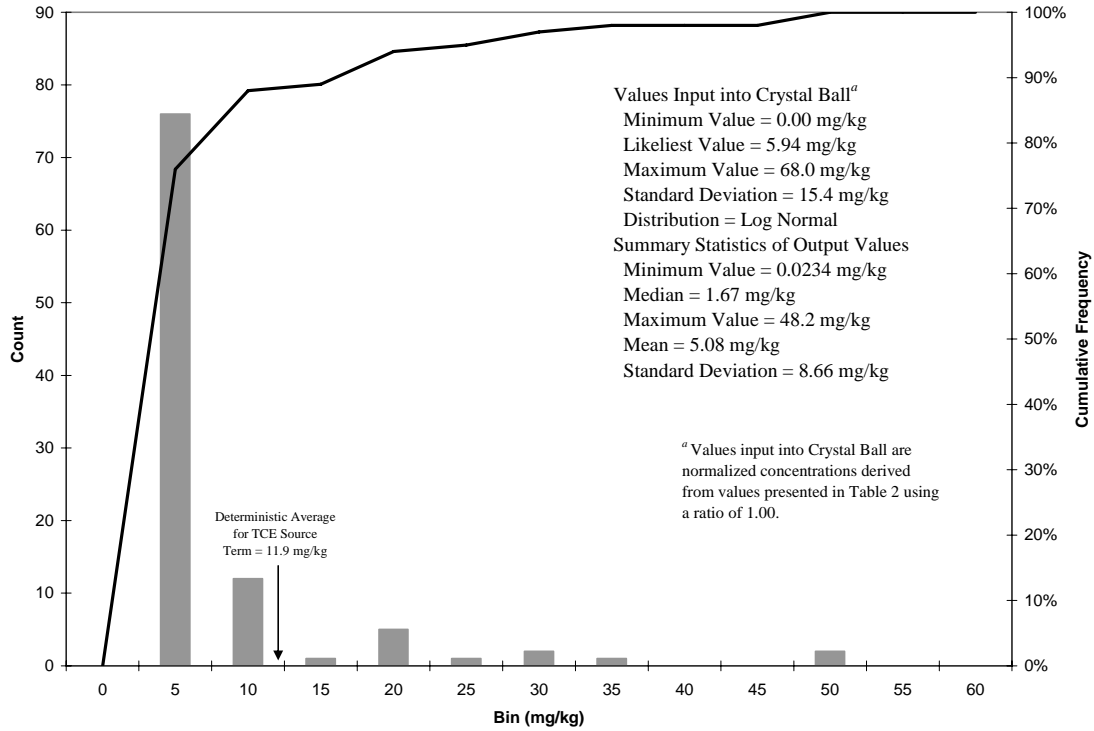
**Fig. F.2.10. Histogram of Layer 6 TCE concentrations at SWMU 1 used as SESOIL inputs.**



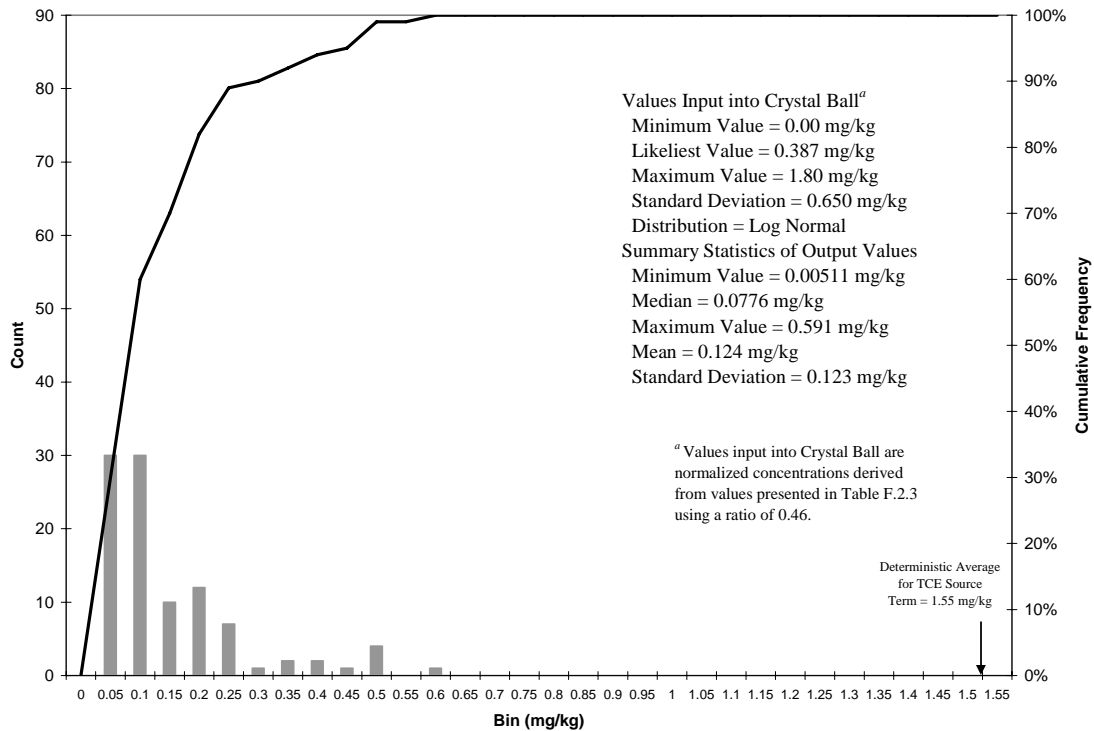
**Fig. F.2.11. Histogram of Layer 1 TCE concentrations at C-720 Area used as SESOIL inputs.**



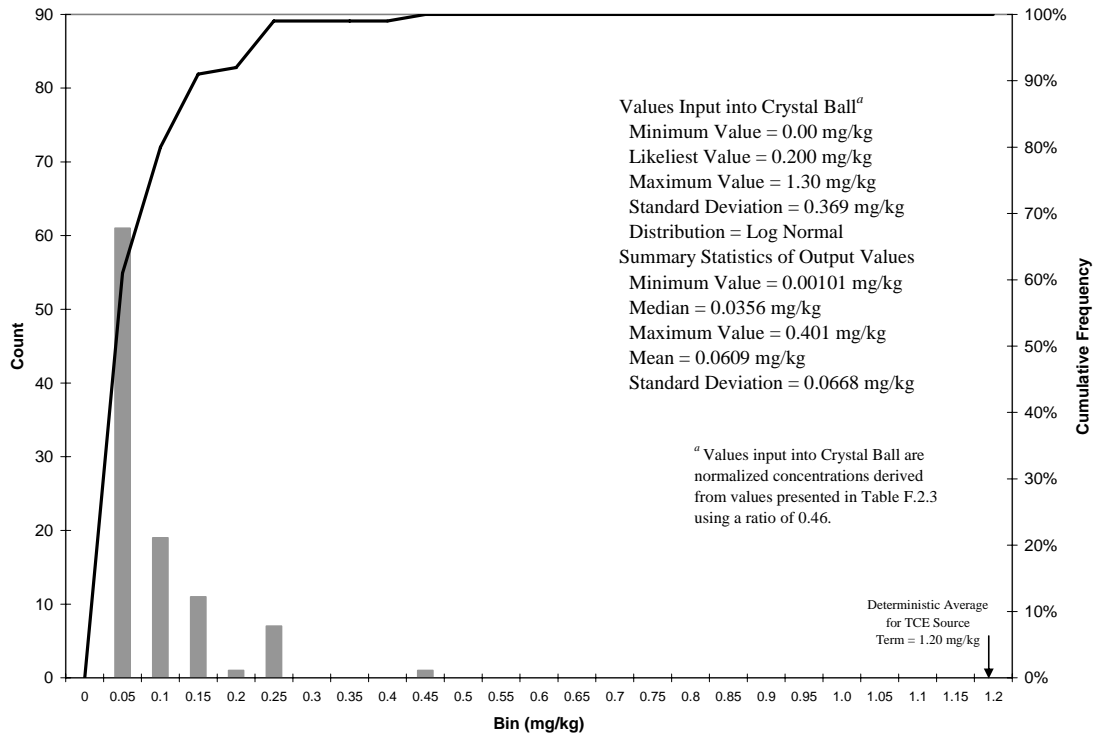
**Fig. F.2.12. Histogram of Layer 2 TCE concentrations at C-720 Area used as SESOIL inputs.**



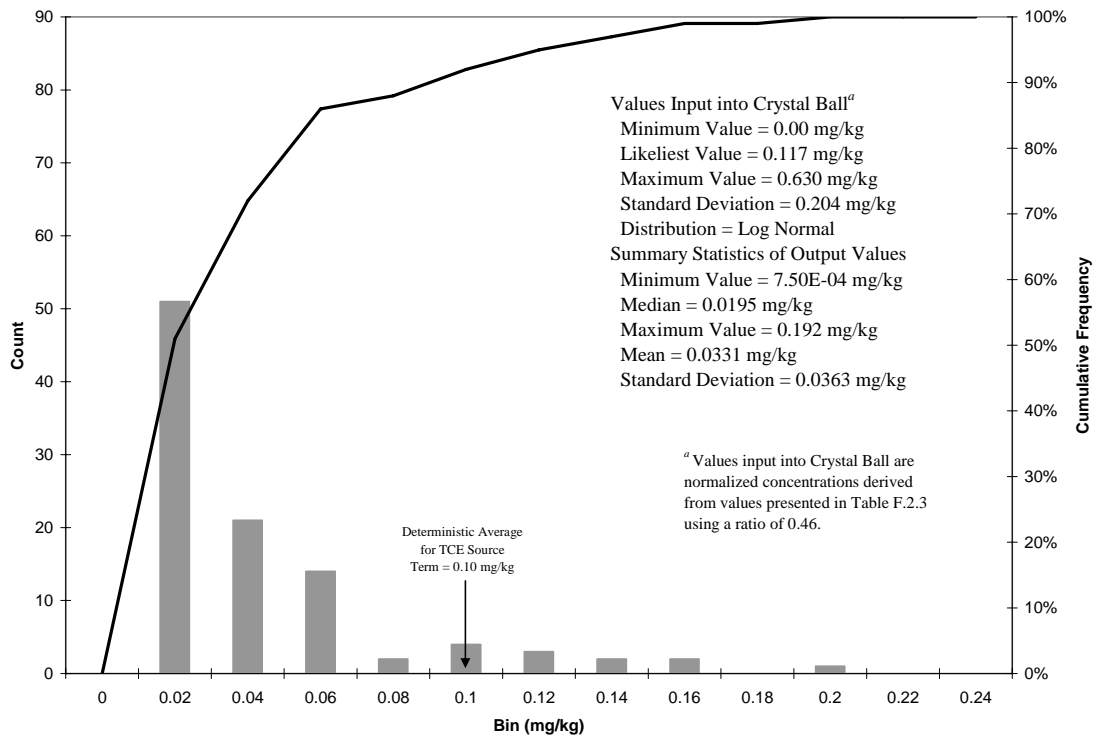
**Fig. F.2.13. Histogram of Layer 3 TCE concentrations at C-720 Area used as SESOIL inputs.**



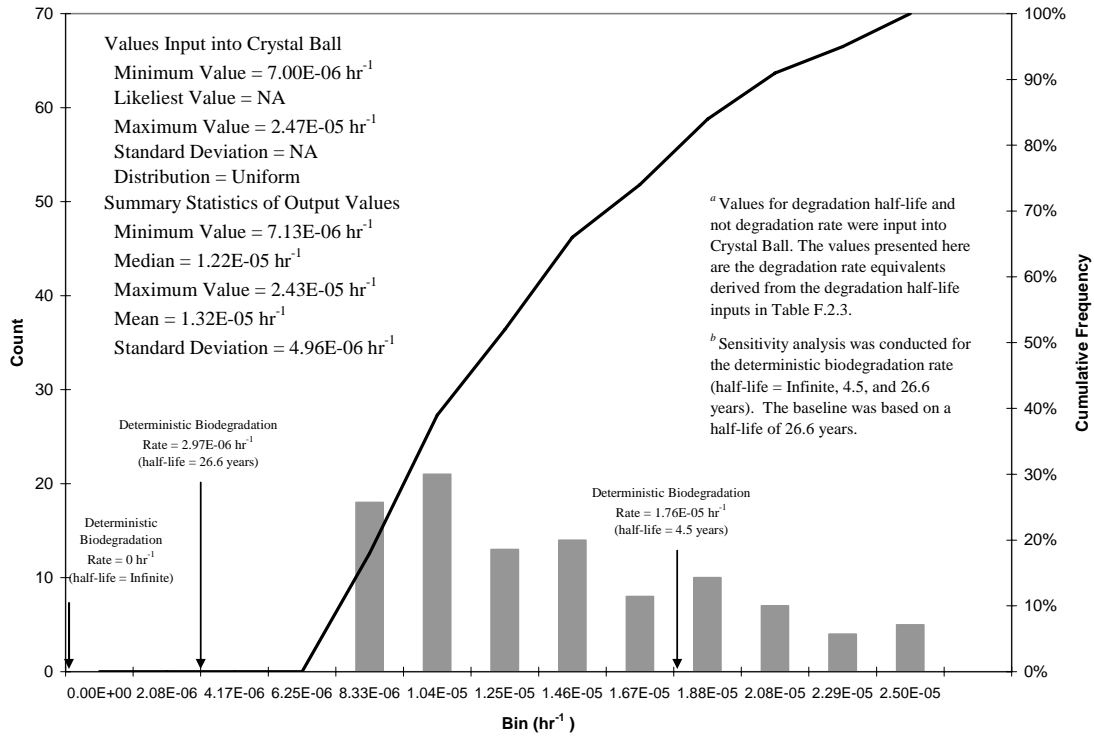
**Fig. F.2.14. Histogram of Layer 4 TCE concentrations at C-720 Area used as SESOIL inputs.**



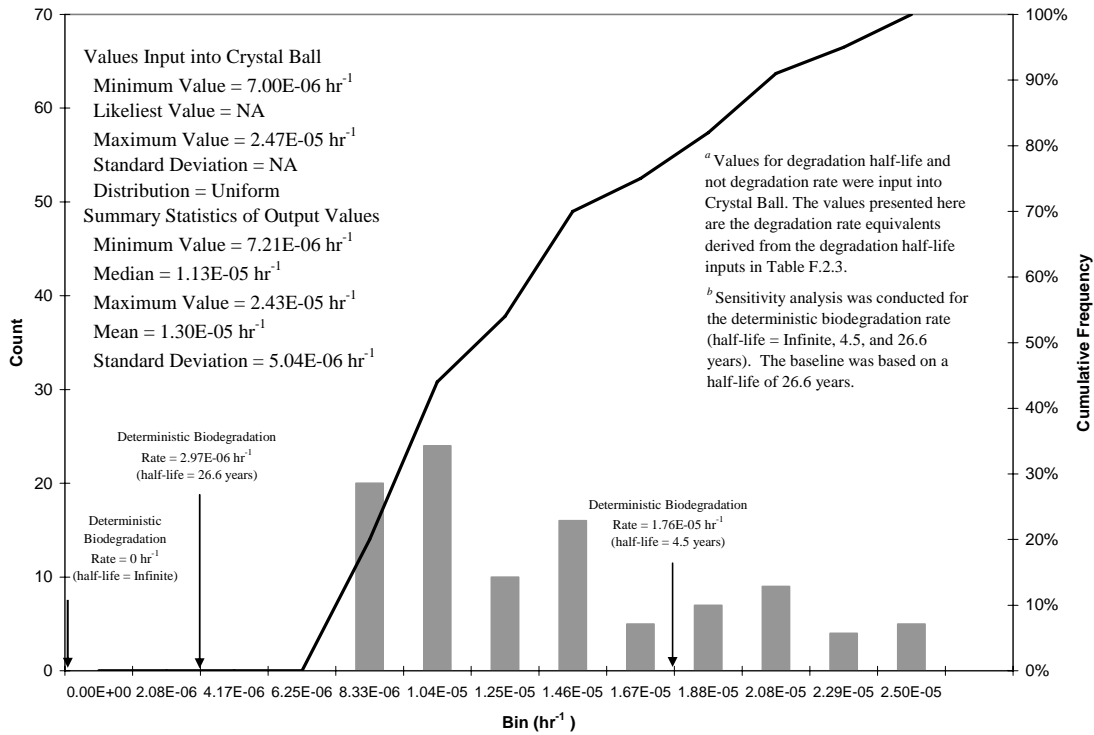
**Fig. F.2.15. Histogram of Layer 5 TCE concentrations at C-720 Area used as SESOIL inputs.**



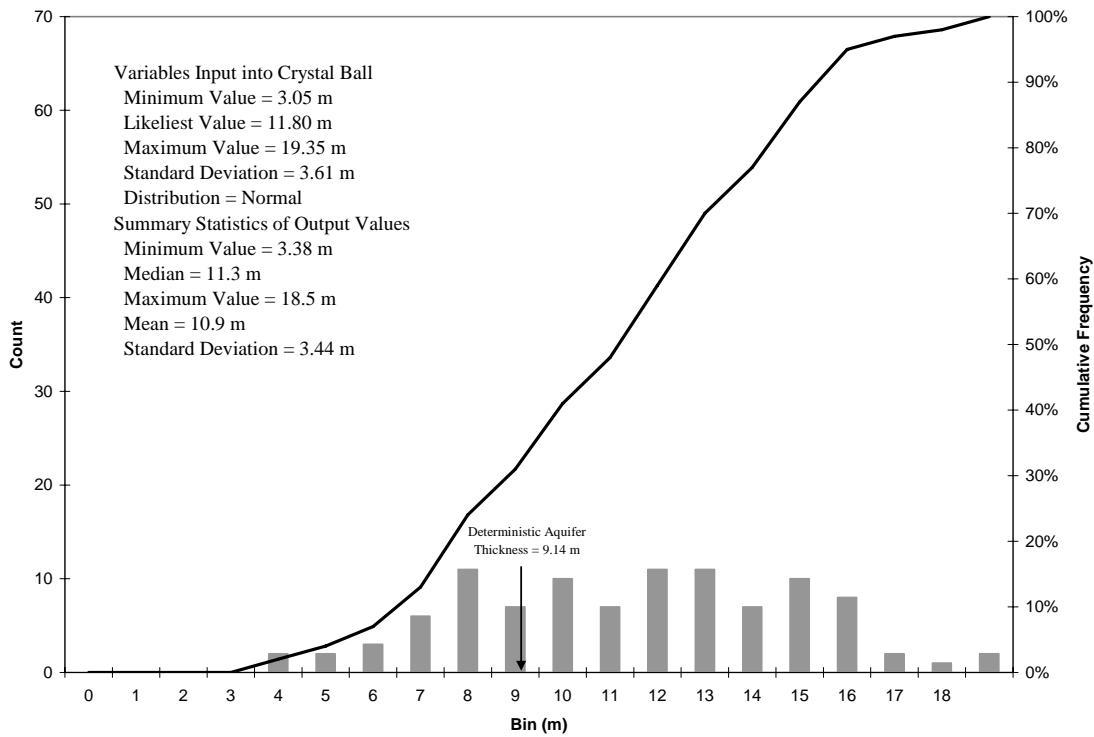
**Fig. F.2.16. Histogram of Layer 6 TCE concentrations at C-720 Area used as SESOIL inputs.**



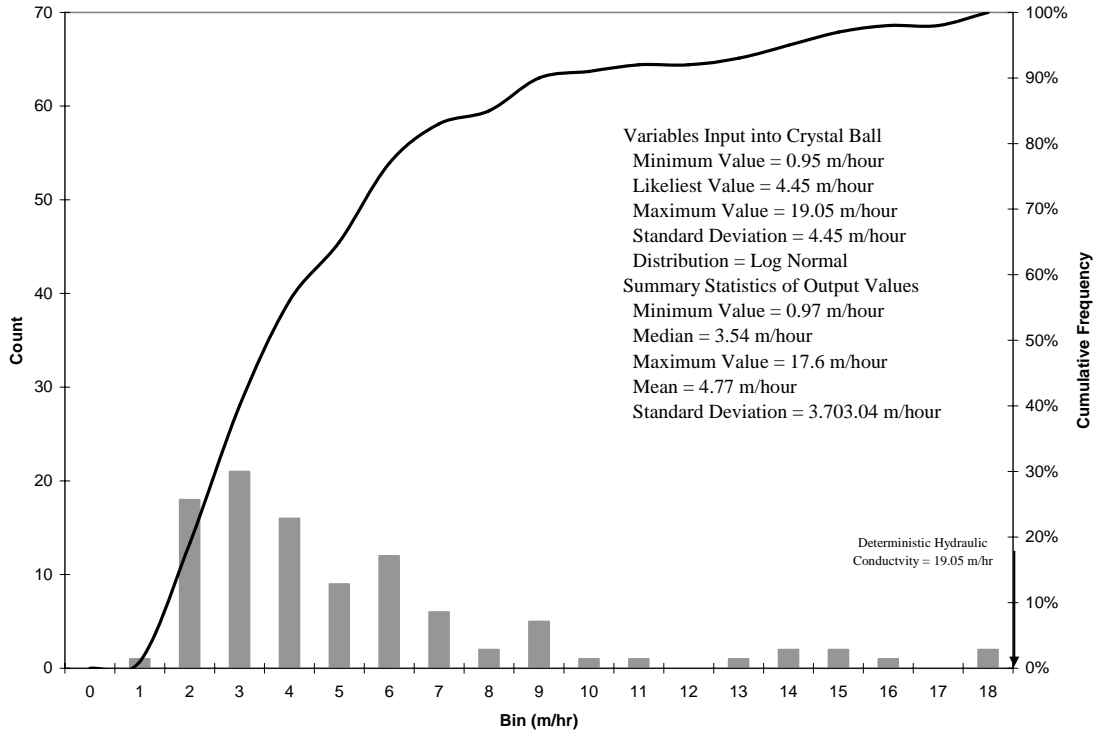
**Fig. F.2.17. Histogram of Degradation Rate SESOIL inputs for SWMU 1.**



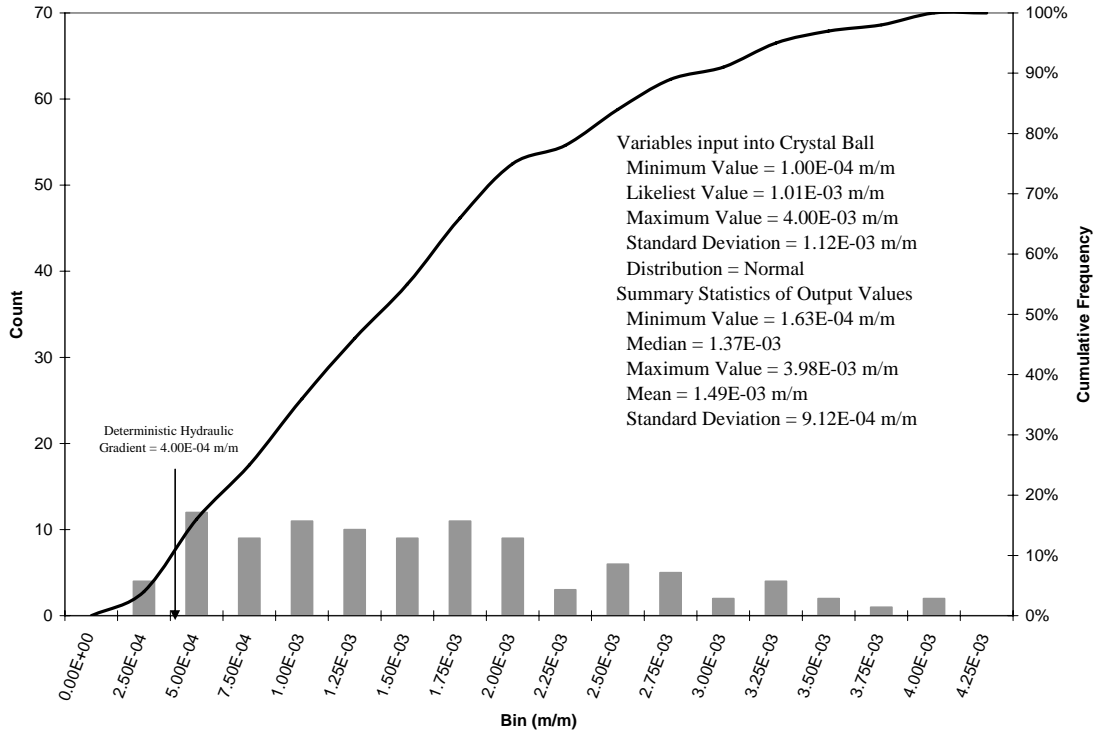
**Fig. F.2.18. Histogram of Degradation Rate SESOIL inputs for C-720 Area.**



**Fig. F.2.19. Histogram of Aquifer Thickness AT123D inputs for SWMU 1 and the C-720 Area.**

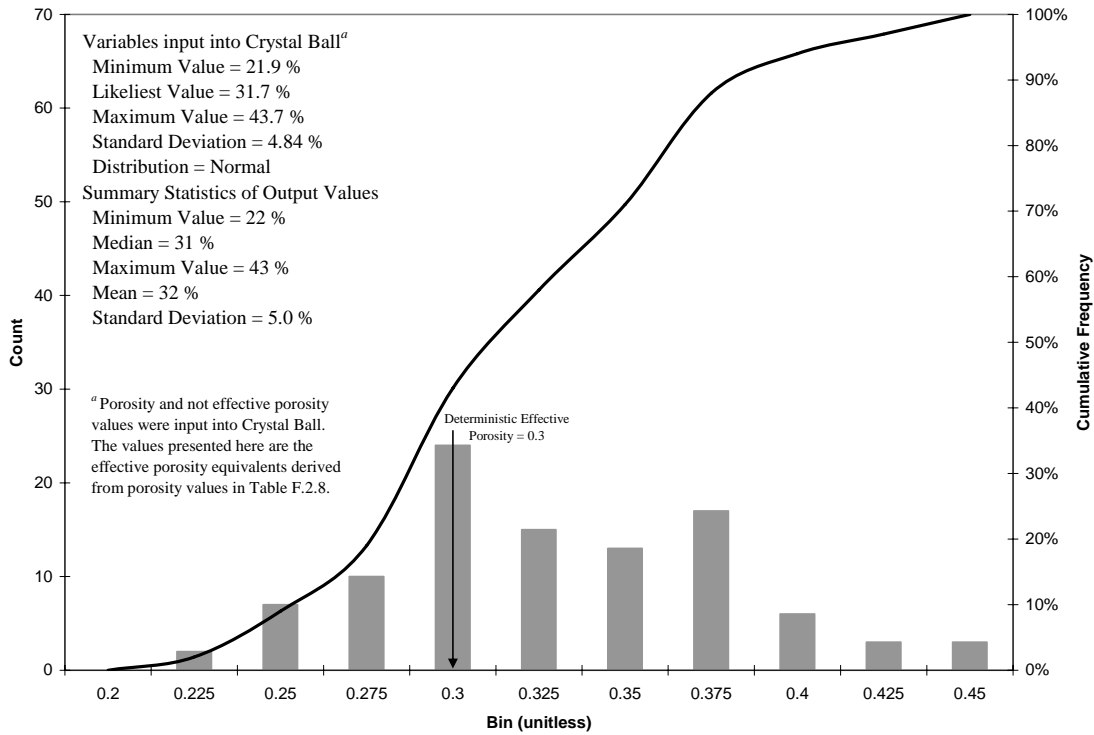


**Fig. F.2.20. Histogram of Hydraulic Conductivity AT123D inputs for SWMU 1 and the C-720 Area.**

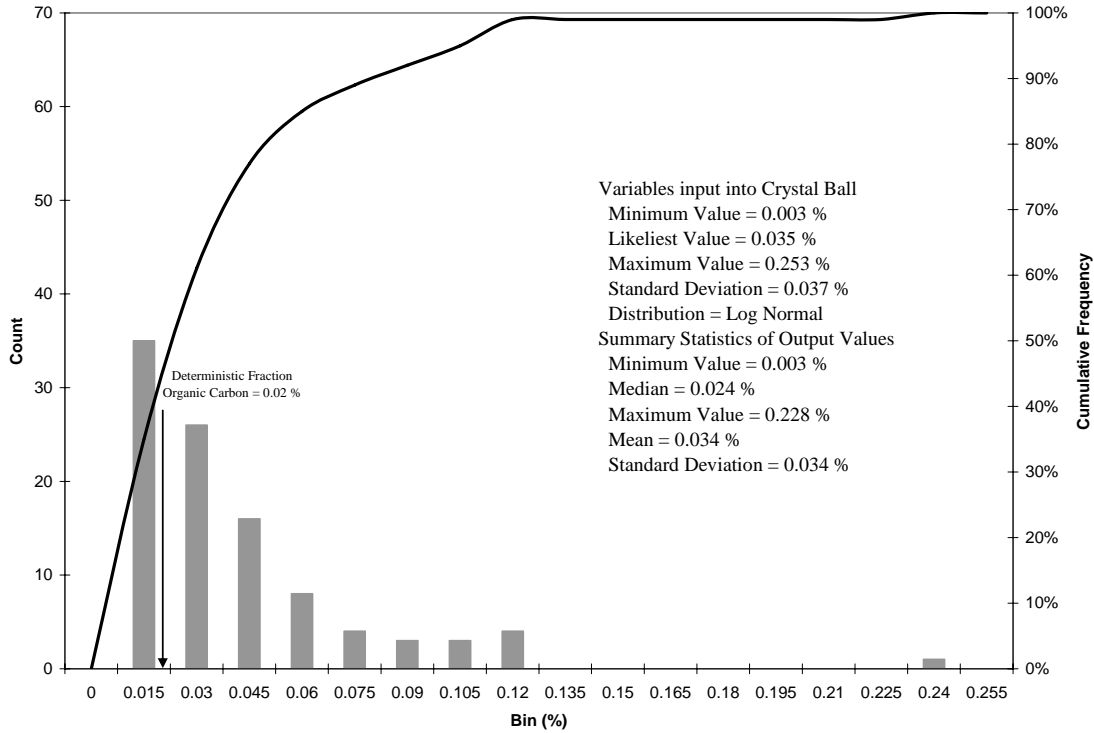


**Fig. F.2.21. Histogram of Hydraulic Gradient AT123D inputs for SWMU 1 and the C-720 Area.**

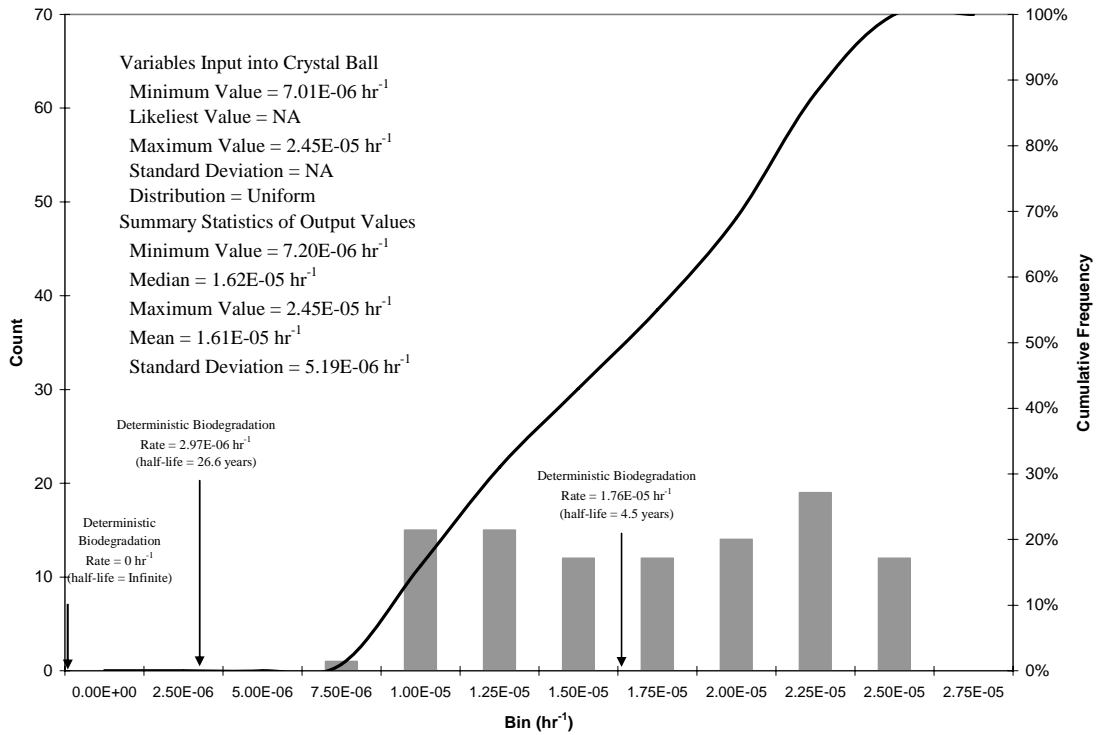




**Fig. F.2.22. Histogram of Effective Porosity AT123D inputs for SWMU 1 and the C-720 Area.**



**Fig. F.2.23. Histogram of Organic Carbon Content AT123D inputs for SWMU 1 and the C-720 Area.**



**Fig. F.2.24. Histogram of Degradation Rate inputs for SWMU 1, and the C-720 Area.**

## E.6. LEAD-210 AT PGDP

Lead-210 is a radioactive form of lead, having an atomic weight of 210. It is one of the last elements created by the radioactive decay of the isotope uranium-238 (see Figure E.6). Lead-210 forms naturally in the sediments and rocks that contain uranium-238, as well as in the atmosphere, a by-product of radon gas. Within 10 days of its creation from radon, lead-210 falls out of the atmosphere. It accumulates on the surface of the earth where it is stored in soils, lake and ocean sediments, and glacial ice. The lead-210 eventually decays into a non-radioactive form of lead. Lead-210 has a half-life of 22.3 years and is a significant source of beta radiation (USGS 2012; EPA 2012).<sup>1</sup>

Lead-210 is not an easy analysis to perform and typically is not included in a regular gamma radiological scan; it has a peak at 46 KeV and requires a thin window detector and an efficiency curve using a standard with lead-210. Therefore, historical data was reviewed to ensure the analysis was necessary. Because lead-210 is found significantly down the decay chain for uranium-238 through radon-222, activities performed over the past 60 years at PGDP cannot have resulted in PGDP-sourced lead-210.

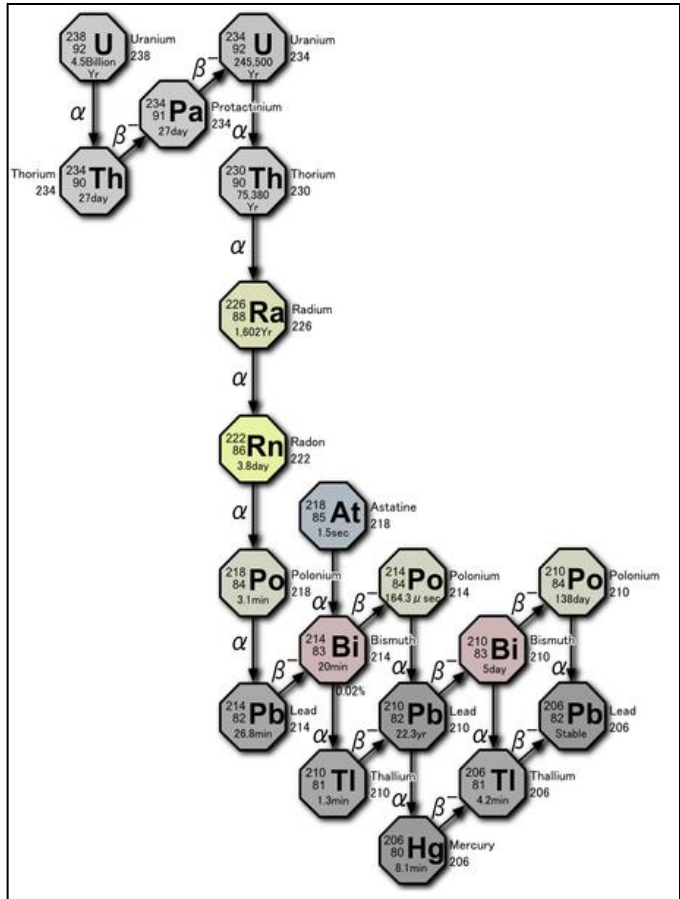


Figure E.6. Lead-210 Decay Chain

Available PGDP lead-210 data was plotted to estimate an approximate background value. This map is shown in Figure E.7. Because the majority of the available data is historical, data quality is not certain; however, it appears that the higher lead-210 activities within the PGDP boundaries are at background values.

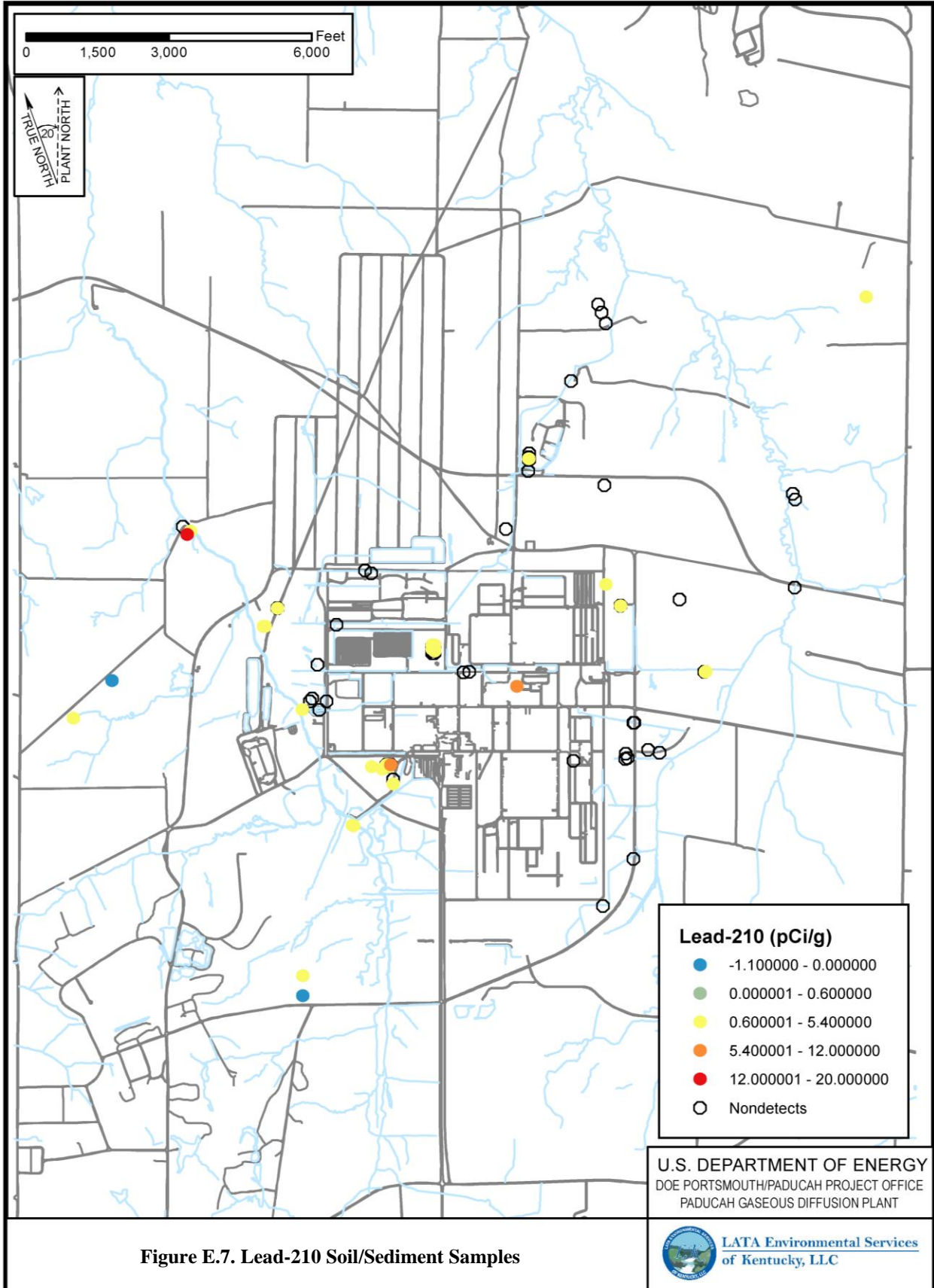


Figure E.7. Lead-210 Soil/Sediment Samples



Figure No. Lead-210\_Soil.mxd  
DATE 11-01-2012

Data indicate higher levels of lead-210 inside the PGDP boundary at SWMU 222, although radium-226 was not reported for the majority of these samples. The one sample that had radium-226 reported had a significant difference in activity between the radium-226 and its ingrowth radionuclides, lead-214 and bismuth-214. If radium-226 is truly at 11 pCi/g, as reported in that sample, and the analysis was conducted properly (ingrowth for 30 days in a sealed container), the lead-214 and bismuth-214 activity should have equaled the radium-226 activity. Under these analysis conditions the activity of lead-210 would not be in secular equilibrium with radium-226. The fact that the lead-210 is elevated in the samples suggests a possible separate source of lead-210 rather than ingrowth. Lead-210, which has a 22-year half-life, is included in the list of short-lived radionuclides associated with radium-226 for completeness, as this isotope and its short-lived decay products typically are present with radium-226.

After processing, radionuclides with half-lives of less than one year will reestablish equilibrium conditions with their longer-lived parent radionuclides within several years. For this reason, at processing sites what was once a single, long decay series (for example the series for uranium-238) may be present as several smaller decay series headed by the longer-lived decay products of the original series (that is, headed by uranium-238, uranium-234, thorium-230, radium-226, and lead-210 in the case of uranium-238). Each of these sub-series can be considered to represent a new, separate decay series. Understanding the physical and chemical processes associated with materials containing uranium, thorium, and radium is important when addressing associated radiological risks.

Detected lead-210 results available for PGDP were listed alongside radium-226 and uranium-238 results in Table E.4. Lead-210 would be expected to be in equilibrium (i.e., similar activity results) with uranium-238 for instances of natural uranium. Lead-210 would be expected to be in equilibrium with radium-226 for instances of enriched uranium. No split samples are available; however, a surrogate to a “split” could be simply looking at the uranium-238 to lead-210 ratio in samples, where available. For example, if lead-210 is a true contaminant, then it should exceed the uranium-238 level, when the uranium-238 is at background in at least some samples.

A further check of the available data was performed by filtering the activity results against minimum detectable activities and counting uncertainties. The only samples that passed both checks are shown in Table E.5. Recent Soils Operable Unit (OU) soils data passed both checks.

Table E.4. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)			Radium-226 (pCi/g)			Uranium-238 (pCi/g)			Detect?						
				Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU		Detect?	Results	MDA	Rad Error	TPU	
I94-01.02	301043	9	LOCK	20.00	0.02	29.10	29.10	29.10	29.10	1.53	0.31	0.77	Yes	No	0.60	4.20	89.00	1117.00	Yes
JP-0092	DOI1-99-0092		PGDP	14.55	18.18	29.10	29.10	29.10	29.10	1.53	0.31	0.77	No	No	4386.00	4.20	89.00	1117.00	Yes
I94-01.02	301048	20	LOCK	12.00	0.05								Yes	No	1.30		0.16		Yes
SWMU222-4	2010-53093 <sup>a</sup>		KYRAD	10.60	2.05	1.03							Yes	No	27.80	1.62	1.12		Yes
SWMU222-4	2010-53093		KYRAD	10.60	2.05	1.03							Yes	No	27.80	0.03	2.33		Yes
SWMU222-5	2010-53094 <sup>b</sup>		KYRAD	8.60	0.76								Yes	No	32.30	0.04	2.66		Yes
SWMU222-1	2010-53090 <sup>b</sup>		KYRAD	8.44	1.71	0.87							Yes	No	23.70	0.13	2.10		Yes
I94-01.02	301044	11.33	LOCK	8.00	0.03								Yes	No	0.61		0.11		Yes
SWMU222-2	2010-53091 <sup>b</sup>		KYRAD	6.98	1.41	0.71							Yes	No	22.10	0.04	1.94		Yes
SWMU222-3	2010-53092 <sup>b</sup>		KYRAD	6.81	1.14	0.61							Yes	No	16.70	0.03	1.51		Yes
SOU195-120A	2010-51253 <sup>a</sup>	1	KYRAD	6.57	9.25	3.83							No	Yes	3.94	2.41	1.36		Yes
SOU195-014C	2010-51264 <sup>a</sup>	10	KYRAD	6.01	5.28	2.16							Yes	Yes	2.25	0.93	0.84		Yes
I94-01.02	301047	18.6	LOCK	5.40	0.00								Yes	No	0.90		0.13		Yes
SWMU222-1	2010-52457 <sup>b</sup>		KYRAD	4.92	0.82	0.41							Yes	No	31.30	0.05	3.59		Yes
JP-0160	DOI1-99-0160		PGDP	4.31	1.79	2.11	2.28	2.11	2.28	1.42	1.64	0.71	Yes	No	2.70	0.93	0.52	1.41	Yes
BCBOKYRAD01	2010-50535 <sup>a</sup>		KYRAD	4.27	0.46	0.25							Yes	Yes	2.22	0.47	0.22		Yes
LBC2L020	LBCSOSU2S1-04	1	STLMO	4.20	2.00		1.70			0.25	0.21		Yes	Yes	3.90	1.50		1.40	Yes
RSO3	I10013 <sup>c</sup>		STLMO	3.90	1.90								Yes	No					No
JP-0152	DOI1-99-0152		PGDP	3.76	5.96	7.52	7.52						No	No	208.00	0.04	3.30	42.00	Yes
H01.05.15	301025	0.7	LOCK	3.70	0.00								Yes	No	0.96		0.10		Yes
SOU195-014A	2010-51258 <sup>a</sup>	10	KYRAD	3.56	5.07	2.13							No	Yes	1.54	0.90	0.79		Yes
RSO3	I10012 <sup>c</sup>		STLMO	3.50	1.40								Yes	No					No
BC5KYRAD01	2010-50537 <sup>a</sup>		KYRAD	3.43	0.36	0.21							Yes	Yes	1.37	0.32	0.15		Yes
C12.18.19	301012 <sup>d</sup>	2	LOCK	3.20	0.00								Yes	No	0.97		0.09		Yes
A10	PLDJNSA10-01SO	2.5	PGDP	3.10	5.90	6.20	6.20			0.01	0.07	0.16	No	Yes	6.60	0.05	0.35	0.89	Yes
LBC2L015	LBCSOSU2S1-03	1	STLMO	3.00	2.90		2.40			0.26	0.26	0.30	Yes	Yes	1.25	0.01		0.18	Yes
JP-0161	DOI1-99-0161		PGDP	2.92	1.93	2.07	2.10			1.66	1.66	1.66	Yes	No	2.30	1.02	0.51	3.21	No
SOU200-004	2010-51270 <sup>a</sup>	4	KYRAD	2.81	5.18	2.19				1.31	1.31	0.61	No	Yes	1.48	0.88	1.19		Yes
F04.02.29	301005	0.8	LOCK	2.80	0.00								Yes	No	0.82		0.08		Yes
SOU195-120C	2010-51252 <sup>a</sup>	1	KYRAD	2.70	0.62	0.32				0.90	0.41	1.67	Yes	Yes	1.02	0.52	0.29		Yes
K008-AIP-RP	030301	0	STLMO	2.70	1.20	1.10							Yes	No	1.71	0.33	0.98		Yes
C07.08.09	301013 <sup>d</sup>	0.9	LOCK	2.70	0.00								Yes	No	1.04		0.09		Yes
NST2S04	BIC204ISS	8	PGDP	2.65	2.40	2.50	2.60			4.85	4.85	2.43	Yes	No	4.11	1.24	0.66	2.11	Yes
SOU222-001	2010-51277 <sup>a</sup>	0.5	KYRAD	2.57	0.59	0.76				1.10	1.30	0.71	Yes	Yes	19.62	0.76	0.65		Yes
BCBOKYRAD02	2010-50536 <sup>a</sup>		KYRAD	2.51	0.71	0.33				1.17	1.17	0.56	Yes	Yes	10.26	0.87	0.46		Yes
F12.20.22	3010023	1.5	LOCK	2.46	0.00								Yes	No	0.90		0.08		Yes
F04.06.09	301023	0.8	LOCK	2.45	0.00								Yes	No	0.84		0.09		Yes
JP-0019	DOI1-99-0017		PGDP	2.44	16.16	4.87	10.54			2.11	2.11	1.06	No	No	2270.00	9.14	16.30	609.00	Yes
C12.18.19	301011 <sup>d</sup>	0.8	LOCK	2.40	0.00								Yes	No	1.06		0.10		Yes
I96-03.04	301038	6.67	LOCK	2.40	0.00								Yes	No	0.80		0.12		Yes
C01.10.24	301017 <sup>d</sup>	0.7	LOCK	2.30	0.00								Yes	No	0.95		0.10		Yes
F05.07.17	301008	1.6	LOCK	2.20	0.00								Yes	No	0.86		0.09		Yes
C07.08.09	301015 <sup>d</sup>	0.9	LOCK	2.09	0.00								Yes	No	1.00		0.10		Yes

Table E.4. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment (Continued)

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)			Radium-226 (pCi/g)			Uranium-238 (pCi/g)			Detect?					
				Results	MDA	Rad Error	Results	MDA	Rad Error	Results	MDA	Rad Error						
JP-0046	DOI1-99-0046		PGDP	2.07	1.91	2.03	2.00	2.00	0.70	0.13	1.40	1.40	No	13.90	1.00	1.43	4.00	Yes
A2	PLDJNSA2D-01SO	8.5	PGDP	2.00	6.00	4.10	4.10	4.10	0.59	0.13	1.10	1.10	No	0.77	0.24	0.39	1.37	No
H04,06,09	301022	2.6	LOCK	1.90	0.00				Yes				Yes	1.01		0.10		Yes
F12,20,22	301001	0.8	LOCK	1.90	0.00				Yes				No	0.90		0.08		Yes
SOU195-014A	2010-51256 <sup>a</sup>	4	KYRAD	1.89	5.01	2.14			1.55	1.16	0.52		Yes	1.12	0.93	1.18		No
F04,02,29	301006	1.5	LOCK	1.85	0.00				Yes				No	0.82		0.08		Yes
JP-0160	DOI1-99-0177		PGDP	1.84	2.62	3.68	3.68	3.68	0.65	0.12	1.30	1.30	No	2.01	0.91	1.08	3.57	No
K008-AIP-RP	030303	0	STLMO	1.80	1.10	1.30			0.80	0.30	0.28		Yes	2.30	0.30	1.10		Yes
C02,03,20	301019 <sup>d</sup>	0.7	LOCK	1.80	0.00				Yes				No	1.03		0.10		Yes
BC5KYRAD02	2010-50538 <sup>a</sup>		KYRAD	1.74	0.90	0.42			2.01	1.56	0.70		Yes	0.69	0.93	0.55		Yes
I94-05,06	301039	9	LOCK	1.72	0.00				Yes				No	0.79		0.12		Yes
I94-03,04	301045 <sup>e</sup>	16	LOCK	1.68	0.00				Yes				No	1.06		0.14		Yes
A2	PLDJNSA2-02SO	11.5	PGDP	1.60	6.60	3.30	4.40	4.40	1.10	0.18	2.20	2.20	No	1.69	0.86	1.03	3.04	No
F01,21,23	301009	0.8	LOCK	1.60	0.00				Yes				No	0.92		0.08		Yes
C02,03,20	301020 <sup>d</sup>	3	LOCK	1.59	0.00				Yes				No	1.00		0.09		Yes
H01,05,15	301026	2.6	LOCK	1.57	0.00				Yes				No	0.87		0.08		Yes
C07,08,09	301014 <sup>d</sup>	2.1	LOCK	1.56	0.00				Yes				No	0.94		0.08		Yes
JP-0157	DOI1-99-0157		PGDP	1.56	4.07	3.11	3.11	3.11	0.90	0.16	1.80	1.80	No	108.00	1.80	2.95	29.10	Yes
JP-0113	DOI1-99-0115		PGDP	1.54	1.60	1.68	1.69	1.69	0.49	0.12	0.97	0.97	No	6.02	0.88	1.33	3.23	Yes
C07,08,09	301016 <sup>d</sup>	2.1	LOCK	1.51	0.00				Yes				No	0.91		0.08		Yes
H04,06,09	301021	0.8	LOCK	1.50	0.00				Yes				No	0.94		0.10		Yes
F12,20,22	301003	1.5	LOCK	1.50	0.00				Yes				No	0.92		0.09		Yes
K008-AIP-RP	030302	0	STLMO	1.49	1.20	0.82			Yes				No	0.76	0.26	0.56		Yes
BC14KYRAD	2010-50539 <sup>a</sup>		KYRAD	1.49	0.68	0.32			1.94	1.52	0.67		Yes	1.64	0.70	0.40		Yes
JP-0075	DOI1-99-0075		PGDP	1.48	4.62	2.97	2.97	2.97	1.24	0.16	2.48	2.48	No	14.80	1.54	2.05	6.04	Yes
I94-03,04	301036 <sup>e</sup>	8	LOCK	1.48	0.00				Yes				No	0.80		0.12		Yes
H02,10,18	301027	0.7	LOCK	1.44	0.00				Yes				No	1.00		0.11		Yes
F12,20,22	301002	0.8	LOCK	1.40	0.00				Yes				No	0.93		0.09		Yes
SOU195-014A	2010-51257 <sup>a</sup>	7	KYRAD	1.38	0.70	0.32			2.12	1.07	0.49		Yes	1.11	0.58	0.38		Yes
JP-0090	DOI1-99-0090		PGDP	1.37	2.21	2.74	2.74	2.74	0.77	0.14	1.55	1.55	No	22.00	0.02	0.75	3.30	Yes
OUTFALL10-1	WC02-242	4	PORTS	1.36	0.67	0.68	0.68	0.68	0.94	0.32	0.22	0.37	No	0.67	0.05	0.12	0.21	Yes
SOU195-014C	2010-51262 <sup>a</sup>	4	KYRAD	1.31	0.79	0.36			2.30	1.59	0.71		Yes	0.49	0.97	0.46		Yes
JP-0062	DOI1-99-0062		PGDP	1.31	2.95	2.61	2.61	2.61	0.71	0.13	1.41	1.41	No	4.01	1.17	1.62	3.02	Yes
F01,21,23	301010	1.6	LOCK	1.26	0.00				Yes				No	0.82		0.08		Yes
SWMU222-4	2010-52458 <sup>a</sup>		KYRAD	1.25	0.48	0.22			Yes				No	1.52	0.44	0.29		Yes
JP-0163	DOI1-99-0163		PGDP	1.22	2.94	2.45	2.45	2.45	0.97	0.23	1.93	1.93	No	3.23	1.36	0.78	1.76	Yes
NST2S02	BJC2021SS	3	PGDP	1.20	2.87	2.41	2.41	2.41	0.64	0.18	1.28	1.28	No	104.00	0.31	3.50	21.00	Yes
I94-01,02	301040	6.75	LOCK	1.20	0.00				Yes				No	0.79		0.12		Yes
I94-05,06	301050	17.5	LOCK	1.20	0.00				Yes				No	0.71		0.11		Yes
SOU195-014	2010-51255 <sup>a</sup>	10	KYRAD	1.20	0.88	0.36			1.89	1.50	0.67		Yes	0.74	0.97	0.51		Yes
SOU195-014B	2010-51260 <sup>a</sup>	7	KYRAD	1.17	0.64	0.30			2.25	0.91	0.43		Yes	0.79	0.56	0.35		Yes
I94-05,06	301042	11.5	LOCK	1.17	0.00				Yes				No	0.72		0.11		Yes
H03,07,13	301029	0.7	LOCK	1.10	0.00				Yes				No	1.10		0.12		Yes

Table E.4. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment (Continued)

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)			Radium-226 (pCi/g)			Uranium-238 (pCi/g)												
				Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU	Detect?				
H03.07.13	301029	0.7	LOCK	1.10	0.00																	
SOU195-006	2010-51265 <sup>a</sup>	7	KYRAD	1.09	0.73	0.33																
SOU195-025	2010-51250 <sup>a</sup>	7	KYRAD	1.09	0.84	0.38																
SOU195-014B	2010-51261 <sup>a</sup>	10	KYRAD	1.08	0.96	0.43																
SOU200-009	2010-51275 <sup>a</sup>	4	KYRAD	1.07	5.15	2.23																
H02.10.18	301028	3	LOCK	1.07	0.00																	
JP-0162	DOI1-99-0162		PGDP	1.05	1.94	2.10	2.10	2.10	1.67	1.67	1.67	1.67	1.67	1.67	1.67	1.67	1.67	1.67	1.67	1.67	1.67	
194-03.04	301041 <sup>e</sup>	12	LOCK	1.04	0.00																	
SOU200-005	2010-51271 <sup>a</sup>	4	KYRAD	1.04	0.89	0.40																
SOU195-014C	2010-51263 <sup>a</sup>	7	KYRAD	1.03	1.04	0.46																
SOU195-025	2010-51251 <sup>a</sup>	10	KYRAD	1.02	0.77	0.35																
JP-0091	DOI1-99-0091		PGDP	1.01	2.08	2.02	2.02	2.02	1.64	1.64	1.64	1.64	1.64	1.64	1.64	1.64	1.64	1.64	1.64	1.64	1.64	
NST1S01	B1C1011SS	2.5	PGDP	1.01	3.31	2.02	2.02	2.02	1.29	1.29	1.29	1.29	1.29	1.29	1.29	1.29	1.29	1.29	1.29	1.29	1.29	
SOU200-008	2010-51274 <sup>a</sup>	4	KYRAD	1.01	0.70	0.32																
H04.06.09	301024	2.6	LOCK	1.00	0.00																	
OUTFALL10-1	WC02-242D	4	PORTS	0.99	0.63	0.64	0.65	0.65	0.25	0.25	0.25	0.25	0.25	0.25	0.25	0.25	0.25	0.25	0.25	0.25	0.25	
SOU195-014B	2010-51259 <sup>a</sup>	4	KYRAD	0.99	0.92	0.41																
JP-0018	DOI1-99-0016		PGDP	0.96	4.68	1.92	2.81	2.81	1.28	1.28	1.28	1.28	1.28	1.28	1.28	1.28	1.28	1.28	1.28	1.28	1.28	
OUTFALL10-2	WC02-243	4	PORTS	0.96	0.68	0.63	0.64	0.64	0.28	0.28	0.28	0.28	0.28	0.28	0.28	0.28	0.28	0.28	0.28	0.28	0.28	
SOU200-006	2010-51272 <sup>a</sup>	4	KYRAD	0.95	0.66	0.30																
SOU200-001	2010-51267 <sup>a</sup>	4	KYRAD	0.94	0.83	0.37																
SOU200-010	2010-51276 <sup>a</sup>	4	KYRAD	0.89	0.94	0.42																
SOU195-006	2010-51266 <sup>a</sup>	10	KYRAD	0.88	0.78	0.35																
JP-0081	DOI1-99-0081		PGDP	0.87	1.43	1.75	1.75	1.75	1.22	1.22	1.22	1.22	1.22	1.22	1.22	1.22	1.22	1.22	1.22	1.22	1.22	
SOU200-003	2010-51269 <sup>a</sup>	4	KYRAD	0.86	0.92	0.41																
JP-0015	DOI1-99-0013		PGDP	0.81	1.66	1.62	1.62	1.62	1.23	1.23	1.23	1.23	1.23	1.23	1.23	1.23	1.23	1.23	1.23	1.23	1.23	
H03.07.13	301030	3	LOCK	0.80	0.00																	
NST1S03	B1C1031SS	12	PGDP	0.79	1.55	1.59	1.59	1.59	1.60	1.60	1.60	1.60	1.60	1.60	1.60	1.60	1.60	1.60	1.60	1.60	1.60	
JP-0080	DOI1-99-0080		PGDP	0.73	1.91	1.46	1.46	1.46	1.64	1.64	1.64	1.64	1.64	1.64	1.64	1.64	1.64	1.64	1.64	1.64	1.64	
SOU195-014	2010-51254 <sup>a</sup>	7	KYRAD	0.71	0.74	0.33																
LBC21L005	LBCSOSU2S1-01	1	STLMO	0.70	2.20	1.30	1.30	1.30	0.30	0.30	0.30	0.30	0.30	0.30	0.30	0.30	0.30	0.30	0.30	0.30	0.30	
SOU200-007	2010-51273 <sup>a</sup>	4	KYRAD	0.69	0.78	0.35																
JP-0110	DOI1-99-0110		PGDP	0.67	8.67	1.34	5.33	5.33	1.61	1.61	1.61	1.61	1.61	1.61	1.61	1.61	1.61	1.61	1.61	1.61	1.61	
SOU200-002	2010-51268 <sup>a</sup>	4	KYRAD	0.65	0.62	0.28																
JP-0057	DOI1-99-0057		PGDP	0.65	1.60	1.30	1.30	1.30	0.56	0.56	0.56	0.56	0.56	0.56	0.56	0.56	0.56	0.56	0.56	0.56	0.56	
JP-0097	DOI1-99-0097		PGDP	0.62	1.70	1.25	1.25	1.25	1.52	1.52	1.52	1.52	1.52	1.52	1.52	1.52	1.52	1.52	1.52	1.52	1.52	
JP-0066	DOI1-99-0066		PGDP	0.60	2.87	1.21	1.85	1.85	1.70	1.70	1.70	1.70	1.70	1.70	1.70	1.70	1.70	1.70	1.70	1.70	1.70	
JP-0082	DOI1-99-0082		PGDP	0.60	2.74	1.20	1.67	1.67	2.58	2.58	2.58	2.58	2.58	2.58	2.58	2.58	2.58	2.58	2.58	2.58	2.58	
194-03.04	301046 <sup>e</sup>	21	LOCK	0.60	0.00																	
JP-0061	DOI1-99-0061		PGDP	0.60	2.19	1.20	1.41	1.41	0.66	0.66	0.66	0.66	0.66	0.66	0.66	0.66	0.66	0.66	0.66	0.66	0.66	
JP-0013	DOI1-99-0011		PGDP	0.55	2.26	1.11	1.36	1.36	1.66	1.66	1.66	1.66	1.66	1.66	1.66	1.66	1.66	1.66	1.66	1.66	1.66	
JP-0063	DOI1-99-0063		PGDP	0.54	2.50	1.09	1.64	1.64	1.29	1.29	1.29	1.29	1.29	1.29	1.29	1.29	1.29	1.29	1.29	1.29	1.29	
JP-0087	DOI1-99-0088		PGDP	0.47	5.67	0.94	3.46	3.46	1.54	1.54	1.54	1.54	1.54	1.54	1.54	1.54	1.54	1.54	1.54	1.54	1.54	



Table E.4. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment (Continued)

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)			Radium-226 (pCi/g)			Uranium-238 (pCi/g)			Detect?					
				Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU		Detect?	Results	MDA	Rad Error	TPU
A10	PLDJNSA10-02SO	8.5	PGDP	0.34	5.70	0.69	3.60	No	0.49	0.12	0.98	0.98	No	1.91	0.79	0.42	3.26	No
ISOC	ISOCBKG08-01	0	PGDP	0.34	1.04	0.68	0.68	No					No	1.58	0.47	0.25	0.33	Yes
NST2S03	BJC2031SS	15	PGDP	0.31	2.30	0.61	1.39	No	0.99	0.19	1.98	1.98	No	19.80	0.08	0.79	3.00	Yes
JP-0112	DOJ1-99-0114		PGDP	0.27	1.38	0.54	0.85	No	0.67	0.11	1.34	1.34	No	7.50	0.01	0.37	1.10	Yes
JP-0060	DOJ1-99-0060		PGDP	0.22	2.13	0.44	1.40	No	0.13	0.04	0.16	0.26	No	8.24	0.85	1.26	3.40	Yes
C0110,24	301018 <sup>d</sup>	2.8	LOCK	0.20	0.00			Yes					No	1.03	0.09			Yes
NST2S05	BJC2052SS	12.5	PGDP	0.17	1.28	0.35	0.78	No	0.52	0.14	1.03	1.03	No	1.21	0.20	0.32	1.70	No
JP-0100	DOJ1-99-0100		PGDP	0.09	1.44	0.18	0.89	No	0.72	0.12	1.44	1.44	No	1.48	0.67	0.39	2.08	No
NST1S02	BJC1021SS	2.5	PGDP	0.06	2.53	0.13	1.54	No	0.57	0.19	1.15	1.15	No	29.70	1.38	2.18	8.27	Yes
JP-0016	DOJ1-99-0014		PGDP	0.00	1.81	0.01	1.10	No	0.57	0.12	1.13	1.13	No	8.80	0.04	0.35	1.20	Yes
196-01,02	301037	7	LOCK	0.00	0.00			No					No	0.82	0.12			Yes
JP-0164	DOJ1-99-0164		PGDP	-0.01	1.86	0.01	1.15	No	0.69	0.15	1.38	1.38	No	1.84	0.92	0.45	2.57	No
NST2S01	BJC2011SS	2	PGDP	-0.13	1.73	0.25	1.06	No	0.57	0.16	1.14	1.14	No	8.11	0.91	1.35	2.56	Yes
JP-0045	DOJ1-99-0045		PGDP	-0.29	2.68	0.58	1.76	No	0.58	0.12	1.15	1.15	No	6.00	0.01	0.23	0.77	Yes
JP-0016	DOJ1-99-0014DUP		PGDP	-0.29	1.76	0.59	1.08	No	0.52	0.12	1.05	1.05	No	11.00	0.02	0.37	1.40	Yes
JP-0087	DOJ1-99-0087		PGDP	-0.43	5.27	0.86	3.23	No	0.65	0.12	1.30	1.30	No	126.00	2.33	3.83	48.30	Yes
JP-0071	DOJ1-99-0071		PGDP	-0.75	5.45	1.50	3.40	No	2.78	0.26	5.56	5.56	No	19.00	1.98	2.46	7.68	Yes
BGS194-04	301049	24	LOCK	-0.80	0.01			No					No	0.76	0.12			Yes
JP-0085	DOJ1-99-0085		PGDP	-0.86 <sup>f</sup>	6.72	1.72	4.14	No	0.80	0.15	1.60	1.60	No	160.00	3.01	5.07	61.80	Yes
F05,07,17	301007	1	LOCK	-1.10 <sup>f</sup>	0.00			No					No	0.93	0.08			Yes
A10	PLDJNSA10-03SO	9	PGDP	-1.20	31.00	2.50	18.00	No	0.14	0.20	0.00	0.06	No	326.00	4.61	7.56	125.00	Yes
JP-0072	DOJ1-99-0072		PGDP	-1.31	9.10	2.62	5.58	No	6.88	0.41	13.75	13.75	No	87.00	0.24	2.80	21.00	Yes
JP-0111	DOJ1-99-0112		PGDP	-1.99	6.10	3.99	3.99	No	0.84	0.17	1.69	1.69	No	317.00	0.67	11.00	68.00	Yes
JP-0076	DOJ1-99-0076		PGDP	-2.04	6.16	4.07	4.07	No	2.19	0.23	4.38	4.38	No	69.00	2.28	3.26	26.70	Yes
NST2S05	BJC2051SS	12.5	PGDP	-2.12	12.77	4.25	7.90	No	5.15	1.39	10.30	10.30	No	11.10	1.90	3.14	4.33	Yes
JP-0077	DOJ1-99-0077		PGDP	-2.71	5.02	5.42	5.42	No	1.47	0.17	2.94	2.94	No	56.00	0.21	1.80	11.00	Yes
A2	PLDJNSA2-01SO	8.5	PGDP	-2.90	6.20	5.80	5.80	No	0.65	0.14	1.30	1.30	No	1.24	0.26	0.44	2.14	No
JP-0152	DOJ1-99-DUP1		PGDP	-2.91	6.47	5.83	5.83	No	0.87	0.13	1.73	1.73	No	393.00	0.69	12.00	120.00	Yes
JP-0111	DOJ1-99-0111		PGDP	-2.99	6.03	5.98	5.98	No	0.91	0.17	1.81	1.81	No	365.00	0.13	4.50	63.00	Yes
JP-0151	DOJ1-99-0151		PGDP	-4.78	8.89	9.57	9.57	No	0.54	0.13	1.07	1.07	No	365.00	3.25	5.42	140.00	Yes
JP-0150	DOJ1-99-0150		PGDP	-10.07	12.75	20.14	20.14	No	0.79	0.18	1.58	1.58	No	599.00	4.88	8.14	230.00	Yes
JP-0153	DOJ1-99-0153		PGDP	-19.47	14.31	38.93	38.93	No	0.32	0.17	0.64	0.64	No	1921.00	3.50	50.00	617.00	Yes

Yellow shading indicates sample analysis by the Kentucky Radiation Health Branch Laboratory.

Blue shading indicates a detected lead-210 result for samples other than those analyzed by the Kentucky Radiation Health Branch.

TPU = total propagated uncertainty

Lab Codes are the following: LOCK = Lockheed Engineering & Science Co., Las Vegas, NV; KYRAD = Kentucky Radiation Health Branch; PGDP = USEC-Paducah Gaseous Diffusion Plant; PORTS = USEC-Portsmouth Plant; STLEMO = Severn Trent, Earth City, Missouri

<sup>a</sup> The uranium-238 results was reported by the lab as thorium-234/uranium-238.

<sup>b</sup> The maximum uranium-238 result was used for comparison.

<sup>c</sup> This sample is not plotted in Figure 2, the coordinates place the sample in Illinois. The available coordinates are likely incorrect.

<sup>d</sup> This sample is not plotted in Figure 2, no coordinates are available.

<sup>e</sup> This sample is not plotted in Figure 2, the coordinates place the sample in Ballard County, which is outside the scale of the map.

<sup>f</sup> This result is set as a nondetect because the reported result is less than the minimum detectable activity (MDA).

Table E.5. Results of Filtering

Method	Chemical	Date Collected	MDA	Lab Code	Lab Sample ID	Media	Rad Error	Result	Lab Qualifier	Station	Units	Val Qualifier	Greater Than DL	Less Than DL	Pass cut
DNT	Lead-210	7/31/2006	152.1	KYRAD	2006-51812	SW	133.1	529.9		A-Composite	pCi/L	X	529.9		529.9
DNT	Lead-210	7/21/2004	139	KYRAD	2004-51807	SW	120.4	557.4		A-Composite	pCi/L	=	557.4		557.4
DNT	Lead-210	7/9/2003	86.13	KYRAD	2003-06373	SW	77.85	213.2		A-Composite	pCi/L	=	213.2		213.2
DNT	Lead-210	12/8/2006	141.6	KYRAD	2006-53149	SW	156.5	1469		A-Composite	pCi/L	X	1469		1469
DNT	Lead-210	7/18/2005	96.2	KYRAD	2005-51647	SW	176.1	661.4		A-Composite	pCi/L	X	661.4		661.4
DNT	Lead-210	5/26/2006	116	KYRAD	2006-51119	SW	126.8	1605		A-Composite	pCi/L	X	1605		1605
Gamma Spec	Lead-210	2/2/2007	159.2	KYRAD	2007-50161	SW	276.5	692.8	U	A-Composite	pCi/L	U	692.8		692.8
DNT	Lead-210	10/27/2005	105.5	KYRAD	2005-52609	SW	124.9	1707		A-Composite	pCi/L	X	1707		1707
Gamma Spec	Lead-210	6/4/2007	174.2	KYRAD	2007-51252	SW	107	1284		A-Composite	pCi/L	=	1284		1284
DNT	Lead-210	10/13/2004	99.77	KYRAD	2004-52643	SW	143.4	309.4		C-Composite	pCi/L	=	309.4		309.4
DNT	Lead-210	3/9/2005	173.9	KYRAD	2005-50440	SW	189.5	2593		C-Composite	pCi/L	=	2593		2593
DNT	Lead-210	5/11/2005	144.7	KYRAD	2005-51034	SW	82.96	514		A-Composite	pCi/L	X	514		514
DNT	Lead-210	6/9/2004	147.5	KYRAD	2004-51367	SW	77.57	1714		A-Composite	pCi/L	=	1714		1714
Gamma Spec	Lead-210	4/3/2007	180.9	KYRAD	2007-50606	SW	97.97	1719	U	A-Composite	pCi/L	U	1719		1719
Gamma Spec	Lead-210	11/19/2007	168	KYRAD	2007-52795	SW	123.9	274.7	J	A-Composite	pCi/L	J	274.7		274.7
DNT	Lead-210	1/10/2005	138.2	KYRAD	2005-50023	SW	147.8	1210		C-Composite	pCi/L	X	1210		1210
Gamma Spec	Lead-210	2/22/2007	275.7	KYRAD	2007-50293	SW	160.8	2222	U	C-Composite	pCi/L	U	2222		2222
DNT	Lead-210	1/3/2006	299	KYRAD	2005-53157	SW	285.5	881.4		C-Composite	pCi/L	X	881.4		881.4
DNT	Lead-210	3/9/2005	173.9	KYRAD	2005-50440	SW	189.5	2593		C-Composite	pCi/L	X	2593		2593
DNT	Lead-210	12/20/2004	173.3	KYRAD	2004-53235	SW	237	832.2		C-Composite	pCi/L	=	832.2		832.2
Gamma Spec	Lead-210	4/25/2007	128.9	KYRAD	2007-50839	SW	138.1	1185		C-Composite	pCi/L	=	1185		1185
DNT	Lead-210	12/14/2006	533.1	KYRAD	2006-53330	SW	283.4	3222	U	ATC746K	pCi/L	X	3222		3222
DNT	Lead-210	9/11/2006	149.7	KYRAD	2006-52207	SW	130.7	594		B-Composite	pCi/L	X	594		594
Gamma Spec	Lead-210	6/25/2007	154.2	KYRAD	2007-51454	SW	85.39	1936	U	B-Composite	pCi/L	U	1936		1936
DNT	Lead-210	9/22/2004	112.7	KYRAD	2004-52430	SW	121.2	368.1		B-Composite	pCi/L	=	368.1		368.1
DNT	Lead-210	10/13/2004	146.1	KYRAD	2004-52679	SW	126.1	664.9		D2-Composite2	pCi/L	=	664.9		664.9
DNT	Lead-210	12/24/2003	80.3	KYRAD	2003-08104	SW	79.66	233		D2-Composite2	pCi/L	=	233		233
DNT	Lead-210	3/2/2006	67	KYRAD	2006-50341	SW	43.39	102.5		B-Composite	pCi/L	X	102.5		102.5
Gamma Spec	Lead-210	4/3/2007	183.7	KYRAD	2007-50628	SW	95.3	2502	U	B-Composite	pCi/L	U	2502		2502
DNT	Lead-210	7/18/2005	129.3	KYRAD	2005-51670	SW	96.29	1306		B-Composite	pCi/L	X	1306		1306
DNT	Lead-210	1/10/2005	225.3	KYRAD	2005-50022	SW	113.8	3492		B-Composite	pCi/L	X	3492		3492
DNT	Lead-210	8/31/2004	106.9	KYRAD	2004-52253	SW	92.05	604.6		D-C-Composite	pCi/L	=	604.6		604.6
DNT	Lead-210	6/30/2004	138.7	KYRAD	2004-51697	SW	127.6	575.8		D2-Composite2	pCi/L	=	575.8		575.8
DNT	Lead-210	10/27/2005	115.4	KYRAD	2005-52720	SW	122.4	1419		F-Composite	pCi/L	X	1419		1419
Gamma Spec	Lead-210	11/29/2010	1.61	KYRAD	2010-53281	SW	0.894	974	U	C-613	pCi/L	U	974		974
DNT	Lead-210	11/17/2005	152.4	KYRAD	2005-52866	SW	106.8	1269		D-Composite	pCi/L	X	1269		1269
Gamma Spec	Lead-210	2/2/2007	126.9	KYRAD	2007-50240	SW	224.8	490.7	U	F-Composite	pCi/L	U	490.7		490.7
DNT	Lead-210	12/13/2006	532.5	KYRAD	2006-53325	SW	282.9	3226	U	BBCDG	pCi/L	X	3226		3226
DNT	Lead-210	10/27/2005	2017	KYRAD	2005-52676	SW	2740	9532		D1-Composite	pCi/L	X	9532		9532
DNT	Lead-210	9/14/2005	130.7	KYRAD	2005-52307	SW	55.96	169.4		D1-Composite	pCi/L	X	169.4		169.4
DNT	Lead-210	12/13/2006	5867	KYRAD	2006-53326	SW	3802	7905	U	BBCROSS	pCi/L	X	7905		7905
DNT	Lead-210	7/5/2006	315.2	KYRAD	2006-51734	SW	293.3	612.9	R	BBCUG	pCi/L	X	612.9		612.9
DNT	Lead-210	8/25/2005	592.4	KYRAD	2005-52201	SW	312.6	3755		BBCUG	pCi/L	X	3755		3755

Table E.5. Results of Filtering (Continued)

Method	Chemical	Date Collected	MDA	Lab Code	Lab Sample ID	Media	Rad Error	Result	Lab Qualifier	Station	Units	Val Qualifier	Greater Than DL	Less Than DL	Pass cut
DNT	Lead-210	12/8/2006	141.1	KYRAD	2006-53231	SW	155.1	1554		D1-Composite	pCi/L	X	1554		1554
Gamma Spec	Lead-210	6/4/2007	171.1	KYRAD	2007-51333	SW	99.26	406.2		D1-Composite	pCi/L	=	406.2		406.2
DNT	Lead-210	8/13/2004	135.7	KYRAD	2004-52111	SW	137.5	621.3		F-Composite	pCi/L	=	621.3		621.3
Gamma Spec	Lead-210	11/29/2010	51.1	KYRAD	2010-53280	SW	23.7	230	U	K001	pCi/L	U	230		230
DNT	Lead-210	1/26/2005	152	KYRAD	2005-50163	SW	150	482.9		F-Composite	pCi/L	X	482.9		482.9
DNT	Lead-210	1/26/2005	152	KYRAD	2005-50163	SW	150	482.9		F-Composite	pCi/L	=	482.9		482.9
DNT	Lead-210	7/16/2002	437.6	KYRAD	2002-06663	SW	256.7	27660		D2-Composite	pCi/L	=	27660		27660
DNT	Lead-210	9/14/2005	110.6	KYRAD	2005-52329	SW	55.95	146.3		D2-Composite	pCi/L	X	146.3		146.3
DNT	Lead-210	11/20/2006	267.2	KYRAD	2006-53106	SW	283.2	843		G-Composite	pCi/L	X	843		843
DNT	Lead-210	12/22/2006	230.8	KYRAD	2006-53421	SW	148.8	2500		G-Composite	pCi/L	X	2500		2500
DNT	Lead-210	8/31/2004	107.1	KYRAD	2004-52318	SW	90.23	526		G-Composite	pCi/L	=	526		526
DNT	Lead-210	7/31/2006	150.7	KYRAD	2006-51871	SW	132.9	446.9		D2-Composite	pCi/L	X	446.9		446.9
DNT	Lead-210	11/20/2006	113.4	KYRAD	2006-53074	SW	73.27	265.4		D2-Composite	pCi/L	X	265.4		265.4
DNT	Lead-210	7/21/2004	137.2	KYRAD	2004-51947	SW	144	342.6		G-Composite	pCi/L	=	342.6		342.6
DNT	Lead-210	5/26/2006	159.3	KYRAD	2006-51229	SW	79.65	2701		D2-Composite	pCi/L	X	2701		2701
DNT	Lead-210	8/25/2005	599	KYRAD	2005-52191	SW	424.1	1900		K010	pCi/L	X	1900		1900
DNT	Lead-210	6/1/2005	237.4	KYRAD	2005-51358	SW	260.6	1634		G-Composite	pCi/L	X	1634		1634
Gamma Spec	Lead-210	4/3/2007	182	KYRAD	2007-50729	SW	96.81	2054	U	G-Composite	pCi/L	U	2054		2054
DNT	Lead-210	12/14/2006	537.4	KYRAD	2006-53312	SW	285.4	3298	U	K011	pCi/L	X	3298		3298
DNT	Lead-210	6/16/2005	539.3	KYRAD	2005-51401	SW	366.8	865.9		K012	pCi/L	X	865.9		865.9
DNT	Lead-210	8/23/2005	589.5	KYRAD	2005-52186	SW	491.7	2210		L14	pCi/L	X	2210		2210
DNT	Lead-210	12/14/2006	539.1	KYRAD	2006-53316	SW	286.2	3332	U	K015	pCi/L	X	3332		3332
Gamma Spec	Lead-210	11/29/2010	685	KYRAD	2010-53280	SW	274	4070	U	L4	pCi/L	U	4070		4070
DNT	Lead-210	12/14/2006	7379	KYRAD	2006-53321	SW	4801	11210	U	LBC@McCaw	pCi/L	X	11210		11210
Gamma Spec	Lead-210	5/11/2010	0.838952	KYRAD	2010-51250	SO	0.375929	1.0877436		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.774856	KYRAD	2010-51251	SO	0.352924	1.0153096		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.622129	KYRAD	2010-51252	SO	0.323104	2.7034682		SOU195-120C	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	9.25275	KYRAD	2010-51253	SO	3.831	6.5693666	U	SOU195-120A	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.738264	KYRAD	2010-51254	SO	0.327648	0.7087367	U	SOU195-014	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.87614	KYRAD	2010-51255	SO	0.357205	1.1963452		SOU195-014	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	5.00644	KYRAD	2010-51256	SO	2.14186	1.8868582	U	SOU195-014A	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.69731	KYRAD	2010-51257	SO	0.323468	1.3837602		SOU195-014A	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	5.07442	KYRAD	2010-51258	SO	2.12668	3.5576405	U	SOU195-014A	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.919572	KYRAD	2010-51259	SO	0.410998	0.9908741		SOU195-014B	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.643217	KYRAD	2010-51260	SO	0.297765	1.1705553		SOU195-014B	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.963233	KYRAD	2010-51261	SO	0.42696	1.0807067		SOU195-014B	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.786643	KYRAD	2010-51262	SO	0.364651	1.3145335		SOU195-014C	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	1.03762	KYRAD	2010-51263	SO	0.457097	1.0294589	U	SOU195-014C	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	5.28305	KYRAD	2010-51264	SO	2.15693	6.0068083	J	SOU195-014C	pCi/g	J			
Gamma Spec	Lead-210	5/12/2010	0.727831	KYRAD	2010-51265	SO	0.330025	1.0930592		SOU195-006	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.779156	KYRAD	2010-51266	SO	0.351511	0.8835402		SOU195-006	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.832552	KYRAD	2010-51267	SO	0.370699	0.9368339		SOU200-001	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.616779	KYRAD	2010-51268	SO	0.276128	0.6544536		SOU200-002	pCi/g	=			

Table E.5. Results of Filtering (Continued)

Method	Chemical	Date Collected	MDA	Lab Code	Lab Sample ID	Media	Rad Error	Result	Lab Qualifier	Station	Units	Val Qualifier	Greater Than DL	Less Than DL	Pass cut
Gamma Spec	Lead-210	5/5/2010	0.918867	KYRAD	2010-51269	SO	0.405092	0.8584913	U	SOU200-003	pCi/g	U			
Gamma Spec	Lead-210	5/5/2010	0.894012	KYRAD	2010-51271	SO	0.401519	1.0366496		SOU200-005	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.662666	KYRAD	2010-51272	SO	0.300982	0.9515829		SOU200-006	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.772267	KYRAD	2010-51273	SO	0.346092	0.6884684	U	SOU200-007	pCi/g	U			
Gamma Spec	Lead-210	5/5/2010	0.695554	KYRAD	2010-51274	SO	0.31533	1.0058769		SOU200-008	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	5.14907	KYRAD	2010-51275	SO	2.22839	1.0775268	U	SOU200-009	pCi/g	U			
Gamma Spec	Lead-210	5/5/2010	0.942465	KYRAD	2010-51276	SO	0.415427	0.8905683	U	SOU200-010	pCi/g	U			
Gamma Spec	Lead-210	4/27/2010	0.590492	KYRAD	2010-51277	SO	0.763757	2.571285		SOU222-001	pCi/g	=			
Gamma Spec	Lead-210	9/2/2010	0.816	KYRAD	2010-52457	SO	0.406	4.92		SWMU222-1	pCi/g	=			
Gamma Spec	Lead-210	9/2/2010	0.475	KYRAD	2010-52458	SO	0.221	1.25		SWMU222-4	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.71	KYRAD	2010-53090	SO	0.869	8.44		SWMU222-1	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.41	KYRAD	2010-53091	SO	0.709	6.98		SWMU222-2	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.14	KYRAD	2010-53092	SO	0.607	6.81		SWMU222-3	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	2.05	KYRAD	2010-53093	SO	1.03	10.6		SWMU222-4	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.47	KYRAD	2010-53094	SO	0.757	8.6		SWMU222-5	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.838952	KYRAD	2010-51250	SO	0.375929	1.0877436		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.774856	KYRAD	2010-51251	SO	0.352924	1.0153096		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.622129	KYRAD	2010-51252	SO	0.323104	2.7034682		SOU195-120C	pCi/g	=			

DNT = Analytical methods was not transmitted.

Gamma Spec = Gamma Spec

KYRAD = Kentucky Radiation Health Branch Laboratory

SW = surface water

X = no 3<sup>rd</sup> party validation was performed

U = not detected above the MDA

R = result rejected

'=' = result accepted by 3<sup>rd</sup> party validation

Lead-210 is the daughter of polonium-214 that is a member of the uranium-238 decay chain. Lead-210 is reported at background levels of 1-2 pCi/g in at least one facility (<http://www.lrb.usace.army.mil/Portals/45/docs/FUSRAP/DaytonIII/day3-si-2004-12.pdf>, Table 2). Please see Tables E.4 and E.5 for the Kentucky Radiation Health Branch (RHB) lead-210 analysis. Only data with a sample specific minimum detectable concentration (MDC) of less than 1 pCi/g were included in the analysis. Based on the data provided by the RHB for lead-210, the background would be in the 1-2 pCi/g range for lead-210 at PGDP.

The no action levels [i.e.,  $1E-6$  values calculated using Risk Assessment Information System (RAIS) and Paducah-specific parameters] are as follows:

- Resident—0.661 pCi/g,
- Industrial worker—7.62 pCi/g, and
- Outdoor worker—1.08 pCi/g.

Based on information provided by TestAmerica to LATA Environmental Services of Kentucky, LLC, the MDC obtained by liquid scintillation (LS) is approximately 5 pCi/g. TestAmerica indicates this is the target MDC by LS; however, this MDC can be lower, if necessary. TestAmerica's target MDC by gamma spectroscopy is the same, 5 pCi/g, but it could vary. TestAmerica indicates that "Lead-210 is a low energy radionuclide on the gamma spec and there could be interferences from other radionuclides and samples with sufficient activity. This could raise the MDA."

Soil analysis by the Kentucky RHB using gamma spectroscopy and a thin window high purity germanium (HPGe) detector, however, achieved an MDC of approximately 1 pCi/g for lead-210 (employing the 46 KeV line for lead-210). Using gamma spectroscopy with the appropriate thin window HPGe detector an MDC of 1 pCi/g is achievable without interference from other radionuclides. In fact, lead-210 is used in calibration standards for thin window HPGe detectors. Gamma spectroscopy, using these thin window HPGe detectors and incorporation of lead-210 into the calibration standard, provides a significant improvement in efficiency in the region less than 59 KeV. Because the analysis of lead-210 by gamma spectroscopy uses the 46 KeV line energy, thin window HPGe detectors are the preferred detectors for analysis of lead-210 by gamma spectroscopy. Achieving a 1 pCi/g MDC for soil analysis is fully supported by the Kentucky RHB data for lead-210 analysis. Because there is no requirement for sample dissolution and separation from other radionuclides, gamma spectroscopy using a thin window HPGe detector would be the preferred method for analysis of lead-210 in soil.

Because analysis of lead-210 by LS requires dissolution of the media in this case soil, it would be preferable to use gamma spectroscopy in order to eliminate concerns regarding complete dissolution of the sample.

With the equipment used by the United States Enrichment Corporation (USEC) laboratory, gamma spectroscopy analysis for lead-210 was not possible because the two primary energy lines are below the analytical laboratory normal energy calibration range. It would require the purchase of a new calibration mixture to include the Pb-210 lines at 46 KeV. The analytical laboratory only has one manual detector that can measure in the x-ray region, so output would be limited.

Lead-210 was included as part of the standard gamma scan for radiological analysis by TestAmerica during the Soils OU project. The MDC for lead-210 was approximately 30 pCi/g. This MDC is protective of a worker at a risk of  $1E-5$ .

The ingrowth of lead-210 from uranium-238 is blocked at uranium-234. Due to the long ingrowth period from uranium-234 to lead-210, it is unlikely that, at the present time, ingrowth of lead-210 from the uranium used in the uranium enrichment processes at PGDP contributes to presence of lead-210 as a potential contaminant/risk at PGDP.

Independent analysis of lead-210 is not necessary on a routine basis. The need for the analysis of radionuclides, such as lead-210, not related to natural uranium and recycled uranium enrichment by the gaseous diffusion process at PGDP should be assessed on project by project basis.

<sup>1</sup> EPA 2012. *Lead-210*, accessed from <http://www.epa.gov/radiation/glossary/termjklm.html> in 2012.

USGS 2012. *<sup>210</sup>Pb (lead 210) Dating*, accessed from <http://gec.cr.usgs.gov/archive/lacs/lead.htm> in 2012.

## **E.7. PAH CONTAMINATION AND ESTABLISHMENT OF REMEDIAL GOALS**

### **E.7.1 IDENTIFICATION OF THE PROBLEM**

Due to the nature of polycyclic aromatic hydrocarbons (PAHs), as described in the Toxicological Profile for Polycyclic Aromatic Hydrocarbons (PAHs),<sup>1</sup> the presence of PAHs in Paducah Gaseous Diffusion Plant (PGDP) in some soils and sediments (e.g., along roads, including roadside ditches, and around buildings) may not be directly related to PGDP releases, but rather from other on- or off-site site activities, including airborne deposition of PAHs that result from the incomplete burning of oil, gas, wood, garbage, or other organic substances or deposition due to the use of rubber, asphalt, crude oil, coal tar, creosote, and roofing tar. The most common source of PAHs in the environment currently is deposition of automobile exhaust.<sup>2</sup> Thus, in evaluating risk/hazard at PGDP SWMUs/areas of concern (AOCs) under the FFA, there is a potential for PAHs not associated with PGDP releases to be identified as a risk driver, potentially leading to the development of disagreements on appropriate cleanup decisions.<sup>3</sup>

### **E.7.2 DISCUSSION**

Varying approaches have been used to address the presence of PAHs as risk drivers by DOE. At the Oak Ridge Reservation, an early document proposed that DOE manage PAHs as if they were wholly associated with background;<sup>4</sup> however, currently at the Oak Ridge Reservation, PAHs are being addressed on a case-by-case basis and anthropogenic sources are considered.

At the Portsmouth Gaseous Diffusion Plant,<sup>2</sup> DOE proposed remediation of PAHs in areas where (1) the source has been determined to be contributed to by past plant operations or treatment, storage, and disposal (TSD) activities; and (2) concentrations are sufficiently high that the acceptable risk range of 1E-4 to 1E-6 is exceeded.<sup>5</sup> Additionally, Commonwealth of Kentucky guidance indicates that parking lots, paved areas, areas within 3 ft of a roadway, railroad tracks, railway areas, storm drains, or ditches presently or historically receiving industrial or urban runoff should not be sampled when determining background, in part due to the potential for PAHs to be present in these areas.<sup>3,6</sup> Kentucky Revised Statutes exclude emissions from the engine exhaust of a motor vehicle from the definition of a release;<sup>7</sup> therefore, remediation of the widespread low concentrations of PAHs, when linked to such sources (e.g., automobile exhaust and asphalt), should not be considered.

As part of the baseline human health risk assessment (BHHRA) process at PGDP, the potential risks posed by PAHs are included in the quantitative BHHRA. In evaluating methods to address unacceptable risk/hazard, the nature of the PAHs and the potential non-PGDP sources will be considered when identifying risk drivers requiring action and when analyzing alternatives to manage site risk. This evaluation will include consideration of the following:

- PAHs are a group of chemicals formed during the incomplete burning of coal, oil, gas, wood, garbage, or other organic substances. PAHs are constituents of rubber, asphalt, coal, crude oil, coal tar, creosote, and roofing tar.
- Because of the many potential sources, PAH media concentrations in some areas (e.g., along roads and in roadside ditches) may increase over time in the absence of identifiable releases from PGDP processes. Alternatively, PAHs currently in the environment will degrade over time; however, the rate

of degradation is unknown and depends upon the site conditions, including the medium in which PAHs are present and the location of the environmental medium.

Of the PAH chemicals considered to be carcinogenic, benzo(a)pyrene is believed to be the most potent. At PGDP, there were 334 detected benzo(a)pyrene results, out of 4,544 analyzed soil and sediment samples. Table E.6 summarizes these benzo(a)pyrene results and indicates that the highest concentrations of the PAH are in surface soils.

**Table E.6. Maximum Benzo(a)pyrene Concentrations by Sample Depth**

Sample Depth (ft)	Maximum Benzo(a)pyrene Concentration (mg/kg)
0-1	6,100
2-4	3.9
4-8	8.6
8-12	0.95
>12	0.98

Toxicity equivalence factors are used to calculate Total PAHs.<sup>8</sup> Factors utilize results from the carcinogen PAHs of benzo(a)pyrene; benz(a)anthracene; benzo(b)fluoranthene; benzo(k)fluoranthene; chrysene; dibenz(a,h)anthracene; and indeno(1,2,3-cd)pyrene. Table E.7 summarizes Total PAHs as they are found in surface (0–1 ft), subsurface (1–10 ft), and deep subsurface soils (> 10 ft) (as defined by the Paducah Risk Methods Document).<sup>8</sup>

**Table E.7. Maximum Total PAHs by Depth**

Sample Depth (ft)	Maximum Total PAH Concentration (mg/kg)
Surface (0–1)	8,750
Subsurface (1–10)	11.4
Deep Subsurface (> 10)	1.46

Figures E.8 through E.10 illustrate the location of these total PAHs by depth. Ranges of values are shown with respect to the no action level for the industrial worker (i.e., 1E-6) and action level for the industrial worker (i.e., 1E-4), 0.784 mg/kg and 78.4 mg/kg, respectively.

In conclusion, the Observations section of the BHHRA should address the uncertainties associated with the presence of PAHs, and the feasibility study (FS) should include discussions ensuring that remedial actions appropriately address the uncertainties associated with the presence of residual concentrations of PAHs.



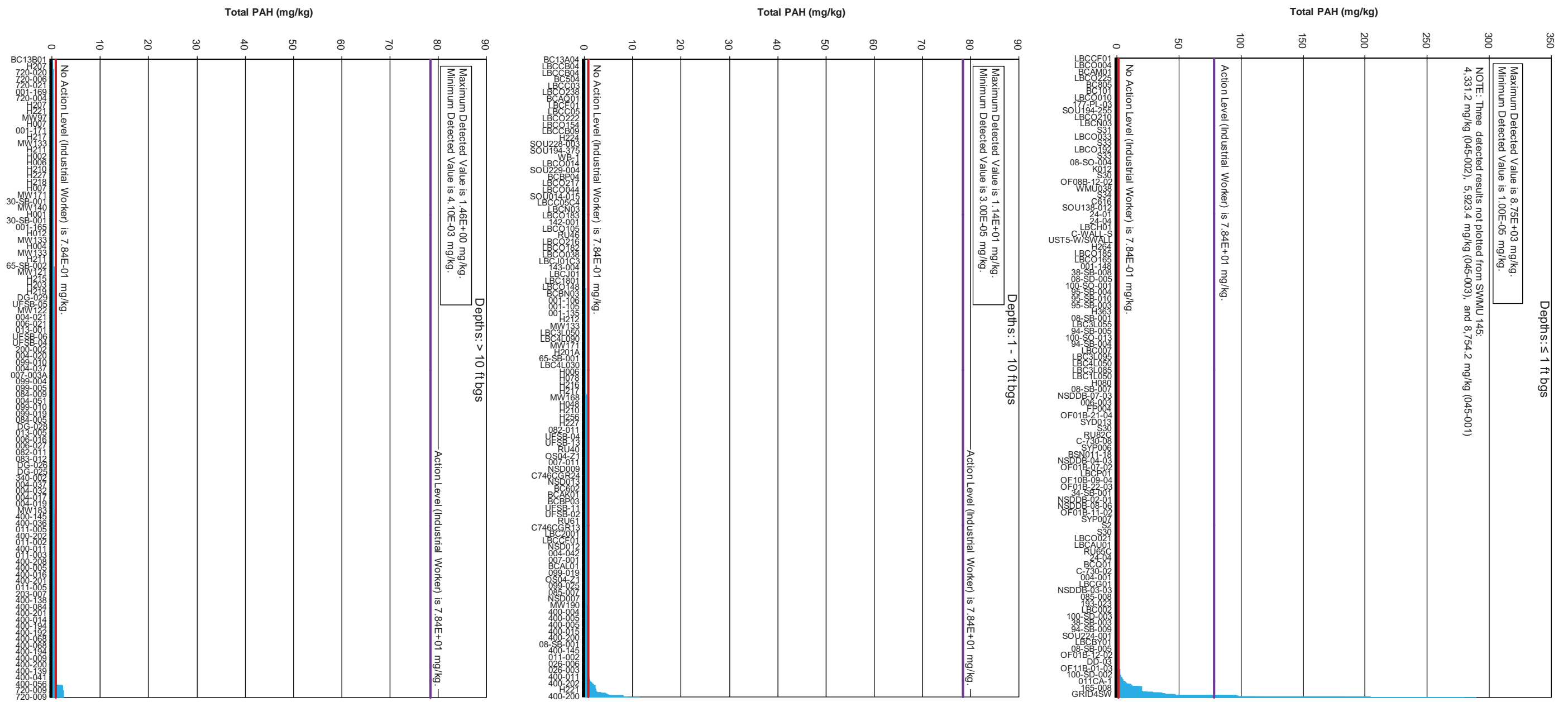


Figure E.8. Total PAH Concentrations by Depth

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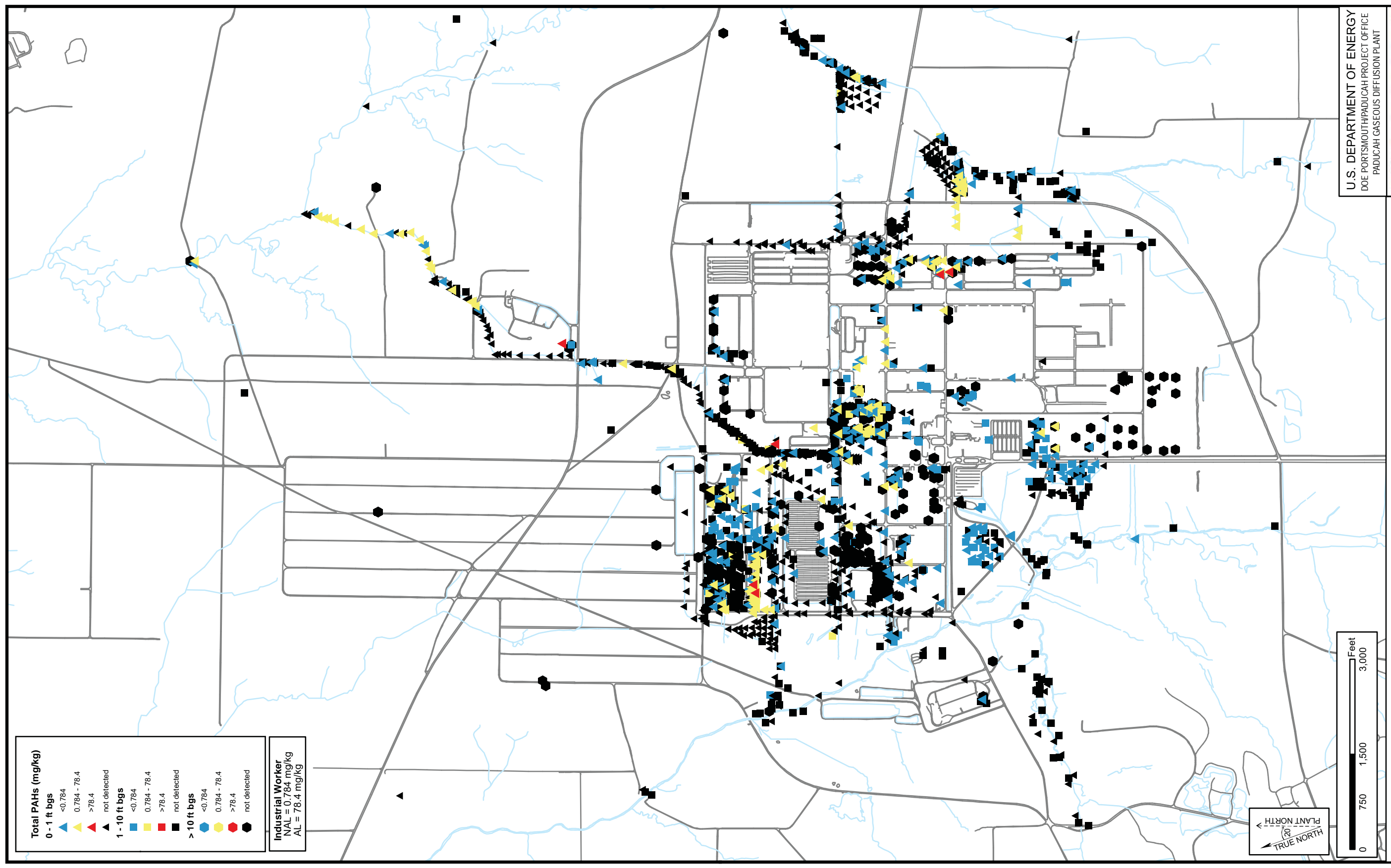
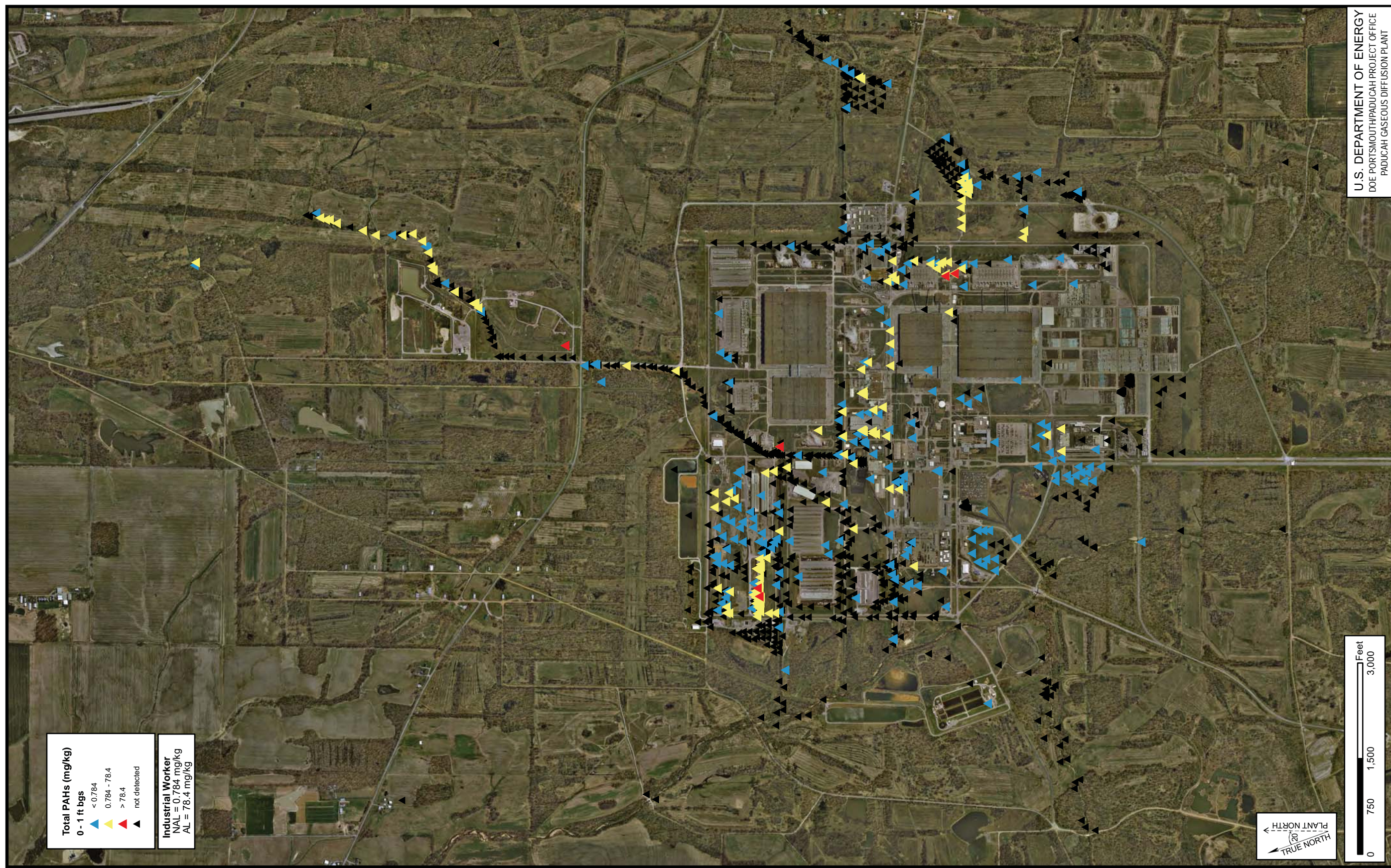


Figure E.9. Total PAH Soil/Sediment Samples

Figure No. 2012\_Total PAHs in Soil-SedimentR1.mxd  
 DATE 12-19-2012

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**Total PAHs (mg/kg)**  
**0 - 1 ft bgs**  
 < 0.784  
 0.784 - 78.4  
 > 78.4  
 not detected

**Industrial Worker**  
 NAL = 0.784 mg/kg  
 AL = 78.4 mg/kg

Feet  
 0 750 1,500 3,000

PLANT NORTH  
 TRUE NORTH

U.S. DEPARTMENT OF ENERGY  
 DOE PORTSMOUTH/PADUCAH PROJECT OFFICE  
 PADUCAH GASEOUS DIFFUSION PLANT



Figure E.10. Total PAH Surface (0-1 ft bgs) Soil/Sediment Samples

Figure No. 2012\_Total PAHs in Soil-Sediment\_SurfaceR1.mxd  
 DATE 12-19-2012

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### E.7.3 SUMMARY

In evaluating risk/hazard at PGDP, PAHs will be evaluated on a case-by-case basis to incorporate uncertainties concerning the presence of PAHs into the risk management process. This will include quantitative evaluation of the risk/hazard presented by PAHs in the BHHRA, consistent with the Paducah Risk Methods Document.<sup>8</sup> Subsequently, the BHHRA will discuss the uncertainties associated with the presence of PAHs, and these uncertainties will be combined with risk characterization in the Observations section. The FS will manage these uncertainties and incorporate regulatory requirements to ensure that potential exposure to residual PAHs in environmental media is addressed appropriately.

Because PAHs generally are not related to identifiable sources, sampling for PAHs at many SWMUs should be deferred to post-gaseous diffusion plant (GDP) activities; however, the need for sampling for PAHs would be appropriate during pre-GDP activities at SWMUs where PAHs release are potentially expected (e.g., SWMU 30, which contained an incinerator). The need for sampling for PAHs should be addressed during project scoping on a SWMU-specific basis.

<sup>1</sup> Agency for Toxic Substances and Disease Registry [ATSDR 1995] see <http://www.atsdr.cdc.gov/toxprofiles/tp69.pdf>.

<sup>2</sup> *Risk Management Considerations for Polycyclic Aromatic Hydrocarbon Contamination at the Portsmouth Gaseous Diffusion Plant*, POEF-ER-4616&D1, January 27, 1995.

<sup>3</sup> E-mail correspondence among FFA parties.

<sup>4</sup> *Final Report on the Background Soil Characterization Project at the Oak Ridge Reservation, Oak Ridge, Tennessee; Volume 1, Results of Field Sampling Program*, DOE/OR/01-1175/V1.

<sup>5</sup> "Role of the Baseline Risk Assessment in Superfund Remedy Selection Decisions" (OSWER Directive 9355.0-30) April 22, 1991.

<sup>6</sup> Kentucky Guidance for Ambient Background Assessment, January 8, 2004, Natural Resources and Environmental Protection Cabinet.

<sup>7</sup> Kentucky Revised Statute 224.01-400 (1) (b).

<sup>8</sup> *Risk Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0107&D2/R1, February 2011.

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## **E.8. DILUTION ATTENUATION FACTOR EVALUATION**

An evaluation of the dilution attenuation factor (DAF), including a sensitivity analysis of how the screening results would vary in response to a change in the target DAF used in screening was conducted in the *Soils Operable Unit Remedial Investigation Report at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0358&D2/R1 (issued February 2013).

The attachment from DOE/LX/07-0358 containing this evaluation is reprinted in this section.

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## C2. DILUTION ATTENUATION FACTOR EVALUATION

The maximum Upper Continental Recharge System (UCRS) soil concentrations that are protective of Regional Gravel Aquifer (RGA) groundwater quality are determined by combining the dilution attenuation factor (DAF) (unitless) calculations with contaminant-specific distribution coefficients ( $K_d$ ) (units of volume/mass). The DAF is a measure of how much the UCRS concentration of a soil constituent is diluted or attenuated by the migration through the UCRS, coupled with the migration through the RGA.

The DAF was calculated by comparing the volume of contaminated groundwater passing vertically through a UCRS solid waste management unit (SWMU)/area of concern (AOC) with the volume of “clean” RGA groundwater flowing beneath the SWMU/AOC and mixing with the UCRS water. RGA groundwater flows are much higher relative to UCRS groundwater flows; thus, mixing the two waters will result in much lower RGA groundwater contaminant concentrations relative to the initial UCRS groundwater contaminant concentrations. The reduction in groundwater concentrations in the RGA is proportional to the ratio of the volume of “clean” RGA groundwater to contaminated UCRS groundwater. The DAF calculates the impact on the concentration from the relative rates of vertical migration of contaminated UCRS water and the horizontal rate of migration of “clean” RGA groundwater to yield a concentration of the blended diluted/attenuated water.

To complete the evaluation, the  $K_d$  of the constituent must be factored into the analysis.  $K_d$  represents the ratio of contamination adhered to soil particles relative to that dissolved in groundwater.

Starting with a target-acceptable RGA groundwater contaminant concentration below the source area [i.e., maximum contaminant levels (MCLs) or site-specific risk based concentrations, etc.], the maximum-acceptable UCRS groundwater contaminant concentration can be calculated. When this result is combined with the  $K_d$ , this calculation will yield the maximum-acceptable UCRS soil contaminant concentration that is protective of RGA groundwater quality at the target concentration.

Once calculated, the maximum UCRS soil contaminant concentrations were used as site-specific remedial guide soil screening levels to screen the site-specific soil contamination data to identify those constituents that may pose a threat to groundwater. Soil contaminants found at concentrations below the levels identified as protective were screened from further evaluation of impacts to groundwater. Sites having soil contamination above the identified protective levels then were subjected to additional evaluation to estimate the potential for impacts to groundwater. This evaluation is summarized elsewhere in Appendix C and included the following:

- Comparing the nature of the constituent against the constituents found to have had an impact on the RGA groundwater at Paducah Gaseous Diffusion Plant (PGDP) (see Attachment C1) to identify whether there is evidence of these soil concentrations having had an impact on the RGA groundwater;
- Evaluating the horizontal and vertical spatial distribution of soil constituent concentrations to identify hot spots that may need to be addressed;
- Evaluating the locations of the constituents and comparing them to the RGA groundwater impacts; and
- Performing numerical modeling using the spatial distribution of soil contamination as an input into the Seasonal Soil Compartment Model (SESOIL) and Analytical Transient 1-,2-,3- Dimensional (AT123D) modeling to predict downgradient RGA temporal groundwater concentrations.

This attachment discusses the derivation of the DAF and the finding that the deterministic DAF for these soils is calculated at 58. This attachment also provides a sensitivity analysis of the screening of Soils Operable Unit (OU) concentrations against values calculated using a DAF of 58 and a DAF of 20. The effects on the decision to model groundwater impacts from individual SWMU/AOC soil constituent combinations are also discussed.

## C2.1. METHODOLOGY

The DAF calculation recognizes that vertical mixing of UCRS and RGA groundwater does not immediately occur throughout the entire RGA thickness and mixing primarily occurs in the upper portions of the RGA immediately below the source area, deemed the mixing depth. The DAF (unitless) for the Soils OU is calculated using the following equation:

$$DAF = 1 + \frac{Kid}{IL} \quad (\text{EPA 1996})$$

Where:

- i = horizontal hydraulic gradient (m/m)
- d = mixing zone depth (m)
- I = infiltration rate (m/yr)
- L = length of source area parallel to groundwater flow (m)
- K = aquifer hydraulic conductivity (m/yr)

The equation for calculating the aquifer mixing zone depth, d:

$$d = (0.0112 L^2)^{0.5} + d_a \left\{ 1 - e^{\left[ \frac{(-LI)}{(K i d_a)} \right]} \right\}$$

Where:

- d<sub>a</sub> = aquifer thickness (m)

The first term in the equation predicts the depth of the mixing due to vertical dispersivity along the length of the groundwater flow path:

$$(0.0112 L^2)^{0.5}$$

The second term in the equation estimates the depth of mixing due to the downward velocity of infiltrating water:

$$d_a \left\{ 1 - e^{\left[ \frac{(-L I)}{(K i d_a)} \right]} \right\}$$

Most important is the presence of L (length of source area parallel to groundwater flow) in d (mixing zone depth) in the DAF equation. Incorporation of L in d, results in L being in both the numerator and denominator of the DAF equation. NOTE: These equations indicate that as long as hydraulic conductivity (K), hydraulic gradient (i) and the infiltration rate (I) remain constant, the DAF will be constant regardless of the size of the source area undergoing evaluation. While mathematically true, the DAF is ultimately based on plume center-line concentrations which remain the same regardless of source area size. What does differ is the plume footprint, smaller source areas will generate smaller plume widths and lengths relative to larger source areas; however, the plume center-line concentrations will be the calculated to be the same regardless of source area size.

## C2.2. DAF CALCULATIONS

Assuming an L of 1 m and using the input parameters provided in Table C2.1, the DAF result is 58 for all Soils OU SWMUs/AOCs. With the exception of aquifer thickness, Table C2.1 values are exactly the same as those used for the Southwest Plume Site Investigation (DOE 2007) DAF evaluation. The aquifer thickness differs (9.14 m versus 10.54 m) slightly because the previous efforts did not include the Hydrogeologic Unit (HU) 4 stratigraphic thickness in the total RGA aquifer thickness despite the HU4 being considered part of the RGA flow system as evidenced by the unit being included in determining a representative RGA/HU4 hydraulic conductivity value.

**Table C2.1. DAF Input Parameter Values**

Parameter	Description	Value	Source
K	Horizontal Hydraulic Conductivity	0.45 cm/s; 1,286 ft/d  This value represents the arithmetic averaged hydraulic conductivity for the RGA/HU4 stratigraphic sequence  <u>RGA</u> K, 0.53 cm/s; thickness, 9.14 m K, 1,502 ft/d; thickness, 30 ft  <u>HU4</u> K, 0.001 cm/s; thickness, 1.5 m K, 2.8 ft/d; thickness, 5 ft	Southwest Plume Site- Investigation Report (DOE 2007)
I	Horizontal Hydraulic Gradient	4.00E-04 m/m, 4.00E-04 ft/ft	Southwest Plume Site- Investigation Report (DOE 2007)

**Table C2.1. DAF Input Parameter Values (Continued)**

<b>Parameter</b>	<b>Description</b>	<b>Value</b>	<b>Source</b>
I	Infiltration Rate	0.1054 m/yr, 4.1 inches/yr	SESOIL predicted net recharge rate to groundwater, Southwest Plume Remedial Investigation Report (DOE 2007)
d <sub>a</sub>	Aquifer Thickness (HU4 +RGA)	10.54 m, 35 ft	Southwest Plume Site-Investigation Report (DOE 2007)

As noted previously, the DAF is independent of waste area size, but is dependent on K, i, and I. Given that the 50 Soils OU SWMUs/AOCs are widely distributed within the PGDP and the vicinity, it is expected that site-specific K, i, and I will vary somewhat.

An evaluation of RGA horizontal hydraulic gradients shows i is expected to range between  $1.84 \times 10^{-4}$  and  $2.98 \times 10^{-3}$  ft/ft and have average and median values of  $7.81 \times 10^{-4}$  and  $4.4 \times 10^{-4}$  ft/ft, respectively (DOE 2010). Because of the inclusion in the data set of some localized, relatively high horizontal hydraulic gradients associated with PGDP anthropogenic influences, the median horizontal hydraulic gradient is more representative than the average horizontal hydraulic gradient.

With respect to K variability, six RGA pumping tests have been conducted and have produced hydraulic conductivity estimates ranging between approximately 100 and 3,600 ft/day (CH2M HILL 1992; LMES 1996a; LMES 1996b; LMES 1997; Terran 1990; Terran 1992). The lowest measured RGA hydraulic conductivity is beneath PGDP. The highest measured value is between PGDP and the Ohio River. A previous evaluation assumed that RGA hydraulic conductivity ranged between 75 ft/d and 1,500 ft/d, with a likeliest value of 350 ft/d (DOE 2007). The evaluation was based on the 1997 PGDP groundwater flow model (DOE 1997), which has since undergone recalibration. The current calibrated PGDP RGA groundwater flow model (DOE 2010) contains K values that range over the values characterized by the RGA pumping tests.

Minimal HU4 K measurements have been collected so the value presented in Table C2.1 is assumed to be representative. In addition, the thicker (and thus higher weighted) and higher RGA K values dominate the arithmetic averaged calculations, thus fixing the HU4 K in the analysis will have minimal impact on the evaluation.

Thornthwaite analysis (Thornthwaite and Mather 1957), which is based on monthly precipitation and potential evaporation rates, was used to estimate I at PGDP (DOE 2010). The calculations estimate that I ranges from 2.64 to 7.64 inches/yr. In addition to I from precipitation, anthropogenic I from man-made sources could be as high as 48 inches/yr (DOE 2010). Note that the higher anthropogenic I values are believed to be associated with features such as the cooling towers, the C-616 Lagoons, and building drainage systems; thus, the anthropogenic I values are expected to have only limited impacts on the migration of constituents from the Soils OU SWMUs/AOCs. It is assumed that the calculated range associated with precipitation I is most appropriate for an evaluation of the Soils OU SWMUs/AOCs.

For this analysis, it was assumed that the HU4 and RGA thickness reported in Table C2.1 are “typical.”

**Table C2.2. Minimum and Maximum DAF Input Parameter Values**

Parameter	Description	Minimum Value	Maximum Value
K	Horizontal Hydraulic Conductivity	0.03 cm/s, 85 ft/d  This value represents the arithmetic averaged hydraulic conductivity for the RGA/HU4 stratigraphic sequence  <u>RGA</u> K, 0.035 cm/s; thickness, 9.14 m K, 100 ft/d; thickness, 30 ft  <u>HU4</u> K, 0.001 cm/s; thickness, 1.5 m K, 2.8 ft/d; thickness, 5 ft	1.09 cm/s; 3,087 ft/d  This value represents the arithmetic averaged hydraulic conductivity for the RGA/HU4 stratigraphic sequence  <u>RGA</u> K, 1.27 cm/s; thickness, 9.14 m K, 3,600 ft/d; thickness, 30 ft  <u>HU4</u> K, 0.001 cm/s; thickness, 1.5 m K, 2.8 ft/d; thickness, 5 ft
i	Horizontal Hydraulic Gradient	1.84E-04 m/m, 1.84E-04 ft/ft	2.98E-03 m/m, 2.98E-04 ft/ft
I	Infiltration Rate	0.0679 m/yr, 2.64 inches/yr	0.1964 m/yr, 7.64 inches/yr
d <sub>a</sub>	Aquifer Thickness (HU4 +RGA)	10.54 m, 35 ft	10.54 m, 35 ft

Based on expected minimum and maximum K, i, and I values (Table C2.2), DAF values for the Soils OU are expected to range between 5 and 139. If the maximum hydraulic conductivity value is limited to 1,500 ft/d, to reflect the lower hydraulic conductivity values found beneath the PGDP, then the maximum DAF is 68.

The previous calculations provide an indication of the potential DAF range based on sitewide input parameter variability; however, the evaluation does not characterize the DAF distribution between the potential minimum and maximum DAF values. To develop a better understanding of the potential DAF distribution, probabilistic evaluation was performed using the parameter value distributions listed in Table C2.3.

**Table C2.3. Parameter Distributions**

Parameter	Most Likely Value	Minimum Value	Maximum Value	Standard Deviation	Coefficient of Variation	Distribution Type
Hydraulic Conductivity, ft/d	350	75	1,500	350	100	Log Normal
Horizontal Hydraulic Gradient, ft/ft	1.01E-03	1.00E-04	4.00E-03	1.12E-03	1.11E+02	Normal
Infiltration, inches/yr	4.1	2.64	7.64	--	--	Uniform
Aquifer Thickness, ft	38.71	10	63.5	11.84	30.59	Normal

The parameter distributions, with the exception of I, were developed for probabilistic evaluation of soil cleanup RGs for SWMU 1 and the C-720 Building (DOE 2007; DOE 2011). For the soil RG probabilistic evaluation, I was held constant. For this probabilistic evaluation, I, as discussed previously, was assumed to range linearly between 2.64 inches/yr and 7.64 inches/yr.

Crystal Ball® (Decisioneering, Inc. 2000) was used to generate 10,000 individual K, horizontal i, I, and  $d_a$  values which were used as input to the DAF calculation. The evaluation predicted mean, median, minimum, and maximum DAF values of 52, 33, 3, and 366, respectively. Note that the probabilistic mean (52) DAF value is similar to the deterministic mean DAF value of 58. Additionally, the probabilistic minimum DAF (3) is similar to the minimum DAF (5) calculated using minimum parameter inputs (Table C2.2). The maximum probabilistic DAF (366), while larger than the deterministic maximum DAF (139), is within the same order of magnitude. Evaluation of the probabilistic DAF distribution (Figure C2.1) shows that lower DAF values occur more frequently than higher DAF values with the most frequently occurring DAF being between 11 and 20.

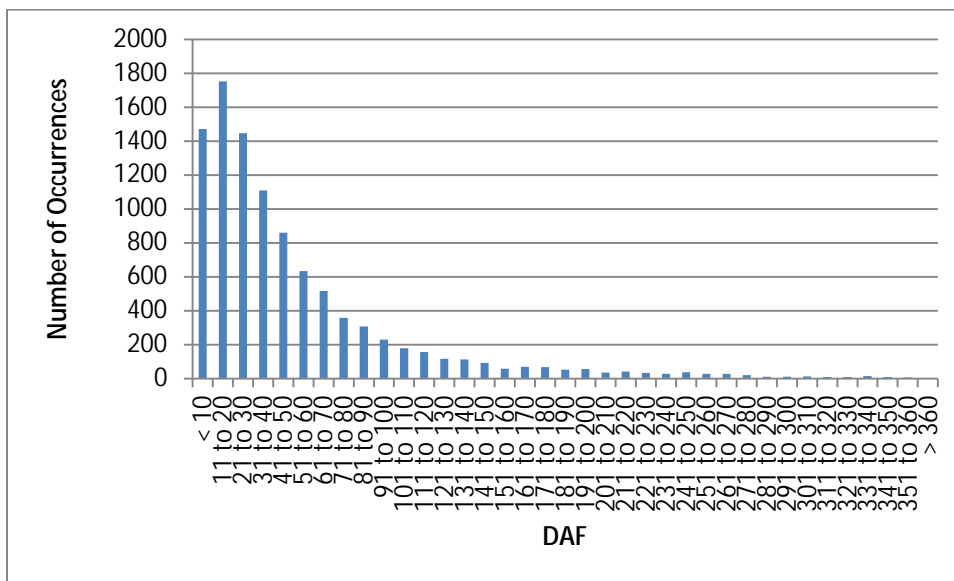


Figure C2.1. Probabilistic DAF Distribution

### C2.3. SUMMARY

Deterministic evaluation of PGDP site conditions predicts a DAF of 58 for the Soils OU. Minimum and maximum deterministic predicted DAF values are 5 and 139, respectively. Probabilistic evaluation predicts average, median, minimum, and maximum DAF values of 52, 33, 3, and 366, respectively. Frequency evaluation shows that lower value DAF values are more common than higher DAF values, with the most frequently occurring DAF being between 11 and 20.

The DAF of 58 determined in this calculation was used to support screening of the Soils OU results to identify those SWMUs/AOCs where constituents might present an impact to groundwater. The results of this screening are summarized in Attachment C1 to Appendix C.

Section C2.4 presents a sensitivity analysis of this same screening using a DAF of 20. The DAF of 20 was used because it is a value that EPA uses as a default value for screening in their derivation of soil screening values and also because it is a lower value than the median value calculated for PGDP of 33. A value of 20 is recognized as a reasonable value for general soil conditions (including sandy soils); however, the UCRS at PGDP has much more silt and clay than the typical sandy soil condition; thus, a DAF greater than 20 (33 or 58) is expected to better estimate the actual potential for migration to



groundwater at the PGDP. The DAF of 58 is similar to that calculated for the Southwest Plume and is considered typical of that found at PGDP where most locations have a majority of the URCS composed of silt and clay.

## C2.4. SENSITIVITY ANALYSIS

The screening identified in Attachment C1 of Appendix C was carried out using a DAF of 58 to yield the results summarized in Tables C1.3 and C1.4. This screening identified 109 SWMU/AOC soil constituent combinations that exceeded the screening values based on the overall average concentration, as follows:

- Thirty exceeded for silver (9 exceeded average without maximum value exceedance);
- Twenty-three exceeded for Total polycyclic aromatic hydrocarbons (PAHs) or benz(a)anthracene [3 exceeded the average (calculated using half the detection limit) but the maximum detected value did not exceed the screening level];
- Twenty-three exceeded for molybdenum (18 exceeded average without maximum value exceedance);
- Two exceeded for nickel;
- Four exceeded for neptunium-237;
- Two exceeded for technetium-99;
- Eight exceeded for naphthalene;
- One exceeded for thorium-230;
- Two exceeded for cobalt;
- One exceeded for uranium-238;
- One exceeded for uranium;
- Two exceeded for vanadium;
- Three exceeded for Total polychlorinated biphenyl (PCBs);
- Two exceeded for pentachlorophenol (1 exceeded average without maximum value exceedance);
- Two exceeded for arsenic; and
- Three exceeded for volatile organic compounds (VOCs) (1 VOC each; all at SWMU 1).

Based upon the additional evaluation presented in Attachment C1 to Appendix C, 8 SWMU/AOC soil constituent combinations were subjected to fate and transport modeling as summarized in Appendix C.

This same screening approach was performed using values derived from a DAF of 20 in order to evaluate the sensitivity of this screening to the DAF. Screening against DAF 20 values identified 280

SWMU/AOC soil constituent combinations that exceeded the screening values based on the average concentrations, as follows, and shown in Table C2.4, sorted by analyte.

- Two exceeded soil screening levels/background for antimony
- Seven exceeded for arsenic
- Fifty-four exceeded for Total PAHs or benz(a)anthracene
- Two exceeded for cobalt
- Twenty-nine exceeded for mercury
- Thirty-three exceeded for molybdenum
- Eight exceeded for naphthalene
- Nine exceeded for neptunium-237
- Twenty-nine exceeded for nickel
- Two exceeded for pentachlorophenol
- Three exceeded for plutonium 239/240
- Thirty exceeded for selenium
- Thirty exceeded for silver
- Five exceeded for Tc-99
- Five exceeded for thallium
- Two exceeded for thorium-230
- Sixteen exceeded for Total PCBs
- Three exceeded for uranium
- Three exceeded for uranium-238
- Two exceeded for vanadium
- One exceeded for zinc
- Six exceeded for VOCs

**Table C2.4. SWMU/AOC Soil Constituent Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
1	99	Antimony	mg/kg	5.47E+00	5.30E-01	<b>2.10E-01</b>	<b>5.42E+00</b>
2	196	Antimony	mg/kg	7.81E+00	1.21E+02	<b>2.10E-01</b>	<b>5.42E+00</b>
1	76	Arsenic	mg/kg	8.10E+00	1.31E+01	<b>7.90E+00</b>	<b>5.84E+00</b>
2	81	Arsenic	mg/kg	8.18E+00	1.37E+01	<b>7.90E+00</b>	<b>5.84E+00</b>
3	165	Arsenic	mg/kg	2.72E+01	1.30E+02	<b>7.90E+00</b>	<b>5.84E+00</b>
4	180	Arsenic	mg/kg	8.23E+00	1.38E+02	<b>7.90E+00</b>	<b>5.84E+00</b>
5	531	Arsenic	mg/kg	9.97E+00	4.68E+01	<b>7.90E+00</b>	<b>5.84E+00</b>
6	561	Arsenic	mg/kg	9.00E+00	3.96E+01	<b>7.90E+00</b>	<b>5.84E+00</b>
7	564	Arsenic	mg/kg	2.54E+01	4.30E+01	<b>7.90E+00</b>	<b>5.84E+00</b>
1	1	Benz(a)anthracene	mg/kg	3.02E-01	6.40E-02	<b>0.00E+00</b>	<b>8.64E-02</b>
2	19	Benz(a)anthracene	mg/kg	4.45E-01	3.70E+00	<b>0.00E+00</b>	<b>8.64E-02</b>
3	76	Benz(a)anthracene	mg/kg	9.40E-01	1.70E+00	<b>0.00E+00</b>	<b>8.64E-02</b>
4	81	Benz(a)anthracene	mg/kg	2.43E-01	6.50E-01	<b>0.00E+00</b>	<b>8.64E-02</b>
5	138	Benz(a)anthracene	mg/kg	5.24E-01	4.80E-02	<b>0.00E+00</b>	<b>8.64E-02</b>
6	153	Benz(a)anthracene	mg/kg	1.32E-01	5.80E-02	<b>0.00E+00</b>	<b>8.64E-02</b>

**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
7	156	Benz(a)anthracene	mg/kg	1.55E-01	6.60E-02	0.00E+00	8.64E-02
8	158	Benz(a)anthracene	mg/kg	3.67E-01	4.30E-01	0.00E+00	8.64E-02
9	163	Benz(a)anthracene	mg/kg	1.97E-01	1.60E-01	0.00E+00	8.64E-02
10	165	Benz(a)anthracene	mg/kg	3.36E-01	1.50E+00	0.00E+00	8.64E-02
11	169	Benz(a)anthracene	mg/kg	7.50E-01	1.30E+00	0.00E+00	8.64E-02
12	180	Benz(a)anthracene	mg/kg	1.84E-01	4.80E-02	0.00E+00	8.64E-02
13	194	Benz(a)anthracene	mg/kg	2.13E-01	8.90E-01	0.00E+00	8.64E-02
14	195	Benz(a)anthracene	mg/kg	2.05E-01	1.90E-01	0.00E+00	8.64E-02
15	196	Benz(a)anthracene	mg/kg	1.24E+00	6.90E+00	0.00E+00	8.64E-02
16	213	Benz(a)anthracene	mg/kg	1.10E-01	1.10E-01	0.00E+00	8.64E-02
17	215	Benz(a)anthracene	mg/kg	2.25E-01	8.00E-02	0.00E+00	8.64E-02
18	217	Benz(a)anthracene	mg/kg	2.08E-01	3.80E-01	0.00E+00	8.64E-02
19	221	Benz(a)anthracene	mg/kg	6.10E-01	6.10E-01	0.00E+00	8.64E-02
20	222	Benz(a)anthracene	mg/kg	1.20E-01	1.20E-01	0.00E+00	8.64E-02
21	227	Benz(a)anthracene	mg/kg	2.11E-01	1.18E-01	0.00E+00	8.64E-02
22	228	Benz(a)anthracene	mg/kg	1.18E-01	4.00E-02	0.00E+00	8.64E-02
23	488	Benz(a)anthracene	mg/kg	1.93E-01	1.90E-01	0.00E+00	8.64E-02
24	489	Benz(a)anthracene	mg/kg	1.36E-01	7.60E-02	0.00E+00	8.64E-02
25	518	Benz(a)anthracene	mg/kg	7.92E+00	1.10E+02	0.00E+00	8.64E-02
26	520	Benz(a)anthracene	mg/kg	2.25E-01	3.80E-01	0.00E+00	8.64E-02
27	531	Benz(a)anthracene	mg/kg	1.17E-01	3.90E-02	0.00E+00	8.64E-02
28	541	Benz(a)anthracene	mg/kg	6.29E-01	6.40E+00	0.00E+00	8.64E-02
29	561	Benz(a)anthracene	mg/kg	2.17E-01	1.90E+00	0.00E+00	8.64E-02
30	562	Benz(a)anthracene	mg/kg	2.55E-01	5.20E-01	0.00E+00	8.64E-02
1	1	<i>cis</i> -1,2-Dichloroethene	mg/kg	1.79E+01	2.40E+03	0.00E+00	4.12E-01
1	217	Cobalt	mg/kg	1.38E+01	1.90E+02	1.30E+01	2.82E-01
2	221	Cobalt	mg/kg	4.05E+01	1.44E+02	1.30E+01	2.82E-01
1	14	Mercury	mg/kg	4.87E+00	4.37E+01	1.30E-01	2.08E+00
2	76	Mercury	mg/kg	3.50E+00	7.45E+00	1.30E-01	2.08E+00
3	81	Mercury	mg/kg	4.27E+00	8.33E+00	1.30E-01	2.08E+00
4	99	Mercury	mg/kg	4.20E+00	9.53E+00	1.30E-01	2.08E+00
5	138	Mercury	mg/kg	4.89E+00	2.13E+01	1.30E-01	2.08E+00
6	153	Mercury	mg/kg	4.34E+00	1.99E-02	1.30E-01	2.08E+00
7	156	Mercury	mg/kg	4.70E+00	9.87E+00	1.30E-01	2.08E+00
8	158	Mercury	mg/kg	4.49E+00	1.05E+01	1.30E-01	2.08E+00
9	163	Mercury	mg/kg	4.33E+00	7.53E+00	1.30E-01	2.08E+00
10	169	Mercury	mg/kg	3.02E+00	7.87E+00	1.30E-01	2.08E+00
11	180	Mercury	mg/kg	4.69E+00	8.28E+00	1.30E-01	2.08E+00
12	194	Mercury	mg/kg	4.58E+00	8.94E+00	1.30E-01	2.08E+00

**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
13	195	Mercury	mg/kg	4.64E+00	8.43E+00	<b>1.30E-01</b>	<b>2.08E+00</b>
14	200	Mercury	mg/kg	4.62E+00	6.93E+00	<b>1.30E-01</b>	<b>2.08E+00</b>
15	212	Mercury	mg/kg	3.20E+00	6.94E+00	<b>1.30E-01</b>	<b>2.08E+00</b>
16	213	Mercury	mg/kg	4.75E+00	3.75E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
17	214	Mercury	mg/kg	3.35E+00	4.16E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
18	215	Mercury	mg/kg	4.35E+00	2.83E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
19	216	Mercury	mg/kg	2.52E+00	3.49E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
20	217	Mercury	mg/kg	3.60E+00	9.20E+00	<b>1.30E-01</b>	<b>2.08E+00</b>
21	219	Mercury	mg/kg	3.01E+00	2.59E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
22	221	Mercury	mg/kg	4.80E+00	1.23E+01	<b>1.30E-01</b>	<b>2.08E+00</b>
23	222	Mercury	mg/kg	3.81E+00	2.77E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
24	227	Mercury	mg/kg	3.83E+00	8.41E+00	<b>1.30E-01</b>	<b>2.08E+00</b>
25	228	Mercury	mg/kg	4.18E+00	9.37E+00	<b>1.30E-01</b>	<b>2.08E+00</b>
26	488	Mercury	mg/kg	3.90E+00	5.03E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
27	489	Mercury	mg/kg	3.01E+00	3.39E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
28	520	Mercury	mg/kg	4.25E+00	1.19E+01	<b>1.30E-01</b>	<b>2.08E+00</b>
29	531	Mercury	mg/kg	4.38E+00	3.65E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
1	165	Methylene chloride	mg/kg	4.67E-02	6.80E-02	<b>0.00E+00</b>	<b>2.54E-02</b>
1	1	Molybdenum	mg/kg	4.31E+00	1.42E+01	<b>0.00E+00</b>	<b>2.10E+00</b>
2	14	Molybdenum	mg/kg	7.16E+00	2.87E+01	<b>0.00E+00</b>	<b>2.10E+00</b>
3	81	Molybdenum	mg/kg	6.70E+00	2.20E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
4	99	Molybdenum	mg/kg	7.09E+00	1.60E+01	<b>0.00E+00</b>	<b>2.10E+00</b>
5	138	Molybdenum	mg/kg	6.90E+00	1.10E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
6	153	Molybdenum	mg/kg	6.65E+00	1.20E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
7	156	Molybdenum	mg/kg	6.73E+00	7.40E-01	<b>0.00E+00</b>	<b>2.10E+00</b>
8	158	Molybdenum	mg/kg	6.77E+00	1.20E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
9	160	Molybdenum	mg/kg	5.54E+00	7.70E-01	<b>0.00E+00</b>	<b>2.10E+00</b>
10	163	Molybdenum	mg/kg	6.90E+00	1.60E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
11	169	Molybdenum	mg/kg	6.59E+00	6.27E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
12	180	Molybdenum	mg/kg	6.98E+00	1.40E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
13	194	Molybdenum	mg/kg	6.94E+00	1.96E+01	<b>0.00E+00</b>	<b>2.10E+00</b>
14	195	Molybdenum	mg/kg	6.97E+00	5.60E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
15	196	Molybdenum	mg/kg	4.14E+00	1.30E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
16	200	Molybdenum	mg/kg	6.90E+00	7.30E-01	<b>0.00E+00</b>	<b>2.10E+00</b>
17	212	Molybdenum	mg/kg	6.06E+00	1.30E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
18	213	Molybdenum	mg/kg	7.16E+00	6.10E-01	<b>0.00E+00</b>	<b>2.10E+00</b>
19	214	Molybdenum	mg/kg	5.15E+00	4.50E-01	<b>0.00E+00</b>	<b>2.10E+00</b>
20	215	Molybdenum	mg/kg	6.63E+00	1.00E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
21	216	Molybdenum	mg/kg	4.11E+00	7.10E-01	<b>0.00E+00</b>	<b>2.10E+00</b>

**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
22	217	Molybdenum	mg/kg	6.88E+00	5.89E+00	0.00E+00	2.10E+00
23	219	Molybdenum	mg/kg	4.63E+00	3.40E-01	0.00E+00	2.10E+00
24	221	Molybdenum	mg/kg	6.83E+00	4.00E+00	0.00E+00	2.10E+00
25	222	Molybdenum	mg/kg	6.62E+00	1.20E+00	0.00E+00	2.10E+00
26	227	Molybdenum	mg/kg	6.51E+00	5.21E+00	0.00E+00	2.10E+00
27	228	Molybdenum	mg/kg	6.23E+00	1.20E+00	0.00E+00	2.10E+00
28	488	Molybdenum	mg/kg	5.92E+00	5.50E-01	0.00E+00	2.10E+00
29	489	Molybdenum	mg/kg	4.75E+00	7.40E-01	0.00E+00	2.10E+00
30	520	Molybdenum	mg/kg	6.99E+00	1.30E+00	0.00E+00	2.10E+00
31	531	Molybdenum	mg/kg	6.66E+00	1.10E+00	0.00E+00	2.10E+00
32	541	Molybdenum	mg/kg	2.42E+00	5.62E+00	0.00E+00	2.10E+00
33	564	Molybdenum	mg/kg	6.88E+00	7.84E+00	0.00E+00	2.10E+00
1	1	Naphthalene	mg/kg	1.25E+00	5.78E-04	0.00E+00	1.16E-02
2	19	Naphthalene	mg/kg	1.89E-01	1.10E+00	0.00E+00	1.16E-02
3	81	Naphthalene	mg/kg	2.21E-01	3.90E-01	0.00E+00	1.16E-02
4	165	Naphthalene	mg/kg	5.84E-01	4.70E+00	0.00E+00	1.16E-02
5	194	Naphthalene	mg/kg	1.98E-01	4.80E-02	0.00E+00	1.16E-02
6	196	Naphthalene	mg/kg	1.78E-01	1.10E+00	0.00E+00	1.16E-02
7	541	Naphthalene	mg/kg	2.71E-01	1.80E+00	0.00E+00	1.16E-02
8	561	Naphthalene	mg/kg	2.05E-01	5.50E-01	0.00E+00	1.16E-02
1	1	Neptunium-237	pCi/g	1.14E-01	6.63E-01	0.00E+00	9.00E-02
2	14	Neptunium-237	pCi/g	1.47E+00	1.60E+01	0.00E+00	9.00E-02
3	165	Neptunium-237	pCi/g	3.66E-01	5.60E-01	0.00E+00	9.00E-02
4	196	Neptunium-237	pCi/g	1.33E-01	3.11E-01	0.00E+00	9.00E-02
5	212	Neptunium-237	pCi/g	1.73E+00	4.00E+00	0.00E+00	9.00E-02
6	227	Neptunium-237	pCi/g	2.15E-01	2.53E+00	0.00E+00	9.00E-02
7	228	Neptunium-237	pCi/g	1.47E-01	8.00E-01	0.00E+00	9.00E-02
8	517	Neptunium-237	pCi/g	3.04E-01	1.07E+00	0.00E+00	9.00E-02
9	520	Neptunium-237	pCi/g	1.20E-01	1.10E+00	0.00E+00	9.00E-02
1	14	Nickel	mg/kg	2.44E+02	2.67E+03	2.20E+01	2.72E+01
2	19	Nickel	mg/kg	4.26E+01	4.38E+02	2.20E+01	2.72E+01
3	81	Nickel	mg/kg	3.31E+01	1.14E+02	2.20E+01	2.72E+01
4	99	Nickel	mg/kg	3.45E+01	9.05E+01	2.20E+01	2.72E+01
5	138	Nickel	mg/kg	3.56E+01	1.13E+02	2.20E+01	2.72E+01
6	153	Nickel	mg/kg	4.18E+01	9.92E+01	2.20E+01	2.72E+01
7	156	Nickel	mg/kg	3.13E+01	6.16E+01	2.20E+01	2.72E+01
8	158	Nickel	mg/kg	3.58E+01	1.32E+02	2.20E+01	2.72E+01
9	163	Nickel	mg/kg	3.70E+01	7.81E+01	2.20E+01	2.72E+01
10	169	Nickel	mg/kg	6.61E+01	8.04E+02	2.20E+01	2.72E+01

**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
11	180	Nickel	mg/kg	3.97E+01	1.08E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
12	194	Nickel	mg/kg	3.55E+01	1.08E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
13	195	Nickel	mg/kg	3.58E+01	1.02E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
14	196	Nickel	mg/kg	3.91E+01	5.87E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
15	200	Nickel	mg/kg	5.00E+01	2.60E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
16	212	Nickel	mg/kg	2.91E+01	8.69E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
17	213	Nickel	mg/kg	3.98E+01	9.10E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
18	215	Nickel	mg/kg	3.26E+01	7.32E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
19	217	Nickel	mg/kg	3.53E+01	1.31E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
20	219	Nickel	mg/kg	3.08E+01	6.71E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
21	221	Nickel	mg/kg	3.84E+01	1.39E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
22	222	Nickel	mg/kg	3.66E+01	9.19E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
23	227	Nickel	mg/kg	6.37E+01	6.53E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
24	228	Nickel	mg/kg	3.58E+01	7.92E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
25	489	Nickel	mg/kg	3.77E+01	7.88E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
26	517	Nickel	mg/kg	5.65E+01	1.72E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
27	520	Nickel	mg/kg	7.91E+01	8.10E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
28	531	Nickel	mg/kg	5.37E+01	1.62E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
1	14	PCB, Total	mg/kg	2.71E+00	1.00E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
2	76	PCB, Total	mg/kg	1.57E+00	2.60E-01	<b>0.00E+00</b>	<b>1.56E+00</b>
3	81	PCB, Total	mg/kg	6.31E+00	3.70E+02	<b>0.00E+00</b>	<b>1.56E+00</b>
4	138	PCB, Total	mg/kg	1.93E+00	5.00E-01	<b>0.00E+00</b>	<b>1.56E+00</b>
5	153	PCB, Total	mg/kg	2.09E+00	6.00E-01	<b>0.00E+00</b>	<b>1.56E+00</b>
6	156	PCB, Total	mg/kg	2.33E+00	3.00E-01	<b>0.00E+00</b>	<b>1.56E+00</b>
7	169	PCB, Total	mg/kg	1.68E+00	1.00E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
8	194	PCB, Total	mg/kg	2.29E+00	1.80E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
9	195	PCB, Total	mg/kg	2.32E+00	7.40E-01	<b>0.00E+00</b>	<b>1.56E+00</b>
10	200	PCB, Total	mg/kg	2.35E+00	2.60E+00	<b>0.00E+00</b>	<b>1.56E+00</b>
11	213	PCB, Total	mg/kg	2.38E+00	7.30E-02	<b>0.00E+00</b>	<b>1.56E+00</b>
12	221	PCB, Total	mg/kg	2.23E+00	5.00E-01	<b>0.00E+00</b>	<b>1.56E+00</b>
13	227	PCB, Total	mg/kg	1.93E+00	1.26E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
14	488	PCB, Total	mg/kg	2.81E+00	1.03E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
15	492	PCB, Total	mg/kg	4.77E+00	4.41E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
16	541	PCB, Total	mg/kg	1.39E+01	9.40E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
1	1	Pentachlorophenol	mg/kg	9.33E-01	1.10E-01	<b>0.00E+00</b>	<b>2.02E-01</b>
2	165	Pentachlorophenol	mg/kg	1.10E+00	2.10E+00	<b>0.00E+00</b>	<b>2.02E-01</b>
1	1	Plutonium-239/240	pCi/g	2.20E+00	9.05E+00	<b>0.00E+00</b>	<b>1.56E+00</b>
2	165	Plutonium-239/240	pCi/g	2.93E+00	7.78E+00	<b>0.00E+00</b>	<b>1.56E+00</b>
3	212	Plutonium-239/240	pCi/g	3.32E+00	6.71E+00	<b>0.00E+00</b>	<b>1.56E+00</b>

**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
1	14	Selenium	mg/kg	9.30E+00	3.07E+01	<b>7.00E-01</b>	<b>5.20E+00</b>
2	76	Selenium	mg/kg	6.49E+00	1.50E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
3	81	Selenium	mg/kg	8.48E+00	1.40E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
4	99	Selenium	mg/kg	9.06E+00	1.30E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
5	138	Selenium	mg/kg	8.54E+00	4.72E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
6	153	Selenium	mg/kg	8.85E+00	1.70E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
7	156	Selenium	mg/kg	9.04E+00	1.50E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
8	158	Selenium	mg/kg	8.69E+00	4.15E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
9	160	Selenium	mg/kg	7.44E+00	1.30E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
10	163	Selenium	mg/kg	8.79E+00	2.00E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
11	169	Selenium	mg/kg	6.14E+00	1.70E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
12	180	Selenium	mg/kg	9.29E+00	3.82E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
13	194	Selenium	mg/kg	9.15E+00	4.03E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
14	195	Selenium	mg/kg	9.29E+00	3.06E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
15	200	Selenium	mg/kg	8.99E+00	5.84E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
16	212	Selenium	mg/kg	6.80E+00	1.60E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
17	213	Selenium	mg/kg	9.54E+00	7.70E-01	<b>7.00E-01</b>	<b>5.20E+00</b>
18	214	Selenium	mg/kg	6.89E+00	6.70E-01	<b>7.00E-01</b>	<b>5.20E+00</b>
19	215	Selenium	mg/kg	8.81E+00	1.10E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
20	216	Selenium	mg/kg	5.65E+00	1.30E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
21	217	Selenium	mg/kg	7.63E+00	1.67E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
22	219	Selenium	mg/kg	6.46E+00	1.20E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
23	221	Selenium	mg/kg	9.26E+00	9.80E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
24	222	Selenium	mg/kg	7.75E+00	1.40E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
25	227	Selenium	mg/kg	8.27E+00	2.20E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
26	228	Selenium	mg/kg	7.99E+00	3.97E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
27	488	Selenium	mg/kg	8.09E+00	1.60E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
28	489	Selenium	mg/kg	6.52E+00	1.40E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
29	520	Selenium	mg/kg	8.24E+00	4.55E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
30	531	Selenium	mg/kg	8.85E+00	1.10E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
1	14	Silver	mg/kg	5.13E+00	2.22E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
2	76	Silver	mg/kg	3.02E+00	6.30E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
3	81	Silver	mg/kg	4.29E+00	2.70E+00	<b>2.70E+00</b>	<b>8.76E-01</b>
4	99	Silver	mg/kg	4.44E+00	1.03E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
5	138	Silver	mg/kg	4.84E+00	1.65E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
6	153	Silver	mg/kg	5.37E+00	1.32E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
7	156	Silver	mg/kg	4.71E+00	1.19E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
8	158	Silver	mg/kg	4.47E+00	1.47E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
9	160	Silver	mg/kg	4.48E+00	1.13E+01	<b>2.70E+00</b>	<b>8.76E-01</b>

**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
10	163	Silver	mg/kg	4.53E+00	1.05E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
11	165	Silver	mg/kg	1.14E+01	8.33E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
12	169	Silver	mg/kg	3.09E+00	7.90E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
13	180	Silver	mg/kg	4.90E+00	1.17E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
14	194	Silver	mg/kg	4.97E+00	1.70E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
15	195	Silver	mg/kg	4.77E+00	1.31E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
16	200	Silver	mg/kg	4.63E+00	9.47E+00	<b>2.70E+00</b>	<b>8.76E-01</b>
17	212	Silver	mg/kg	4.24E+00	1.55E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
18	213	Silver	mg/kg	6.12E+00	1.32E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
19	214	Silver	mg/kg	3.34E+00	2.10E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
20	215	Silver	mg/kg	4.55E+00	9.51E+00	<b>2.70E+00</b>	<b>8.76E-01</b>
21	217	Silver	mg/kg	4.14E+00	1.61E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
22	219	Silver	mg/kg	3.02E+00	5.60E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
23	221	Silver	mg/kg	4.58E+00	9.74E+00	<b>2.70E+00</b>	<b>8.76E-01</b>
24	222	Silver	mg/kg	3.84E+00	5.00E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
25	227	Silver	mg/kg	4.09E+00	1.01E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
26	228	Silver	mg/kg	4.58E+00	1.16E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
27	488	Silver	mg/kg	3.91E+00	8.50E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
28	489	Silver	mg/kg	3.01E+00	4.10E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
29	520	Silver	mg/kg	4.54E+00	1.40E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
30	531	Silver	mg/kg	4.38E+00	1.00E-01	<b>2.70E+00</b>	<b>8.76E-01</b>
1	14	Technetium-99	pCi/g	5.44E+01	4.06E+02	<b>2.80E+00</b>	<b>7.32E+00</b>
2	19	Technetium-99	pCi/g	1.01E+01	3.70E+01	<b>2.80E+00</b>	<b>7.32E+00</b>
3	165	Technetium-99	pCi/g	1.67E+01	6.00E+01	<b>2.80E+00</b>	<b>7.32E+00</b>
4	227	Technetium-99	pCi/g	1.65E+01	1.52E+02	<b>2.80E+00</b>	<b>7.32E+00</b>
5	517	Technetium-99	pCi/g	2.43E+01	8.32E+01	<b>2.80E+00</b>	<b>7.32E+00</b>
1	99	Thallium	mg/kg	5.03E+00	2.50E-01	<b>3.40E-01</b>	<b>2.84E+00</b>
2	163	Thallium	mg/kg	3.13E+00	3.50E-01	<b>3.40E-01</b>	<b>2.84E+00</b>
3	181	Thallium	mg/kg	3.06E+00	3.50E+00	<b>3.40E-01</b>	<b>2.84E+00</b>
4	227	Thallium	mg/kg	5.69E+00	5.10E-01	<b>3.40E-01</b>	<b>2.84E+00</b>
5	520	Thallium	mg/kg	4.66E+00	3.40E-01	<b>3.40E-01</b>	<b>2.84E+00</b>
1	1	Thorium-230	pCi/g	1.56E+01	6.50E+01	<b>1.40E+00</b>	<b>6.06E+00</b>
2	212	Thorium-230	pCi/g	6.64E+01	2.60E+02	<b>1.40E+00</b>	<b>6.06E+00</b>
1	14	Total PAH	mg/kg	1.04E-01	4.87E-01	<b>0.00E+00</b>	<b>8.64E-02</b>
2	19	Total PAH	mg/kg	5.94E-01	5.23E+00	<b>0.00E+00</b>	<b>8.64E-02</b>
3	76	Total PAH	mg/kg	1.01E+00	1.76E+00	<b>0.00E+00</b>	<b>8.64E-02</b>
4	81	Total PAH	mg/kg	2.39E-01	7.79E-01	<b>0.00E+00</b>	<b>8.64E-02</b>
5	138	Total PAH	mg/kg	4.45E-01	9.74E-02	<b>0.00E+00</b>	<b>8.64E-02</b>
6	158	Total PAH	mg/kg	3.31E-01	4.78E-01	<b>0.00E+00</b>	<b>8.64E-02</b>



**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
7	163	Total PAH	mg/kg	1.08E-01	2.85E-01	0.00E+00	8.64E-02
8	165	Total PAH	mg/kg	3.00E+00	1.87E+00	0.00E+00	8.64E-02
9	169	Total PAH	mg/kg	2.30E+00	4.59E+00	0.00E+00	8.64E-02
10	196	Total PAH	mg/kg	1.08E+00	9.04E+00	0.00E+00	8.64E-02
11	212	Total PAH	mg/kg	1.14E-01	0.00E+00	0.00E+00	8.64E-02
12	213	Total PAH	mg/kg	1.72E-01	1.72E-01	0.00E+00	8.64E-02
13	215	Total PAH	mg/kg	4.04E-01	5.00E-01	0.00E+00	8.64E-02
14	216	Total PAH	mg/kg	1.49E-01	1.49E-01	0.00E+00	8.64E-02
15	217	Total PAH	mg/kg	1.76E-01	7.37E-01	0.00E+00	8.64E-02
16	221	Total PAH	mg/kg	1.02E+00	1.02E+00	0.00E+00	8.64E-02
17	222	Total PAH	mg/kg	1.77E-01	1.77E-01	0.00E+00	8.64E-02
18	227	Total PAH	mg/kg	1.80E-01	3.38E-01	0.00E+00	8.64E-02
19	488	Total PAH	mg/kg	1.27E-01	2.50E-01	0.00E+00	8.64E-02
20	493	Total PAH	mg/kg	4.86E-01	5.00E-01	0.00E+00	8.64E-02
21	518	Total PAH	mg/kg	1.88E+00	1.27E+01	0.00E+00	8.64E-02
22	520	Total PAH	mg/kg	2.13E-01	5.52E-01	0.00E+00	8.64E-02
23	541	Total PAH	mg/kg	1.67E-01	7.63E+00	0.00E+00	8.64E-02
24	561	Total PAH	mg/kg	2.18E-01	2.63E+00	0.00E+00	8.64E-02
1	1	<i>trans</i> -1,2-Dichloroethene	mg/kg	8.69E-01	1.60E+01	0.00E+00	5.88E-01
1	1	Trichloroethene	mg/kg	1.79E+00	8.70E+01	0.00E+00	3.56E-02
2	165	Trichloroethene	mg/kg	3.56E-02	6.00E-03	0.00E+00	3.56E-02
1	81	Uranium	mg/kg	9.14E+02	6.50E+03	4.60E+00	2.70E+02
2	518	Uranium	mg/kg	3.05E+02	2.17E+02	4.60E+00	2.70E+02
3	541	Uranium	mg/kg	7.22E+02	2.02E+04	4.60E+00	2.70E+02
1	14	Uranium-238	pCi/g	9.74E+01	1.54E+03	1.20E+00	9.09E+01
2	492	Uranium-238	pCi/g	1.39E+02	3.83E+02	1.20E+00	9.09E+01
3	541	Uranium-238	pCi/g	2.83E+02	4.54E+03	1.20E+00	9.09E+01
1	221	Vanadium	mg/kg	4.57E+01	1.08E+02	3.70E+01	1.41E+00
2	564	Vanadium	mg/kg	6.87E+01	8.06E+01	3.70E+01	1.41E+00
1	1	Vinyl chloride	mg/kg	4.48E-01	4.80E+00	0.00E+00	1.37E-02
1	531	Zinc	mg/kg	7.78E+02	2.45E+03	6.00E+01	3.90E+02

A review of this table indicates that the principal impact of using a DAF of 20 is to increase the number of SWMU/AOC soil constituent combinations that fail the screening; however, there is no impact on the SWMU/AOC soil constituent combinations subjected to modeling because of the following:

- Where a SWMU/AOC soil constituent was going to be modeled because of screening against a DAF of 58, that same SWMU/AOC soil constituent will be modeled if screened against a DAF of 20 because it is the SWMU/AOC with the highest average concentration of that soil constituent. Thus,

the additional SWMU/AOC soil constituent combinations will have impacts that are lower than those already subjected to modeling;

- Where a SWMU/AOC soil constituent was not going to be modeled because it is not found in groundwater, is not a groundwater COC, or where its concentration is controlled by other factors, it will not be modeled based on screening against either a DAF of 20 or DAF of 58; and
- All of those additional soil constituents that are not screened out using a DAF of 20, but are screened out using a DAF of 58, are also constituents that are not groundwater COCs, or the concentration is controlled by other factors, or the constituent is not found in groundwater.

This rationale is summarized in Table C2.5.

Based on this sensitivity analysis, no additional SWMU/AOC soil constituent combinations were subjected to modeling.

**Table C2.5. Comparison of Soil Constituents Exceeding RG SSLs and Background Derived From DAF of 58 Versus Values Derived from DAF of 20**

<b>Soil Constituent (Modeled?)</b>	<b>DAF 58: # of SWMUs/AOCs with Soil Constituent Exceedance</b>	<b>DAF 20: # SWMUs/AOCs with Soil Constituent Exceedance</b>	<b>Comments on Impact of Screening Using DAF of 20 Values</b>
Silver (No)	30	30	No impact on modeling. Silver not detected in RGA groundwater.
Total PAHs or benz(a)anthracene (No)	23	54	No impact on modeling. Not a groundwater COC.
Molybdenum (No)	23	33	No impact on modeling. Not major RGA issue; concentrations controlled by redox chemistry.
Nickel (Yes)	2	28	No impact on modeling. SWMU/AOC with highest average nickel concentration will be modeled.
Np-237 (No)	4	9	No impact on modeling. No above-MCL detections of Np-237 in RGA groundwater.
Tc-99 (Yes)	2	5	No impact on modeling. SWMU/AOC with highest average Tc-99 concentration will be modeled.
Naphthalene (No)	8	8	No impact on modeling. Not RGA COC.
Thorium-230 (No)	1	2	No impact on modeling. Not RGA COC.
Cobalt (No)	2	2	No impact on modeling. Not RGA COC.
U-238 (No)	1	3	No impact on modeling. No RGA impacts from Soils OU.
Uranium (Yes)	1	3	No impact on modeling. SWMU/AOC with highest avg. uranium concentration will be modeled.
Vanadium (No)	2	2	No impact on modeling. Not major RGA issue.
Arsenic (Yes)	2	7	No impact. SWMU/AOC with highest average arsenic concentration will be modeled.
VOCs (Yes/No)	3	6	No impact on modeling. Mostly in SWMU 1—modeled separately.
Antimony (No)	0	2	No impact. No RGA detects in 2,063 samples.
Chromium (Yes)	0	0	No impact. SWMU/AOC with highest concentration subjected to modeling.

**Table C2.5. Comparison of Soil Constituents Exceeding RG SSLs and Background Derived From DAF of 58 Versus Values Derived from DAF of 20 (Continued)**

Soil Constituent (Modeled?)	DAF 58: # of SWMUs/AOCs with Soil Constituent Exceedance	DAF 20: # SWMUs/AOCs with Soil Constituent Exceedance	Comments on Impact of Screening Using DAF of 20 Values
Manganese (No)	0	0	No impact on modeling. Concentrations controlled by redox chemistry.
Mercury (No)	0	29	No impact. Not a groundwater COC. RGA concentrations < MCL for all 2,265 samples.
PCB, Total (Yes)	3	16	No impact on modeling. SWMU/AOC with highest total PCB concentration will be modeled.
Pentachlorophenol (No)	2	2	No impact on modeling. Not RGA COC. No detects out of 436 RGA samples.
Plutonium-239/240 (No)	0	3	No impact. Not RGA COC. 1 detect out of 256 samples. Detect not near Soils OU SWMU/AOC.
Selenium (No)	0	30	No impact on modeling. Not RGA COC. No RGA results > MCL out of 2,426 samples.
Thallium (No)	0	5	No impact on modeling. Not RGA COC. 1 split detect (not near Soils OU SWMU/AOC) of 1,283 samples.
Zinc (No)	0	1	No impact on modeling. Not RGA COC. 2 exceed NAL (not near Soils OU SWMU/AOC) of 1,763.

VOCs = volatile organic compounds

## C2.5. REFERENCES

- CH2M HILL 1992. Technical Memorandum No. 7, Aquifer Pumping Test, in *Results of the Site Investigation, Phase II, Paducah Gaseous Diffusion Plant, Paducah, Kentucky, KY/Sub/13B-97777C P03/1991/1*.
- Decisioneering, Inc. 2000. Crystal Ball® 2000: A user friendly graphically oriented forecasting and risk analysis program. 1515 Arapahoe Street, Denver, CO.
- DOE (U.S. Department of Energy) 1997. *Numerical Ground-Water Model Recalibration and Evaluation of the Northwest Plume Remedial Action Report for the Paducah Gaseous Diffusion Plant Paducah, Kentucky*, JE/PAD/97-0185, Paducah, KY, July.
- DOE 2007. *Site Investigation Report for the Southwest Groundwater Plume at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-2180&D2/R1, U.S. Department of Energy, Paducah, KY, June.
- DOE 2010. *2008 Update of the Paducah Gaseous Diffusion Plant Site-wide Groundwater Flow Model*, PRS-ENR-0028, Paducah, KY, February.

- DOE 2011. *Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, Volume 1, *Human Health*, U.S. Department of Energy, Paducah, KY, DOE/LX/07-0107&D2/R1, February.
- EPA (U.S. Environmental Protection Agency) 1996. *Soil Screening Guidance: Technical Background Document*. EPA/540/R95/128. U.S. Environmental Protection Agency.
- LMES (Lockheed Martin Energy Systems, Inc.) 1996a. *Preliminary Site Characterization/Baseline Risk Assessment/LASAGNA™ Technology Demonstration at Solid Waste Management Unit 91 of the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, KY/EM-128, Lockheed Martin Energy Systems, Inc., Paducah, KY, May.
- LMES 1996b. *Aquifer Test Analysis of the Northwest Plume, Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, KY/EM-145, Lockheed Martin Energy Systems, Inc., Kevil, KY, June.
- LMES 1997. *Analysis of Aquifer Pumping Tests of the Northeast Plume Containment System at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, KY/EM-250, for Lockheed Martin Energy Systems, Inc., Kevil, KY, December.
- Terran 1990. *Groundwater Monitoring Phase II, C-404 Aquifer Testing Program, ESO 16749, Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, Terran Corporation, Fairborn, OH, February 26.
- Terran 1992. *Groundwater Monitoring, Phase III, Aquifer Test Program West of Building C-333, Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, Terran Corporation, Kettering, OH, June 22.
- Thornthwaite, C.W., and J.R. Mather 1957. "Instructions and tables for computing potential evaporation and the water balance." *Climatology*, 10 (3).

## **E.9. HUMAN HEALTH INFORMATION FOR THE PADUCAH VAPOR INTRUSION EVALUATION**

Information provided in Table E.8 is taken from several sources. It should be noted that according to the Occupational Safety & Health Administration (OSHA) website (<https://www.osha.gov/dsg/annotated-pels/> accessed in December 2014), “OSHA recognizes that many of its permissible exposure limits (PELs) are outdated and inadequate for ensuring protection of worker health. Most of OSHA’s PELs were issued shortly after adoption of the Occupational Safety and Health (OSH) Act in 1970, and have not been updated since that time. Since 1970, OSHA promulgated ... new PELs for 16 agents, and standards without PELs for 13 carcinogens. Industrial experience, new developments in technology, and scientific data clearly indicate that in many instances these adopted limits are [also] not sufficiently protective of worker health. This has been demonstrated by the reduction in allowable exposure limits recommended by many technical, professional, industrial, and government organizations, both inside and outside the United States.”

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**Table E.8. Human Health Information for the Paducah Vapor Intrusion Evaluation**

VOC	CAS Number	OSHA PEL* (ppm)	OSHA PEL* (µg/m <sup>3</sup> )	ACGIH TLV* (ppm)	ACGIH TLV* (µg/m <sup>3</sup> )	OSWER Vapor Intrusion Calculator (EPA 2013)		Using RAIS' Calculator (10/15/2014)					
						Residential ELCR = 1E-06 in µg/m <sup>3</sup>	Residential HI = 1 in µg/m <sup>3</sup>	Resident PRG: ELCR= 1E-06 in µg/m <sup>3</sup>	Resident PRG: ELCR= 1E-04 in µg/m <sup>3</sup>	Resident PRG: HI=1 in µg/m <sup>3</sup>	Indoor Worker PRG: ELCR=1E-06 in µg/m <sup>3</sup>	Indoor Worker PRG: ELCR=1E-04 in µg/m <sup>3</sup>	Indoor Worker PRG: HI=1 in µg/m <sup>3</sup>
1,2-Dichloroethene	540-59-0	200	7.93E+05	200	7.93E+05	NA	NA	NA	NA	NA	NA	NA	NA
<i>cis</i> -1,2-Dichloroethene	156-59-2	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
<i>trans</i> -1,2-Dichloroethene	156-60-5	NA	NA	NA	NA	NA	NA	NA	NA	62.6	NA	NA	263
Trichloroethene	79-01-6	100	5.37E+05	10	5.37E+04	0.48	2.1	0.478	47.8	2.09	2.99	299	8.76
Vinyl Chloride	75-01-4	1	2.56E+03	1	2.56E+03	0.17	100	0.168	16.8	104	2.79	279	438

**Notes:**

\* 8-hour time-weighted average (TWA)

VOC = Volatile Organic Compound

CAS Number = Chemical Abstract Services Registry Number

OSHA PEL = Occupational Safety and Health Administration Permissible Exposure Limit

PPM = parts per million by volume

ACGIH TLV = American Council of Governmental Industrial Hygienists Threshold Limit Value

RAIS = Risk Assessment Information System (<http://rais.ornl.gov/>)

ELCR = Excess Lifetime Cancer Risk

HI = Hazard Index

OSWER = Office of Solid Waste and Emergency Response

EPA = U.S. Environmental Protection Agency

PRG = Preliminary Remedial Goal

For *cis*- and *trans*-1,2-dichloroethene, toxicity information (slope factors and reference doses/concentrations) are not available; therefore risk-based values are not available (NA) at this time.

NIOSH calculator (National Institute for Occupational Safety and Health) 10/15/2014 at <http://www.cdc.gov/niosh/docs/2004-101/calc.html> EPA's Draft 2013 OSWER guidance calculator at <http://www.epa.gov/oswer/vaporintrusion/documents/VISL-Calculator.xlsm> (Version 3.3.1)

EPA's Draft 2013 OSWER guidance calculator uses: ET= 24 hr/d; EF=350 d/yr; ED=26 yrs; AT(nc)=26 yrs; and AT(c)=70 yrs. Populations considered are the elderly, women of child bearing years, people suffering from a chronic illness, and disadvantaged populations. RAIS' Calculator uses: ET= 24 hr/d; EF=350 d/yr; ED=26 yrs; AT(nc)=26 yrs x 365 d/yr; and AT(c)=70 yrs x 365 d/yr for the residential scenario. RAIS' Calculator uses: ET= 8 hr/d; EF=250 d/yr; ED=25 yrs; AT(nc)=25 yrs x 365 d/yr; and AT(c)=70 yrs x 365 d/yr for the indoor worker scenario.

From on-line source: <https://www.osha.gov/dsg/annotated-pels/> it states: "OSHA recognizes that many of its permissible exposure limits (PELs) are outdated and inadequate for ensuring protection of worker health. Most of OSHA's PELs were issued shortly after adoption of the Occupational Safety and Health (OSH) Act in 1970, and have not been updated since that time. Since 1970, OSHA promulgated ... new PELs for 16 agents, and standards without PELs for 13 carcinogens. Industrial experience, new developments in technology, and scientific data clearly indicate that in many instances these adopted limits are [also] not sufficiently protective of worker health. This has been demonstrated by the reduction in allowable exposure limits recommended by many technical, professional, industrial, and government organizations, both inside and outside the United States."

From [https://www.osha.gov/dts/chemicalsampling/toc/toc\\_chemsamp.html](https://www.osha.gov/dts/chemicalsampling/toc/toc_chemsamp.html), American Council of Governmental and Industrial Hygienists (ACGIH) list of threshold limit values (as 8 hour time-weighted averages) of concentrations

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## **E.10. MEETING MINUTES FROM PADUCAH RISK ASSESSMENT WORKING GROUP**

This chapter presents meeting minutes from the Paducah Risk Assessment Working Group, beginning in June 2012. Future revisions of this document will present meeting minutes held to date.

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## Risk Assessment Working Group Quarterly Meeting Minutes—June 13, 2012—Revised August 2012

1. **No Action Level (NAL)/Action Level (AL) tables:**

a. **Discuss use of PORTS calculator for Paducah instead of NAL/AL tables in the Risk Methods Document (RMD) or use of EPA's Regional Screening Levels (RSLs).**

After discussion, it was agreed to revise NALs and ALs and post them by September 30, 2012, and to include an "as of" date. These values will use updated toxicity values.

Targets for hazard: NAL is 0.1; AL is 3.

Targets for ELCR: AL is  $10E-4$ ; NAL is  $10E-6$  with statement regarding cumulative risk.

Issues arising during NAL calculations will be brought up and addressed by email.

**NOTE: These revised NALs/ALs will NOT affect current projects (specifically the Soils OU RI, with a few noted exceptions to be written up in the risk assessment sections of the Soils OU RI Report).**

An e-mail was sent July 24, 2012, proposing use of RAIS for calculating NALs using site-specific exposure parameters to the extent possible. RAIS is consistent with RSL values.

No responses to the e-mail were received.

In a comment to the minutes, KY expressed a reluctance to use the PORTS calculator in determining NALs for Paducah.

For dose, ranges are 1 mrem/yr, 4 mrem/yr (for water only), 15 mrem/yr, and 25 mrem/yr. 100 mrem/yr will be added to relate to the DOE order and KY public dose limits. It should be noted that 1 mrem/yr and 15 mrem/yr are not DOE or KY standards, and none of these radiation dose rates are EPA's standards, including the 15 mrem/yr.

b. **Revise lead action levels**

Currently, 400 mg/kg is listed as the action level for the resident. The industrial worker action level also is listed as 400 mg/kg—this number will be changed to 800 mg/kg. A reference will be provided prior to change. The MCL is 15 ug/L, this will remain unchanged in the RMD.

c. **Tox factors and dermal; but also MCLs for Rad, SSLs**

An "as of" date will be used and sent by email for review and concurrence. The RSL table will be used for toxicity values and original references (although the original references may be revisited if it proves problematic). The actual hierarchy of the source of the toxicity values will remain as in the current RMD (consistent with EPA guidance.) This hierarchy is on page 3-33 of the 2011 RMD.

Use GI ABS value for calculating dermal absorption from oral values.

Add section to RMD/Risk Assessments that recognizes the uncertainty of using RAGS Part E for metals and volatiles for dermal. This text will be sent for review by the RAWG prior to the next meeting and approval of the revised NALs/ALs

RESRAD to be used to determine risk or dose-based values and SSLs based on dosimetry—presenting the results based on the current dosimetry, and also consistent with the factors designated in the standards.

For example, the current EPA MCLs for Tc-99, etc. will continue to be recognized even though we agree that the dosimetry is outdated (i.e., 1959 vs current dosimetry calculations). (That is, we will present both the 900 pCi/L and the 4 mrem/yr-based value.)

**d. SSLs for noncancer are usually based on an HI of 1, not 0.1 for the groundwater pathway.**

The SSL table in the RMD (Table A.7a) will now only include those from EPA-based values (remove values calculated for NALs). The first preference for calculation will be the MCL value, if an MCL is not available, the risk-based value will be used, as shown in the EPA RSL table (note: values in the RSL table are for a DAF of 1). RMD will include values for DAFs of 1, 20, and 58.

**2. Setting cleanup goals for the various soil horizons**

Background: the FS for BGOU SWMUs, IW RGO based on 0-1 ft bgs; OW RGO (for subsurface) based on 1-16 ft bgs.

For BGOU SWMUs IW cleanup set at  $10^{-5}$  and OW set at  $10^{-4}$  (for subsurface) (though KY may not agree with this value).

Cleanup scenarios need to be explained over all horizons, not just the surface layer.

The key is that the scenarios need to be explained. Additional information will be provided in the BGOU FS.

**3. Risk result presentation**

Discussion of possible formats that may help the agency review. It was decided that the presentation was okay, as is.

**4. Gamma walkovers**

A discussion was held as to the process that should be used on how to incorporate/consider gamma walkover survey results in the assessment. It was decided that gamma walkover survey results can be used in determining boundaries for determining exposure point concentrations (EPCs), but not in calculating EPCs.

Further, discussion was held regarding how we handle gamma walkover survey results that cast doubt on analytical values and what upfront QC can be done. Results of gamma walkover surveys should be included in the data representativeness evaluation prior to calculating risk. A specific evaluation for inconsistencies between gamma survey results and analytical results will be added to the uncertainty section (list of uncertainties) in RMD.

Nature and extent determinations need to be connected to the risk evaluation. "Is data sufficient to determine what you have..."

A sample text write-up will be sent to the group for comment.

**5. Principal Threat Waste Determination: Establish Additional Criteria**

**a. The RMD needs further direction with respect to PTW on the outcome for currently required calculations resulting in an ELCR, HI, or dose greater than the benchmarks.**

Additional comments regarding Meeting Notes with respect to PTW were made and will be addressed with the revised PTW text box for the RMD.

- b. **Current dose benchmark of 25 mrem/yr is not the same scale of magnitude above the acceptable level, as is the ELCR benchmark. Propose setting the benchmark for PTW. Radiation dosimetry should be based on ICRP 60 and ICRP 72. All dosimetry should be consistent with DOE Order 458.1. DCFs should be the consistent with 458.1.**

See #1 for additional dose benchmarks added.

A revised textbox (from RMD) will be circulated to the Risk Assessment Working Group (RAWG) for review and concurrence in July, prior to presenting to managers. The entire textbox may be dropped instead of revising.

## 6. **Background Values**

Currently used values may need to be revisited to develop recommendation on future activities. All background values, but especially groundwater are listed as provisional. Many background values are set at detection limits values. There are no plans for changes here. Background values should be finalized and will be placed on the next quarter's agenda.

Background values over all media are considered to be a range. The basic background screen is against Paducah-specific values; for COPC identification Paducah-specific values are used.

Additional criteria for comparison, such as the KY state background values (listed in Appendix E of the RMD) and fallout values, can be used to refine COC selection. These chemicals do remain as COPCs. As discussed, caution should be used when comparing sample results at PGDP with nationwide fallout averages that are an order of magnitude in range. It may not be very defensible to make that comparison (especially concerning results that indicate a very heterogeneous distribution of the contaminant) and there are likely better ways of evaluating the importance of elevated (but still low) activity concentrations of radionuclides attributable to fallout.

## 7. **Lessons Learned from Recent Projects**

- a. **Begin development of lessons learned for the Modeling Matrix from the recent CERCLA Cell and SW Plume modeling efforts.**
- b. **Begin development of lessons learned for Remedial Goal (RG) calculations from the internal ditches and SW Plume projects.**  
No specific issues were discussed.

## 8. **PAHs: Establish Direction for Handling PAH Contamination in Establishing Remedial Goals (RGs).**

Background: for the SWOU Onsite RA, PAHs were not used in cleanup determination based on their sporadic nature.

It was proposed to include criteria in the next RMD revision to exclude PAH contamination from RG calculations, though KY has commented on meeting notes that they are not in favor of this. This text, if adopted, could be included in the SMP regarding ubiquitous PAH contamination in the CSOU. One KAR states that PAHs near roadways are not subject to cleanup (find citation)  
Draft text for presentation to risk managers will be sent for review/concurrence to RAWG.

## 9. **Recreational User Equations**

The proposed new equation is below on the following page. A replacement page will be sent for the RMD.

## 10. **Dermal Risk for Metals**

See Minutes Item #1.

RMD Appendix D footnotes will be revised to “Chemical-specific absorption factors available are listed in Table B.5 [38].”

Table B.5 of the RMD will be updated from the RSL table; KY ABS values will remain in the table in order to compare as an uncertainty. It was noted that the uncertainty discussion needs to be as transparent as possible.

**11. Revisit SSLs**

See Minutes Item #1d.

**12. Difference(in calculations for exposure to Rads) between what is currently used in the (1) PORTS Risk Calculator and is used by the (2) Oak Ridge Risk Analysis Information System (RAIS); *lambda* and *t* are used.**

Example equations from RAIS documentation are shown on pages 5 and 6.

PORTS and RAIS equations correct for decay and time of release. Equations in the RMD are simpler. Paducah radionuclides of interest (specifically uranium and technetium) do not decay very fast; therefore, while the preliminary remediation goal (PRG) would be lower than if the decay rate were used, the simpler equation will be used for Paducah. If the PORTS calculator is used for Paducah in the future, their equation will need to be changed.

NOTE: These equations were not changed for the NALs to be reviewed for the September 2012 meeting. [RAIS equations were used as is with no changes, unless otherwise noted.](#)

This calculation needs further discussion with respect to decay correction.

**13. Example RGO Discussion (provided through Soils OU team)**

The example text will be discussed/commented upon by e-mail. Additional information (like from Appendix D) needs to be sent.

**Table D.15. Reasonable Maximum Exposure Assumptions and Human Intake Factors for Incidental Ingestion of Sediment by a Recreational User<sup>a</sup>**

**Equations:**

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{sed} \times CF \times EF \times ED \times IR \times FI}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{sed} \times CF_{rad} \times EF \times ED \times IR \times FI$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in sediment = <b>C<sub>sed</sub></b>	mg/kg	Chemical-specific	----
Conversion factor = <b>CF</b>	kg/mg	10 <sup>-6</sup>	----
Activity in soil = <b>A<sub>sed</sub></b>	pCi/g	Chemical-specific	----
Conversion factor = <b>CF<sub>rad</sub></b>	g/mg	10 <sup>-3</sup>	----
Exposure frequency = <b>EF</b>	day/yr	104 (adult) 140 (child and teen)	[14]
Exposure duration = <b>ED</b>	year	12 (adult) 12 (teen) 6 (child)	[14]
Ingestion rate = <b>IR</b>	mg/day	100 (adult) 100 (teen) 200 (child)	[14]
Fraction ingested = <b>FI</b>	unitless	1	[14]
Body weight = <b>BW</b>	kg	70 (adult) 43 (teen) 15 (child)	[14]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[14]

<sup>a</sup> Equation after [1].

<sup>b</sup> References follow Table D.50.

## Residential Soil from RAIS

The residential soil land use equations, presented here, contain the following exposure routes:

incidental ingestion of soil,

$$PRG_{res-soil-rad-Ing} (pCi/g) = \frac{TR \times t_{res} \times \lambda}{\left(1 - e^{-\lambda t_{res}}\right) \times SF_a \left(\frac{risk}{pCi}\right) \times IFS_{adj} \left(\frac{120 \text{ mg}}{\text{day}}\right) \times EF_r \left(\frac{360 \text{ days}}{\text{year}}\right) \times ED_r (30 \text{ years})} \times \left(\frac{g}{1000 \text{ mg}}\right)$$

where

$$IFS_{adj} \left(\frac{120 \text{ mg}}{\text{day}}\right) = \frac{\left(IRS_c \left(\frac{200 \text{ mg}}{\text{day}}\right) \times ED_c (8 \text{ years}) + IRS_a \left(\frac{100 \text{ mg}}{\text{day}}\right) \times ED_r - ED_c (24 \text{ years})\right)}{ED_r (30 \text{ years})}$$

inhalation of particulates emitted from soil,

$$PRG_{res-soil-rad-Inh} (pCi/g) = \frac{TR \times t_{res} \times \lambda}{\left(1 - e^{-\lambda t_{res}}\right) \times SF_i \left(\frac{risk}{pCi}\right) \times IFA_{adj} \left(\frac{18 \text{ m}^3}{\text{day}}\right) \times EF_r \left(\frac{360 \text{ days}}{\text{year}}\right) \times ED_r (30 \text{ years})} \times \frac{1}{PEF \left(\frac{\text{m}^3}{\text{kg}}\right)} \times \left[ET_{ro} \left(\frac{0.073 \text{ hour}}{\text{hour}}\right) + \left(ET_{ri} \left(\frac{0.883 \text{ hour}}{\text{hour}}\right) \times DF_i (0.4)\right)\right] \times \left(\frac{1000 \text{ g}}{\text{kg}}\right)$$

where

$$IFA_{adj} \left(\frac{18 \text{ m}^3}{\text{day}}\right) = \frac{IRA_c \left(\frac{10 \text{ m}^3}{\text{day}}\right) \times ED_c (6 \text{ years}) + IRA_a \left(\frac{20 \text{ m}^3}{\text{day}}\right) \times ED_r - ED_c (24 \text{ years})}{ED_r (30 \text{ years})}$$

external exposure to ionizing radiation and

$$PRG_{res-soil-rad-ext} (pCi/g) = \frac{TR \times t_{res} \times \lambda}{\left(1 - e^{-\lambda t_{res}}\right) \times SF_x \left(\frac{risk/year}{pCi/g}\right) \times ACF (0.9) \times \left[ET_{ro} + \left(ET_{ri} \times OSF (0.4)\right)\right]} \times EF_r \left(\frac{360 \text{ days}}{\text{year}}\right) \times \left(\frac{1 \text{ year}}{365 \text{ days}}\right) \times ED_r (30 \text{ years})$$

Total.

$$PRG_{res-soil-rad-tot} (pCi/g) = \frac{1}{\frac{1}{PRG_{res-soil-rad-Ing}} + \frac{1}{PRG_{res-soil-rad-Inh}} + \frac{1}{PRG_{res-soil-rad-ext}}}$$



# RADIONUCLIDE SOIL SCREENING LEVELS FOR RESIDENTS from PORTS calculator

Soil Ingestion

$$SL_{r-ing} \left( \frac{pCi}{g} \right) = \frac{TR \times t_r \times \lambda}{(1 - e^{-\lambda t_r}) \times SF_s \times IFS_{r-adj} \times EF_r \times ED_r \times \frac{g}{1000mg}}$$

$$IFS_{r-adj} \left( \frac{mg}{day} \right) = \frac{ED_{r-c} \times IRS_{r-c} + ED_{r-a} \times IRS_{r-a}}{ED_{r-a}}$$

Inhalation

$$SL_{r-inh} \left( \frac{pCi}{g} \right) = \frac{TR \times t_r \times \lambda}{(1 - e^{-\lambda t_r}) \times SF_i \times IFA_{r-adj} \times EF_r \times ED_r \times \frac{1}{PEF} \times \frac{1000g}{kg} \times ET_r \times \frac{1day}{24hours}}$$

$$IFA_{r-adj} \left( \frac{m^3}{day} \right) = \frac{ED_{r-c} \times IRA_{r-c} + ED_{r-a} \times IRA_{r-a}}{ED_{r-a}}$$

External

$$SL_{r-ext} \left( \frac{pCi}{g} \right) = \frac{TR \times t_r \times \lambda}{(1 - e^{-\lambda t_r}) \times SF_{ext-sv_i} \times ACF \times EF_r \times \frac{1year}{365days} \times ED_r \times [ET_{r-o} + (ET_{r-i} \times GSF_i)]}$$

## Risk Assessment Working Group Proposed Agenda—September 2012

1. **Additional changes to June 2012 Meeting Minutes.**  
Changes made and finalized.
2. **Discuss FY 13 RAWG Work Plan and Quarterly Meeting Schedule.**  
December 5, 2012—8:30-11:00 central (9:30-12:00 eastern)  
March 6, 2013—8:30-11:00 central (9:30-12:00 eastern)  
June 5, 2013—8:30-11:00 central (9:30-12:00 eastern)  
September 11, 2013—8:30-11:00 central (9:30-12:00 eastern)  
RMD is site-specific guidance for risk assessment. LATA to provide page changes for review/approval. (Include in plan for proceeding – see Item 7)
3. **Revisions to the Risk Methods Document text:**
  - a. Suggest deletion of the following text from page 3-21: “The total dioxin concentration will be compared to the EPA residential cleanup level of 1 ppb toxicity equivalents (TEQs) for residential and 5 to 20 ppb TEQs for industrial scenarios (EPA 1998c), in addition to comparison to the PRGs in Appendix A.”  
These levels are no longer recommended.  
EPA recommends the use of the RSL values. These are screening levels, not necessarily cleanup levels.
  - b. Remove Cobalt-60 from PGDP COPC List.  
No indication Co-60 is site contaminant. Still including Co-60 in risk assessments? Would still be included in dataset, but dropped from COPC list because the Co-60 results would not be representative. This explanation would need to be included in the risk assessment write-up. If cobalt-60 shows up in new sample data, values would be included in risk assessment [Follow up: how is gross gamma screen performed? How do we ensure we don't miss other rads (e.g., Sr-90)? Double-check with Sample Management to ensure Co-60 is in gamma library for labs—this would need to remain in the lab SOW].  
-Won't be in PRG tables.  
-Won't be in Site QAPP (footnote that Co-60 remain in lab's gamma library).
4. **Discussion to incorporate RAGS Part F.**  
RAGS Part F is the inhalation unit risk guidance.  
RMD text would be updated to refer to RAGS Part F.  
The equations in Appendix D would be updated, with reference to RAGS Part F.  
Changes to other tables?
5. **Discussion regarding PAHs text. See attached file.**  
Coal-fire facility at PGDP is likely a source for PAHs that need to be remediated.  
Comments on PAH paper expected by Wednesday, October 31. Look at doing a sitewide PAH study (using data already available, noting data within 2(?) ft of roadway and outside influence of coal plant). The purpose is to understand the concentration distribution at the site.  
Risk from PAHs could also be addressed as an uncertainty.

Follow-up: map of existing PAH samples (separated surface and subsurface), is it possible to use these samples for a sitewide study?

- 6. **Discussion regarding revised PTW language. Revised text box language for the Risk Methods Document is not available at this time. Discussion will be in general.**  
 RMD will reference EPA guidance (1991, fact sheets) and text box will be removed. “High risks lead to early actions.” Principal threats discussed in RMD (esp. ROD section) will refer to EPA guidance. Also should be discussed in FS section. Figure 1.1 will reference guidance (1991).
- 7. **Discussion regarding revised NALs/ALs and Table B.5.**  
 Jerri’s e-mail (text is below)– Corrections will be sent.

In addition to our previous discussions via e-mail, here are some errors/clarifications that need to be discussed tomorrow.

Chromium (total)	KY ABS	5E-02	Change to 2.5E-02 (CrVI) or 1.3E-02 (CrIII)
Manganese (diet)	KY ABS	4E-02	Change to 5E-02 (default); current value is
GI ABS non-dietary exposure			
Vanadium	KY ABS	2.6E-02	Change to 5E-02 (default)
1,1-Dichloroethylene	VF Res	1.02E+03	Change to 1.2E+03
1,1-Dichloroethylene	VF Ind	6.84E+02	Change to 1.2E+03
Naphthalene	KY ABS	2.5E-02	Change to 1.3E-1 (EPA ABS)
Acenaphthylene	What is surrogate source of ABS and Permeability Constant?		
Phenanthrene	What is surrogate source of ABS and Permeability Constant?		
PCB (high risk)	What is surrogate source of Permeability Constant?		
PCB (low risk)	What is surrogate source of Permeability Constant?		
PCB (lowest risk)	What is surrogate source of Permeability Constant?		

Add columns for reference to ABS and permeability constant.  
 Ensure parameters input into RAIS calculator are transparent.  
 Use RSL/RAIS calculator, working through issues.  
 Each media to be sent separately with documentation of any issues and parameters input so that values can be reproduced.

Recommendation for any tables to be removed from RMD Appendices—(Table B.4?) TableB.5 would likely stay for documentation purposes.

First week of October: plan for proceeding, including review cycle (30 day review—keeping holidays in mind).

# Risk Assessment Working Group Agenda—December 5, 2012 and Draft Meeting Minutes

**Present:**

**Jerri Martin  
Nathan Garner  
Gaye Brewer  
Todd Mullins**

**Tim Fredrick  
Turpin Ballard  
Jon Richards**

**Rich Bonczek  
Bobette Nourse  
John Volpe  
Joe Towarnicky  
LeAnne Garner**

**1. Review of the September 2012 Meeting Minutes.**

Meeting minutes are acceptable, but need to add PAH discussion to this agenda.

**2. Discussion of Revisions sent to date.**

a. Soil/Sediment NALs and associated write-ups

Action level for HI = 3. Range of values for HI, based on RGO tables were 0.1, 1, and 3.

\*A footnote explaining why the action level for HI is 3 needs to be added (Might refer to Figure 1.1).

Also add to introduction notes in Appendix A.

RAIS screens were helpful.

\*Check with RAIS why the adherence factor and surface area are not input parameters available for adjustment in the calculator for the industrial worker scenario.

b. Groundwater NALs and associated write-ups

Action level for HI = 3. Range of values for HI, based on RGO tables were 0.1, 1, and 3. A footnote explaining why the action level for HI is 3 needs to be added (Might refer to Figure 1.1).

c. Gamma Screens (removing Co-60 as a Paducah COPC and discussion of Pb-210)

Current recommendation, after comments received: "Currently, contracted laboratories only report what is requested in the laboratory SOW, which typically is the PGDP COPC list.

For future SOWs that are applicable (i.e., have gamma analyses), it will be requested that if cobalt-60 appears in the gamma screen above the MDA, it will be noted.

This also will be documented in the appropriate QAPP.

For the USEC lab, the presence of cobalt-60 will appear as a laboratory comment. For offsite labs, the presence of cobalt-60 will be reported in their case narratives; this information will then be manually input into the database systems (most likely in lab comments).

While lead-210 is another radionuclide that has been detected in some samples onsite (notably SWMU 222), it is not expected to be a sitewide contaminant. Lead-210 may be requested as a special analysis on specific projects. On these projects, the MDC should be set at 1 pCi/g or less for lead-210 (46 KeV peak) using a thin window HPGe detector. Additionally, the counting uncertainty should be less than 50% for lead-210."

Additional information regarding lead-210 is included in Attachment 1.

**\*What is the risk for MDC of lead-210 with no special detector?**

Residential default at  $10^{-6}$  is 0.7 pCi/g. Industrial worker at  $10^{-6}$  is 4 pCi/g.  
**\*Check to see if labs would need to recalibrate equipment to see lead-210.**

d. Revisions to Risk Methods Document

— Main text

1. Discussion regarding RGO text in Section 4.1. Excerpts from guidance documents are included for reference on Pages 6 and 7.

Text will be added to Section 4.1.4 Include information here regarding RGO and PRG revision guidance. Some discussion was in the 2001 RMD, but this was deleted during revision because the language was not accurate.

Any revision of PRGs needs to be clear as to the reason for revision. Revising PRGs after the FS is final is not likely. The general expectation is that cleanup goals in the ROD would be the revised PRGs in the FS.

Jerri will send state guidance if there is any.

\*Revised text will be sent out to RAWG.

2. KY Risk Assessment Branch Comments (see Pages 8-10).

Include in Section 3.3.4.3. "(2a) General discussion of options to determine the ten or more samples." Write-up on how to handle soils data. Include example determination of EPC from grid values (from Soils OU). Revised text to be sent as scheduled. Adding this discussion for EPC calculations for soils is consistent with the groundwater EPC discussion found later in Section 3.3.4.3.

Include rationale for choosing KDEP-specific values for dermal absorption as a footnote or text box to Section 3.3.5.2.

Add 8b and 11b equations for inhalation pathways, since they are different using RAGS Part F guidance. Send revisions to RAWG as scheduled.

— Appendix A

1. Revised Table A.14 was sent for review.

See comments from Jon Richards from CERCLA Cell. EPA prefers Table A.14 list 900 pCi/L as the MCL for Tc-99 and footnote the uncertainty. Other comments (especially for uranium isotopes) can be e-mailed.

— Appendix B

1. KY Risk Assessment Branch Comments (see Pages 8-10).

Need to correct non-cancer AT (days x years), as appropriate. This is a table (presentation) error and not a AL/NAL calculation error.

Jerri has sent a list of surrogate chemicals as follows.

Acenaphthylene → Acenaphthene

Benzo(g,h,i)perylene → Pyrene or Fluoranthene

Phenanthrene → Acenaphthene or Fluoranthene

Send revision to Appendix B as scheduled.

- 2.

— Appendix D

Highlight in introduction to Appendix D that the parameters shown in equations may not be the same as those used in PRG calculations and why. Revisions to be sent to RAWG as scheduled.

Also see Items 3 and 7.

### **Follow-up on radionuclides calculations from June meeting minutes.**

Discussion regarding the addition of decay correction (i.e.,  $\lambda$  and  $t$ ) to the equations in the Paducah Risk Methods Document.

The following is taken from the June meeting minutes:

**“Difference (in calculations for exposure to Rads) between what is currently used in the (1) PORTS Risk Calculator and is used by the (2) Oak Ridge Risk Analysis Information System (RAIS);  $\lambda$  and  $t$  are used.**

Example equations from RAIS documentation are shown on Pages 11 and 12.

PORTS and RAIS equations correct for decay and time of release. Equations in the RMD are simpler. Paducah radionuclides of interest (specifically uranium and technetium) do not decay very fast; therefore, while the preliminary remediation goal (PRG) would be lower than if the decay rate were used, the simpler equation will be used for Paducah. If the PORTS calculator is used for Paducah in the future, their equation will need to be changed.

NOTE: These equations were not changed for the NALs to be reviewed for the September 2012 meeting. RAIS equations were used as is with no changes, unless otherwise noted.

This calculation needs further discussion with respect to decay correction.”

Revision to Appendix D should include  $\lambda$  and  $t$ . Note that PRG calculations include use of  $\lambda$  and  $t$ . Revised Appendix D to be sent to RAWG as scheduled.

### **3. Provisional Groundwater Background**

Values have been used as a screening tool even though they are still provisional. Should these be called final?

Many values in Table A.13 are not truly background, they are detection limits. If analyzed today, these may be lower. This is not a problem for most metals [note Arsenic background value is listed as 0.005 mg/L (a detection limit), but the MCL for Arsenic is 0.01 mg/L]. For chromium, results may need additional evaluation.

\*Calculation for background value for Nickel needs to be checked.

\*In Table A.13, highlight the background values based on detection limits that are greater than the MCL or, if no MCL, the residential GW NAL.

\*Since the background values were originally included in Groundwater OU FS and they were never approved, leave values as “provisional.”

### **4. An issue to consider is how to screen XRF and isotope-specific rad detector results against background. The background we have are really not appropriate to use with results from these field techniques.**

Difference in fixed-base and field-base results should be noted in RMD as an uncertainty—XRF results are likely higher than fixed-base results. If it is agreed that the XRF data is of sufficient quality to determine risk, the uncertainty should not drive decision.

Add this as a bullet to Section 3.3.1. Also add to page 3-16 (discussion of XRF).

### **5. For SSLs derived from RESRAD, consider verification that the DCFs and dose calculation are consistent with requirements in DOE Order 458.1. Thus must make sure ICRP 60 and ICRP 72 were used.**

SSL are derived using a spreadsheet from RESRAD inputs. Need to make sure the dose-based PRGs are correct. Tables in Appendix A will be evaluated with an update and/or revised tables to the RAWG as scheduled. See #7, below.

**6. Review exposure times for residents; currently we are using 24 hours/day.**

Table D.8 in the Risk Methods Document lists the equation and reasonable maximum exposure assumptions for external exposure to ionizing radiation from soil.

The exposure frequency (EF) is 350/365 day/day.

The gamma exposure time (ET) factor is 24/24 hr/hr.

A question was raised during review of the proposed Paducah Soil/Sediment No Action Levels as to why outdoor and indoor exposure times encoded by RAIS (0.073 hr/hr and 0.683 hr/hr, respectively) for the rad PRGs did not equal 1 hr/hr. The exposure time for the resident outside (ET<sub>ro</sub>) and exposure time for the resident inside (ET<sub>ri</sub>) assumed by RAIS allows for time spent away from home. The default scenario for the resident is 18 hr/day, 350 days/yr.

Should the Paducah default scenario remain as it is or should the equation and exposure assumptions be revised to account for indoor and outdoor time (i.e., gamma shielding applied for indoor time and not for outdoor time) and should the time be 18 hr/day instead of 24?

Exposure time in this instance only applies to external gamma exposure. These exposure times should be changed to be consistent, so that the default scenario is 18 hr/day, 350 days/yr. Changes will be reflected in Appendix D and Table B.4. Additionally, revisions to dose PRGs/SSLs will be necessary (see #6 above).

**7. Reporting soil sample results on a dry weight basis.**

LATA has noted that the industry accepted practice is for laboratories to report soil samples on a dry weight corrected basis. Because of the increase in soil projects going to the field, we believed that this was a good time to discuss a change with the USEC Analytical Lab.

The topic was discussed at length with the USEC lab recently and also input was enlisted from DOECAP auditors who were on sight at the time. As a result of those conversations, we believe we have a pathforward on this process; LATA has asked them to analyze one aliquot for moisture and enter that result in LIMS. Then, as other analyses are completed (metals, volatiles, etc) are completed, the LIMS system will perform a dry weight correction utilizing the one moisture result that was entered in the system. This way, all analyses for the sample are adjusted utilizing the same correction factor. Therefore, the resulting values reported by the lab will be based on a dry weight basis.

These changes may take a little while, so they may not be able to make the corrections within LIMS to start the process immediately, but we directed them to conduct (and report) moisture analysis on our next upcoming project (SWMU 4). This data can be presented on either an "as received" basis or dry weight corrected basis.

The key for this will be how to use historical data.

\*Uncertainties will need to be captured in project-specific documents. Also include in RMD as a potential uncertainty in Section 3.3.7.1 and also Step 2 on page 3-16. Revision to be sent as scheduled.

\*Send update to RAWG with method the lab is using to determine moisture.  
Drying samples is part of CLP

As an update, the method shown below was sent to the group on 12/17/2012, as the method the USEC lab will be using to determine moisture:

ASTM D2974-07a, Standard Test Method for Moisture, Ash, and Organic Matter of Peat and Other Organic Soils

EPA supplied the following information:

Usually, each method would include the % moisture, but if the sample is reasonably homogenous, then one analysis applied to all aliquots should work. In the methods, VOAs do not require drying as it is a closed-system and the vial is loaded directly to the machine with any interaction being performed via the septum seal. Drying would create loss of contaminants. For extractables (SemiVOA, Pest, PCB, etc), the sample does have any standing water decanted off and then is mixed with sodium sulfate or Hydromatrix, so it doesn't go into the extraction all soupy exactly. For Metals, there isn't really a discussion or rationale and usually we don't even decant, though that optionally be done. There are definitely arguments out there that we should be doing better homogenization and particle size partitioning for Metals and drying would be a part of that. (Hg might not be amenable to drying without contaminant loss.) Overall, I think it comes down to trying to bring the sample into the process as close to its natural state in the environment as possible. A high moisture sample is often problematic, though, and we do ask the field to try to minimize the moisture content to the extent possible when collecting. Some references are SW-846 3500 (generic extraction methodology) at <http://www.epa.gov/epawaste/hazard/testmethods/sw846/online/index.htm>. In the CLP SOWs, most relevant discussion is in Exhibit D, Section 10 of each method where the sample prep is discussed. See SOM01.2 and ISM01.3 at [www.epa.gov/superfund/program/clp](http://www.epa.gov/superfund/program/clp).

## **8. Add PAH discussion to agenda.**

The intent of the PAH paper was to send a recommendation to the FFA managers for how we propose to handle PAHs in risk assessments and why. A map of existing PAH samples is due to the RAWG January 4. Comments from EPA on paper may be available mid January.

**Next meeting: March 6. Between now and then individual meetings may need to take place in order to facilitate revisions to RMD.**

**\*Schedule for Revisions will be sent following this meeting.**



## Revisions to Risk Methods Document

### Excerpts from Guidance Documents Regarding RGO Text

In RAGS Volume 1 Part B it is stated:

**From Section 2.3 Future Land Use**

"When waste will be managed onsite, land-use assumptions and risk-based PRG development become more complicated because the assumptions for the site itself may be different from the land use in the surrounding area. For example, if waste is managed onsite in a residential area, the risk-based PRGs for the ground water beneath the site (or at the edge of the waste management unit) may be based on residential exposures, but the risk-based PRGs for the site soils may be based on an industrial land use with some management or institutional controls."

**From Section 2.8 Modification of Preliminary Remediation Goals**

"Upon completion of the baseline risk assessment (or as soon as data are available), it is important to review the future land use, exposure assumptions, and the media and chemicals of potential concern originally identified at scoping, and determine whether PRGs need to be modified. Modification may involve adding or subtracting chemicals of concern, media, and pathways or revising individual chemical-specific goals."

RAGS Volume 1 Part B also includes the following in a text box:

**NCP PREAMBLE: EXPOSURE, TECHNICAL, AND UNCERTAINTY FACTORS (55 Federal Register 8717, March 8, 1990)**

"Preliminary remediation goals ... may be revised ... based on the consideration of appropriate factors including, but not limited to: exposure factors, uncertainty factors, and technical factors. Included under exposure factors are: cumulative effect of multiple contaminants, the potential for human exposure from other pathways at the site, population sensitivities, potential impacts on environmental receptors, and crossmedia impacts of alternatives. Factors related to uncertainty may include: the reliability of alternatives, the weight of scientific evidence concerning exposures and individual and cumulative health effects, and the reliability of exposure data. Technical factors may include: detection/quantification limits for contaminants, technical limitations to remediation, the ability to monitor and control movement of contaminants, and background levels of contaminants. The final selection of the appropriate risk level is made when the remedy is selected based on the balancing of criteria .... "

**Revisions to Risk Methods Document**  
**Excerpts from Guidance Documents Regarding RGO Text**  
**Continued**

Finally, OSWER DIRECTIVE 9355.0-30 "Role of the Baseline Risk Assessment in Superfund Remedy Selection Decisions" states:

**In USE OF BASELINE RISK ASSESSMENT TO MODIFY PRELIMINARY REMEDIATION GOALS**

"Remediation goals developed under CERCLA section 121 are generally medium-specific chemical concentrations that will pose no unacceptable threat to human health and the environment. Preliminary remediation goals are developed early in the RI/FS process based on ARARs and other readily available information, such as concentrations associated with 10(-6) cancer risk or a hazard quotient equal to one for noncarcinogens calculated from EPA toxicity information. These preliminary goals may be modified based on results of the baseline risk assessment, which clarifies exposure pathways and may identify situations where cumulative risk of multiple contaminants or multiple exposure pathways at the site indicate the need for more or less stringent cleanup levels than those initially developed as preliminary remediation goals. In addition to being modified based on the baseline risk assessment, preliminary remediation goals and the corresponding cleanup levels may also be modified based on the given waste management strategy selected at the time of remedy selection that is based on the balancing of the nine criteria used for remedy selection (55 Fed. Reg. at 8717 and 8718)."

## Comments to Risk Methods Document Received from KY Risk Assessment Branch

### Main Text

#### 3.3.4.3 Quantification of Exposure

- Discussion of how the grid values will be determined should be included, similar to the following:

Grid values were determined following guidance in the work plan. Basically, the maximum detected result from within the grid applies to the grid. If not detected, the minimum detection limit applies to the grid.

If a grid had no result (detect or non-detect) for the COPC, an average of the results for the grids with results was used.

NO RESULT	RESULT = 9	NO RESULT	RESULT = 2
RESULT = 7	NO RESULT	RESULT = 3	NO RESULT
RESULT = 3	NO RESULT	RESULT = 5	RESULT = 5

For grids with "NO RESULT," the average of the grids with results was used.  
 $(9+2+7+3+3+5+5)/7 = 4.857143$

The UCL95 would be calculated from the following:

4.857143	9	4.857143	2
7	4.857143	3	4.857143
3	4.857143	5	5

#### 3.3.5.2 Sources of toxicity information

- Discussion of the "KDEP-specific values for dermal absorption" should be included, such as the following:

In RAGS E 2004, Exhibit 4-1, the following GI absorption efficiencies are listed that are below the 5% dermal absorption KDEP has recommended as a default value for inorganics. For these constituents, the dermal absorption value should be modified from 5% to mimic the GI absorption efficiencies, as follows:

Beryllium	0.007 = 0.7%
Chromium III	0.013 = 1.3%
Chromium VI	0.025 = 2.5%
Manganese	0.04 = 4%
Nickel	0.04 = 4%
Silver	0.04 = 4%
Vanadium	0.026 = 2.6%

This is in addition to the chemical-specific dermal absorption fractions listed in Exhibit 3-4, including:

Arsenic	0.03 = 3%
Cadmium	0.001=0.1%

Equation 8, Page 64

- The  $RfD_i$  is not interchangeable with the  $RfC$ .  

$$RfD_i \text{ (mg/kg-day)} = RfC \text{ (mg/m}^3\text{)} \times 20 \text{ m}^3\text{/day} \div 70 \text{ kg}$$

Equation 11, page 64

- The  $SF_i$  is not interchangeable with the inhalation unit risk (IUR)  

$$SF_i \text{ (kg-day/mg)} = IUR \text{ (m}^3\text{/}\mu\text{g)} \times (20 \text{ m}^3\text{/day)}^{-1} \times 70 \text{ kg} \times 10^3 \mu\text{g/mg}$$

## Appendix B

Table B.4 Exposure Parameters Used in Calculation of Human Health PRGs

- General Parameters - Averaging time - noncancer (AT-N)

It appears that instead of multiplying the number of years times the number of days in the year, the number of years is multiplied by 70 instead of 365...this must be corrected.

- Inhalation RGA Groundwater (Table D.2, D.27)

It appears that instead of multiplying the number of years times the number of days in the year times the number of hours in the day, the number of years times the number of hours in the day is multiplied by 70 instead of 365...this must be corrected.

Table B.5 Toxicity Values and Information Used in PRG Derivation

- Acenaphthylene → use acenaphthene toxicity values (e.g., oral reference dose, absorbed dose)
- Acrylonitrile → absorbed dose slope factor (5.4E-01) should be added to the table

- Carbazole → absorbed dose slope factor (2.0E-02) should be added to the table
- U-235+D → the external exposure slope factor listed is for U-235, not U-235+D; the SFe Reference lists FGR12\*, but there is no explanation of the "\*"

Notes on Table B.5

- Note 15 should include information (or location of such) given above in the comment for the main text Section 3.3.5.2 (copied below)

In RAGS E 2004, Exhibit 4-1, the following GI absorption efficiencies are listed that are below the 5% dermal absorption KDEP has recommended as a default value for inorganics. For these constituents, the dermal absorption value should be modified from 5% to mimic the GI absorption efficiencies, as follows:

Beryllium	0.007 = 0.7%
Chromium III	0.013 = 1.3%
Chromium VI	0.025 = 2.5%
Manganese	0.04 = 4%
Nickel	0.04 = 4%
Silver	0.04 = 4%
Vanadium	0.026 = 2.6%

This is in addition to the chemical-specific dermal absorption fractions listed in Exhibit 3-4, including:

Arsenic	0.03 = 3%
Cadmium	0.001=0.1%

## Radionuclides Calculations

### Residential Soil from RAIS

The residential soil land use equations, presented here, contain the following exposure routes:

incidental ingestion of soil,

$$PRG_{res-sol-rad-ing} (pCi/g) = \frac{TR \times t_{res} \times \lambda}{\left(1 - e^{-\lambda t_{res}}\right) \times SF_s \left(\frac{risk}{pCi}\right) \times IFS_{adj} \left(\frac{120 \text{ mg}}{\text{day}}\right) \times EF_r \left(\frac{350 \text{ days}}{\text{year}}\right) \times ED_r (30 \text{ years}) \times \left(\frac{g}{1000 \text{ mg}}\right)}$$

where

$$IFS_{adj} \left(\frac{120 \text{ mg}}{\text{day}}\right) = \frac{\left(IRS_c \left(\frac{200 \text{ mg}}{\text{day}}\right) \times ED_c (6 \text{ years}) + IRS_a \left(\frac{100 \text{ mg}}{\text{day}}\right) \times ED_r - ED_c (24 \text{ years})\right)}{ED_r (30 \text{ years})}$$

inhalation of particulates emitted from soil,

$$PRG_{res-sol-rad-inh} (pCi/g) = \frac{TR \times t_{res} \times \lambda}{\left(1 - e^{-\lambda t_{res}}\right) \times SF_i \left(\frac{risk}{pCi}\right) \times IFA_{adj} \left(\frac{18 \text{ m}^3}{\text{day}}\right) \times EF_r \left(\frac{350 \text{ days}}{\text{year}}\right) \times ED_r (30 \text{ years}) \times \frac{1}{PEF \left(\frac{\text{m}^3}{\text{kg}}\right)} \times \left[ET_{ro} \left(\frac{0.073 \text{ hour}}{\text{hour}}\right) + \left(ET_{ri} \left(\frac{0.683 \text{ hour}}{\text{hour}}\right) \times DF_i (0.4)\right)\right] \times \left(\frac{1000 \text{ g}}{\text{kg}}\right)}$$

where

$$IFA_{adj} \left(\frac{18 \text{ m}^3}{\text{day}}\right) = \frac{IRA_c \left(\frac{10 \text{ m}^3}{\text{day}}\right) \times ED_c (6 \text{ years}) + IRA_a \left(\frac{20 \text{ m}^3}{\text{day}}\right) \times ED_r - ED_c (24 \text{ years})}{ED_r (30 \text{ years})}$$

external exposure to ionizing radiation and

$$PRG_{res-sol-rad-ext} (pCi/g) = \frac{TR \times t_{res} \times \lambda}{\left(1 - e^{-\lambda t_{res}}\right) \times SF_x \left(\frac{risk/year}{pCi/g}\right) \times ACF (0.9) \times \left[ET_{ro} + \left(ET_{ri} \times GSF (0.4)\right)\right] \times EF_r \left(\frac{350 \text{ days}}{\text{year}}\right) \times \left(\frac{1 \text{ year}}{365 \text{ days}}\right) \times ED_r (30 \text{ years})}$$

Total.

$$PRG_{res-sol-rad-tot} (pCi/g) = \frac{1}{\frac{1}{PRG_{res-sol-rad-ing}} + \frac{1}{PRG_{res-sol-rad-inh}} + \frac{1}{PRG_{res-sol-rad-ext}}}$$

## Radionuclides Calculations Continued

### RADIONUCLIDE SOIL SCREENING LEVELS FOR RESIDENTS from PORTS calculator

Soil Ingestion

$$SL_{r-ing} \left( \frac{pCi}{g} \right) = \frac{TR \times t_r \times \lambda}{(1 - e^{-\lambda t_r}) \times SF_s \times IFS_{r-adj} \times EF_r \times ED_r \times \frac{g}{1000mg}}$$

$$IFS_{r-adj} \left( \frac{mg}{day} \right) = \frac{ED_{r-c} \times IRS_{r-c} + ED_{r-a} \times IRS_{r-a}}{ED_{r-a}}$$

Inhalation

$$SL_{r-inh} \left( \frac{pCi}{g} \right) = \frac{TR \times t_r \times \lambda}{(1 - e^{-\lambda t_r}) \times SF_i \times IFA_{r-adj} \times EF_r \times ED_r \times \frac{1}{PEF} \times \frac{1000g}{kg} \times ET_r \times \frac{1day}{24hours}}$$

$$IFA_{r-adj} \left( \frac{m^3}{day} \right) = \frac{ED_{r-c} \times IRA_{r-c} + ED_{r-a} \times IRA_{r-a}}{ED_{r-a}}$$

External

$$SL_{r-ext} \left( \frac{pCi}{g} \right) = \frac{TR \times t_r \times \lambda}{(1 - e^{-\lambda t_r}) \times SF_{ext-sv_i} \times ACF \times EF_r \times \frac{1year}{365days} \times ED_r \times [ET_{r-o} + (ET_{r-i} \times GSF_i)]}$$

**ATTACHMENT 1**  
**LEAD-210 at PGDP**  
**Sent by e-mail 11/14/2012**



# Lead-210 at PGDP

Lead-210 is a radioactive form of lead, having an atomic weight of 210. It is one of the last elements created by the radioactive decay of the isotope uranium-238 (see Figure 1). Lead-210 forms naturally in the sediments and rocks that contain uranium-238, as well as in the atmosphere, a by-product of radon gas. Within 10 days of its creation from radon, lead-210 falls out of the atmosphere. It accumulates on the surface of the earth where it is stored in soils, lake and ocean sediments, and glacial ice. The lead-210 eventually decays into a non-radioactive form of lead. Lead-210 has a half-life of 22.3 years and is a significant source of beta radiation (USGS 2012, EPA 2012).

Lead-210 is not an easy analysis to perform and typically is not included in a regular gamma radiological scan; it has a peak at 46 KeV and requires a thin window detector and an efficiency curve using a standard with lead-210. Therefore, historical data was reviewed to ensure the analysis was necessary. Since lead-210 is found significantly down the decay chain for uranium-238 through radon-222, activities performed over the past 60 years at PGDP cannot have resulted in PGDP-sourced lead-210.

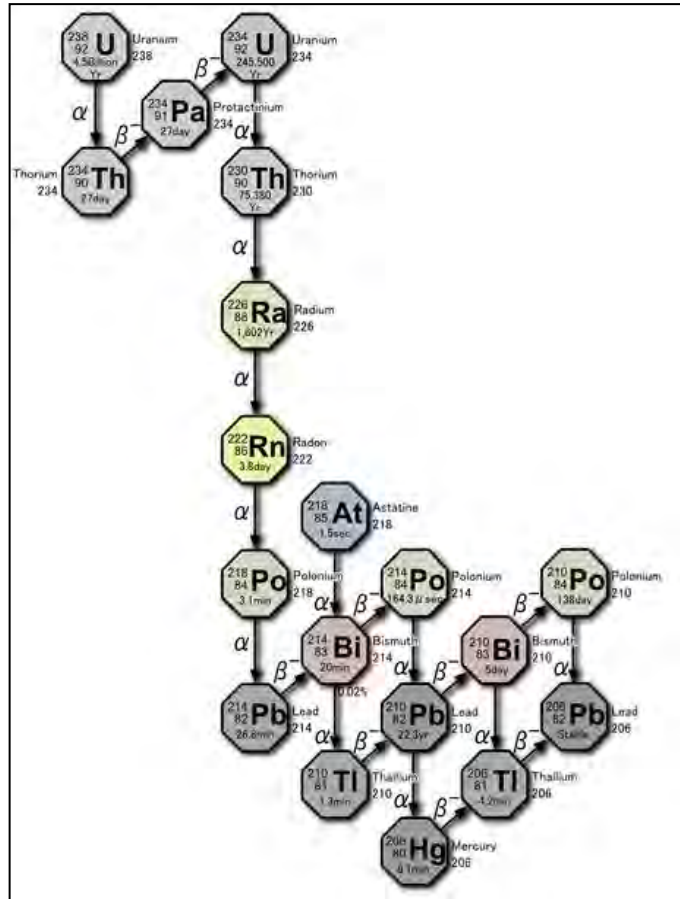
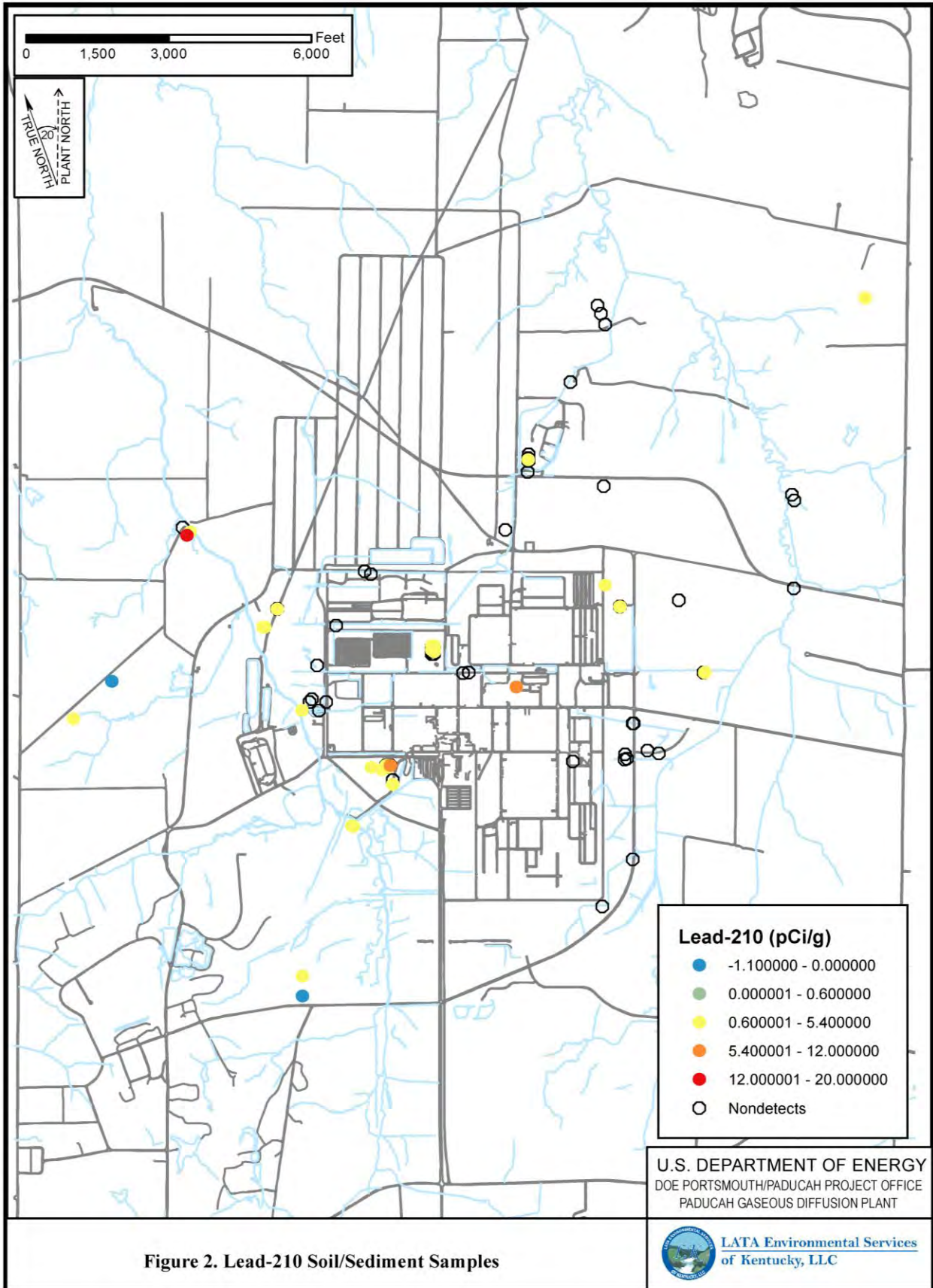


Figure 1. Lead-210 Decay Chain

Available PGDP lead-210 data was plotted to estimate an approximate background value. This map is shown in Figure 2. Since the majority of the available data is historical, data quality is not certain. However, it appears that the higher lead-210 activities within the PGDP boundaries are at background values.



Data indicate higher levels of lead-210 inside the PGDP boundary at SWMU 222, although radium-226 was not reported for the majority of these samples. The one sample that had radium-226 reported had a significant difference in activity between the radium-226 and its ingrowth radionuclides lead-214 and bismuth-214. If radium-226 is truly at 11 pCi/g as reported in that sample, and the analysis was conducted properly (ingrowth for 30 days in a sealed container), the lead-214 and bismuth-214 activity should have equaled the radium-226 activity. Under these analysis conditions the activity of Pb-210 would not be in secular equilibrium with radium-226. The fact that the lead-210 is elevated in the samples suggests a possible separate source of lead-210 rather than ingrowth. Lead-210, which has a 22-year half life, is included in the list of short-lived radionuclides associated with radium-226 for completeness, as this isotope and its short-lived decay products are typically present with radium-226.

After processing, radionuclides with half-lives less than one year will reestablish equilibrium conditions with their longer-lived parent radionuclides within several years. For this reason, at processing sites what was once a single, long decay series (for example the series for uranium-238) may be present as several smaller decay series headed by the longer-lived decay products of the original series (that is, headed by uranium-238, uranium-234, thorium-230, radium-226, and lead-210 in the case of uranium-238). Each of these sub-series can be considered to represent a new, separate decay series. Understanding the physical and chemical processes associated with materials containing uranium, thorium, and radium is important when addressing associated radiological risks.

Detected lead-210 results available for PGDP were listed alongside radium-226 and uranium-238 results in Table 1. Lead-210 would be expected to be in equilibrium (i.e., similar activity results) with uranium-238 for instances of natural uranium. Lead-210 would be expected to be in equilibrium with radium-226 for instances of enriched uranium. No split samples are available; however, a surrogate to a “split” could be simply looking at the uranium-238 to lead-210 ratio in samples, where available. For example, if lead-210 is a true contaminant, then it should exceed the uranium-238 level, when the uranium-238 is at background in at least some samples.

A further check of the available data was performed by filtering the activity results against minimum detectable activities and counting uncertainties. The only samples that passed both checks are shown in Table 2. Recent Soils OU soils data passed both checks.

Table 1. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)			Radium-226 (pCi/g)			Uranium-238 (pCi/g)			Detect?			
				Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU		Detect?	Results	MDA
I94-01,02	301043	9	LOCK	20.00	0.02		29.10	29.10	29.10	1.53	No	0.60	4.20	89.00	1117.00	Yes
JP-0092	DOI1-99-0092		PGDP	14.55	18.18	29.10				1.53	No	4386.00	4.20	89.00	1117.00	Yes
I94-01,02	301048	20	LOCK	12.00	0.05						Yes	1.30		0.16		Yes
SWMU222-4	2010-53093 <sup>a</sup>		KYRAD	10.60	2.05	1.03					Yes	27.80	1.62	1.12		Yes
SWMU222-4	2010-53093		KYRAD	10.60	2.05	1.03					Yes	27.80	0.03	2.33		Yes
SWMU222-5	2010-53094 <sup>b</sup>		KYRAD	8.60	1.47	0.76					Yes	32.30	0.04	2.66		Yes
SWMU222-1	2010-53090 <sup>b</sup>		KYRAD	8.44	1.71	0.87					Yes	23.70	0.13	2.10		Yes
I94-01,02	301044	11.33	LOCK	8.00	0.03						Yes	0.61		0.11		Yes
SWMU222-2	2010-53091 <sup>b</sup>		KYRAD	6.98	1.41	0.71					Yes	22.10	0.04	1.94		Yes
SWMU222-3	2010-53092 <sup>b</sup>		KYRAD	6.81	1.14	0.61					Yes	16.70	0.03	1.51		Yes
SOU195-120A	2010-51253 <sup>a</sup>	1	KYRAD	6.57	9.25	3.83				0.94	No	3.94	2.41	1.36		Yes
SOU195-014C	2010-51264 <sup>a</sup>	10	KYRAD	6.01	5.28	2.16				0.57	Yes	2.25	0.93	0.84		Yes
I94-01,02	301047	18.6	LOCK	5.40	0.00						Yes	0.90		0.13		Yes
SWMU222-1	2010-52457 <sup>b</sup>		KYRAD	4.92	0.82	0.41					Yes	31.30	0.05	3.59		Yes
JP-0160	DOI1-99-0160		PGDP	4.31	1.79	2.11	2.28	2.28	2.28	1.42	No	2.70	0.93	0.52	1.41	Yes
BCBOKYRAD01	2010-50535 <sup>a</sup>		KYRAD	4.27	0.46	0.25				0.39	Yes	2.22	0.47	0.22		Yes
LBC2L020	LBCSOSU2S1-04	1	STLMO	4.20	2.00		1.70	1.70	1.70		Yes	3.90	1.50		1.40	Yes
RSO3	110013 <sup>c</sup>		STLMO	3.90	1.90						Yes					No
JP-0152	DOI1-99-0152		PGDP	3.76	5.96	7.52	7.52	7.52	7.52	1.69	No	208.00	0.04	3.30	42.00	Yes
H01,05,15	301025	0.7	LOCK	3.70	0.00						Yes	0.96		0.10		Yes
SOU195-014A	2010-51258 <sup>a</sup>	10	KYRAD	3.56	5.07	2.13				0.50	No	1.40	0.90	0.79		Yes
RSO3	110012 <sup>c</sup>		STLMO	3.50	1.40		1.20	1.20	1.20		Yes					No
BC5KYRAD01	2010-50537 <sup>a</sup>		KYRAD	3.43	0.36	0.21				0.32	Yes	1.37	0.32	0.15		Yes
C12,18,19	301012 <sup>d</sup>	2	LOCK	3.20	0.00						Yes	0.97		0.09		Yes
A10	PLDJNSA10-01SO	2.5	PGDP	3.10	5.90	6.20	6.20	6.20	6.20	0.01	No	6.60	0.05	0.35	0.89	Yes
LBC2L015	LBCSOSU2S1-03	1	STLMO	3.00	2.90		2.40	2.40	2.40		Yes	1.25	0.01		0.18	Yes
JP-0161	DOI1-99-0161		PGDP	2.92	1.93	2.07	2.10	2.10	2.10	1.66	Yes	2.30	1.02	0.51	3.21	No
SOU200-004	2010-51270 <sup>a</sup>	4	KYRAD	2.81	5.18	2.19				0.61	No	1.48	0.88	1.19		Yes
F04,02,29	301005	0.8	LOCK	2.80	0.00						Yes	0.82		0.08		Yes
SOU195-120C	2010-51252 <sup>a</sup>	1	KYRAD	2.70	0.62	0.32				0.41	Yes	1.02	0.52	0.29		Yes
K008-AIP-RP	030301	0	STLMO	2.70	1.20	1.10					Yes	1.71	0.33	0.98		Yes
C07,08,09	301013 <sup>d</sup>	0.9	LOCK	2.70	0.00						Yes	1.04		0.09		Yes
NI2S04	BIC2041SS	8	PGDP	2.65	2.40	2.50	2.60	2.60	2.60	4.85	No	4.11	1.24	0.66	2.11	Yes
SOU222-001	2010-51277 <sup>a</sup>	0.5	KYRAD	2.57	0.59	0.76				0.71	Yes	19.62	0.76	0.65		Yes
BCBOKYRAD02	2010-50536 <sup>a</sup>		KYRAD	2.51	0.71	0.33				0.56	Yes	10.26	0.87	0.46		Yes
F12,20,22	301004	1.5	LOCK	2.46	0.00						Yes	0.90		0.08		Yes
H04,06,09	301023	0.8	LOCK	2.45	0.00						Yes	0.84		0.09		Yes
JP-0019	DOI1-99-0017		PGDP	2.44	16.16	4.87	10.54	10.54	10.54	2.11	No	2270.00	9.14	16.30	609.00	Yes
C12,18,19	301011 <sup>d</sup>	0.8	LOCK	2.40	0.00						Yes	1.06		0.10		Yes
I96-03,04	301038	6.67	LOCK	2.40	0.00						Yes	0.80		0.12		Yes
C01,10,24	301017 <sup>d</sup>	0.7	LOCK	2.30	0.00						Yes	0.95		0.10		Yes
F05,07,17	301008	1.6	LOCK	2.20	0.00						Yes	0.86		0.09		Yes
C07,08,09	301015 <sup>d</sup>	0.9	LOCK	2.09	0.00						Yes	1.00		0.10		Yes

Table 1. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment (Continued)

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)				Radium-226 (pCi/g)				Uranium-238 (pCi/g)						
				Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU	Detect?
JP-0046	DOI1-99-0046		PGDP	2.07	1.91	2.03	2.00	Yes	0.70	0.13	1.40	1.40	No	13.90	1.00	1.43	4.00	Yes
A2	PLDJNSA2D-01SO	8.5	PGDP	2.00	6.00	4.10	4.10	No	0.59	0.13	1.10	1.10	No	0.77	0.24	0.39	1.37	No
H04.06.09	301022	2.6	LOCK	1.90	0.00			Yes					No	1.01		0.10		Yes
F12.20.22	301001	0.8	LOCK	1.90	0.00			Yes					No	0.90		0.08		Yes
SOU195-014A	2010-51256 <sup>a</sup>	4	KYRAD	1.89	5.01	2.14		No	1.55	1.16	0.52		Yes	1.12	0.93	1.18		No
F04.02.29	301006	1.5	LOCK	1.85	0.00			Yes					No	0.82		0.08		Yes
JP-0160	DOI1-99-0177		PGDP	1.84	2.62	3.68	3.68	No	0.65	0.12	1.30	1.30	No	2.01	0.91	1.08	3.57	No
K008-AIP-RP	030303	0	STLMO	1.80	1.10	1.30		Yes	0.80	0.30	0.28		Yes	2.30	0.30	1.10		Yes
C02.03.20	301019 <sup>d</sup>	0.7	LOCK	1.80	0.00			Yes					No	1.03		0.10		Yes
BC5KYRAD02	2010-50538 <sup>a</sup>		KYRAD	1.74	0.90	0.42		Yes	2.01	1.56	0.70		Yes	0.69	0.93	0.55		Yes
I94-05.06	301039	9	LOCK	1.72	0.00			Yes					No	0.79		0.12		Yes
I94-03.04	301045 <sup>e</sup>	16	LOCK	1.68	0.00			Yes					No	1.06		0.14		Yes
A2	PLDJNSA2-02SO	11.5	PGDP	1.60	6.60	3.30	4.40	No	1.10	0.18	2.20	2.20	No	1.69	0.86	1.03	3.04	No
F01.21.23	301009	0.8	LOCK	1.60	0.00			Yes					No	0.92		0.08		Yes
C02.03.20	301020 <sup>d</sup>	3	LOCK	1.59	0.00			Yes					No	1.00		0.09		Yes
H01.05.15	301026	2.6	LOCK	1.57	0.00			Yes					No	0.87		0.08		Yes
C07.08.09	301014 <sup>d</sup>	2.1	LOCK	1.56	0.00			Yes					No	0.94		0.08		Yes
JP-0157	DOI1-99-0157		PGDP	1.56	4.07	3.11	3.11	No	0.90	0.16	1.80	1.80	No	108.00	1.80	2.95	29.10	Yes
JP-0113	DOI1-99-0115		PGDP	1.54	1.60	1.68	1.69	No	0.49	0.12	0.97	0.97	No	6.02	0.88	1.33	3.23	Yes
C07.08.09	301016 <sup>d</sup>	2.1	LOCK	1.51	0.00			Yes					No	0.91		0.08		Yes
H04.06.09	301021	0.8	LOCK	1.50	0.00			Yes					No	0.94		0.10		Yes
F12.20.22	301003	1.5	LOCK	1.50	0.00			Yes					No	0.92		0.09		Yes
K008-AIP-RP	030302	0	STLMO	1.49	1.20	0.82		Yes					No	0.76	0.26	0.56		Yes
BC14KYRAD	2010-50539 <sup>a</sup>		KYRAD	1.49	0.68	0.32		Yes	1.94	1.52	0.67		Yes	1.64	0.70	0.40		Yes
JP-0075	DOI1-99-0075		PGDP	1.48	4.62	2.97	2.97	No	1.24	0.16	2.48	2.48	No	14.80	1.54	2.05	6.04	Yes
I94-03.04	301036 <sup>e</sup>	8	LOCK	1.48	0.00			Yes					No	0.80		0.12		Yes
H02.10.18	301027	0.7	LOCK	1.44	0.00			Yes					No	1.00		0.11		Yes
F12.20.22	301002	0.8	LOCK	1.40	0.00			Yes					No	0.93		0.09		Yes
SOU195-014A	2010-51257 <sup>a</sup>	7	KYRAD	1.38	0.70	0.32		Yes	2.12	1.07	0.49		Yes	1.11	0.58	0.38		Yes
JP-0090	DOI1-99-0090		PGDP	1.37	2.21	2.74	2.74	No	0.77	0.14	1.55	1.55	No	22.00	0.02	0.75	3.30	Yes
OUTFALL10-1	WC02-242	4	PORTS	1.36	0.67	0.68	0.68	No	0.94	0.32	0.22	0.37	No	0.67	0.05	0.12	0.21	Yes
SOU195-014C	2010-51262 <sup>a</sup>	4	KYRAD	1.31	0.79	0.36		Yes	2.30	1.59	0.71		Yes	0.49	0.97	0.46		Yes
JP-0062	DOI1-99-0062		PGDP	1.31	2.95	2.61	2.61	No	0.71	0.13	1.41	1.41	No	4.01	1.17	1.62	3.02	Yes
F01.21.23	301010	1.6	LOCK	1.26	0.00			Yes					No	0.82		0.08		Yes
SWMU222-4	2010-52458 <sup>a</sup>		KYRAD	1.25	0.48	0.22		Yes					No	1.52	0.44	0.29		Yes
JP-0163	DOI1-99-0163		PGDP	1.22	2.94	2.45	2.45	No	0.97	0.23	1.93	1.93	No	3.23	1.36	0.78	1.76	Yes
NST2S02	BJC2021SS	3	PGDP	1.20	2.87	2.41	2.41	No	0.64	0.18	1.28	1.28	No	104.00	0.31	3.50	21.00	Yes
I94-01.02	301040	6.75	LOCK	1.20	0.00			Yes					No	0.79		0.12		Yes
I94-05.06	301050	17.5	LOCK	1.20	0.00			Yes					No	0.71		0.11		Yes
SOU195-014	2010-51255 <sup>a</sup>	10	KYRAD	1.20	0.88	0.36		Yes	1.89	1.50	0.67		Yes	0.74	0.97	0.51		Yes
SOU195-014B	2010-51260 <sup>a</sup>	7	KYRAD	1.17	0.64	0.30		Yes	2.25	0.91	0.43		Yes	0.79	0.56	0.35		Yes
I94-05.06	301042	11.5	LOCK	1.17	0.00			Yes					No	0.72		0.11		Yes
H03.07.13	301029	0.7	LOCK	1.10	0.00			Yes					No	1.10		0.12		Yes

Table 1. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment (Continued)

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)			Radium-226 (pCi/g)			Uranium-238 (pCi/g)								
				Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU	Detect?
H03.07.13	301029	0.7	LOCK	1.10	0.00		Yes				No	1.10						Yes
SOU195-006	2010-51265 <sup>a</sup>	7	KYRAD	1.09	0.73	0.33	Yes	2.13	1.16	0.53	Yes	0.86	0.57	0.34				Yes
SOU195-025	2010-51250 <sup>a</sup>	7	KYRAD	1.09	0.84	0.38	Yes	2.41	1.65	0.73	Yes	1.05	0.72	0.52				Yes
SOU195-014B	2010-51261 <sup>a</sup>	10	KYRAD	1.08	0.96	0.43	Yes	1.46	1.45	0.64	Yes	0.77	0.69	0.44				Yes
SOU200-009	2010-51275 <sup>a</sup>	4	KYRAD	1.08	5.15	2.23	No	1.87	1.32	0.60	Yes	1.08	0.93	0.88				Yes
H02.10.18	301028	3	LOCK	1.07	0.00		Yes				No	0.92						Yes
JP-0162	DOJ1-99-0162		PGDP	1.05	1.94	2.10	No	0.84	0.16	1.67	1.67	No	1.63	0.91	0.47	2.29		No
194-03.04	301041 <sup>e</sup>	12	LOCK	1.04	0.00		Yes				No	0.81						Yes
SOU200-005	2010-51271 <sup>a</sup>	4	KYRAD	1.04	0.89	0.40	Yes	2.15	1.57	0.70	Yes	1.64	0.99	0.64				Yes
SOU195-014C	2010-51263 <sup>a</sup>	7	KYRAD	1.03	1.04	0.46	No	1.73	1.32	0.59	Yes	0.90	0.75	0.45				Yes
SOU195-025	2010-51251 <sup>a</sup>	10	KYRAD	1.02	0.77	0.35	Yes	1.91	1.46	0.66	Yes	1.17	1.07	0.62				Yes
JP-0091	DOJ1-99-0091		PGDP	1.01	2.08	2.02	No	0.82	0.14	1.64	1.64	No	12.70	1.24	1.72	3.82		Yes
NST1S01	B1C1011SS	2.5	PGDP	1.01	3.31	2.02	No	0.65	0.19	1.29	1.29	No	65.90	1.87	2.87	18.00		Yes
SOU200-008	2010-51274 <sup>a</sup>	4	KYRAD	1.01	0.70	0.32	Yes	1.88	1.18	0.53	Yes	1.01	0.56	0.32				Yes
H04.06.09	301024	2.6	LOCK	1.00	0.00		Yes				No	0.94						Yes
OUTFALL10-1	WC02-242D	4	PORTS	0.99	0.63	0.64	No	0.87	0.29	0.25	0.31	No	0.68	0.07	0.13	0.46		Yes
SOU195-014B	2010-51259 <sup>a</sup>	4	KYRAD	0.99	0.92	0.41	Yes	1.62	1.32	0.59	Yes	0.93	0.99	0.56				Yes
JP-0018	DOJ1-99-0016		PGDP	0.96	4.68	1.92	No	0.64	0.14	1.28	1.28	No	188.00	0.05	2.30	32.00		Yes
OUTFALL10-2	WC02-243	4	PORTS	0.96	0.68	0.63	No	0.82	0.31	0.28	0.31	No	0.63	0.02	0.13	0.21		Yes
SOU200-006	2010-51272 <sup>a</sup>	4	KYRAD	0.95	0.66	0.30	Yes	2.67	1.09	0.51	Yes	0.94	0.57	0.38				Yes
SOU200-001	2010-51267 <sup>a</sup>	4	KYRAD	0.94	0.83	0.37	Yes	2.73	1.33	0.61	Yes	1.06	0.70	0.39				Yes
SOU200-010	2010-51276 <sup>a</sup>	4	KYRAD	0.89	0.94	0.42	No	1.75	1.47	0.65	Yes	0.76	0.69	0.36				Yes
SOU195-006	2010-51266 <sup>a</sup>	10	KYRAD	0.88	0.78	0.35	Yes	1.98	1.52	0.68	Yes	1.51	0.98	0.63				Yes
JP-0081	DOJ1-99-0081		PGDP	0.87	1.43	1.75	No	0.61	0.11	1.22	1.22	No	3.60	0.01	0.17	0.47		Yes
SOU200-003	2010-51269 <sup>a</sup>	4	KYRAD	0.86	0.92	0.41	No	2.22	1.27	0.57	Yes	0.74	0.69	0.50				Yes
JP-0015	DOJ1-99-0013		PGDP	0.81	1.66	1.62	No	0.62	0.13	1.23	1.23	No	3.16	0.82	1.25	1.99		Yes
H03.07.13	301030	3	LOCK	0.80	0.00		Yes				No	0.83						Yes
NST1S03	B1C1031SS	12	PGDP	0.79	1.55	1.59	No	0.80	0.18	1.60	1.60	No	0.66	0.04	0.11	0.13		Yes
JP-0080	DOJ1-99-0080		PGDP	0.73	1.91	1.46	No	0.82	0.15	1.64	1.64	No	2.39	0.94	0.47	3.33		No
SOU195-014	2010-51254 <sup>a</sup>	7	KYRAD	0.71	0.74	0.33	No	1.72	1.50	0.66	Yes	0.54	0.70	0.44				Yes
LBC21L005	LBCSOSU2S1-01	1	STLMO	0.70	2.20	1.30	No	1.40	0.15		0.30	Yes	3.12	16.80	9.24			No
SOU200-007	2010-51273 <sup>a</sup>	4	KYRAD	0.69	0.78	0.35	No	2.12	1.68	0.75	Yes	1.16	0.90	0.41				Yes
JP-0110	DOJ1-99-0110		PGDP	0.67	8.67	1.34	No	0.81	0.19	1.61	1.61	No	626.00	4.72	8.10	168.00		Yes
SOU200-002	2010-51268 <sup>a</sup>	4	KYRAD	0.65	0.62	0.28	Yes	2.10	0.94	0.44	Yes	1.08	0.56	0.33				Yes
JP-0057	DOJ1-99-0057		PGDP	0.65	1.60	1.30	No	0.28	0.09	0.56	0.56	No	7.97	0.78	1.14	4.06		Yes
JP-0097	DOJ1-99-0097		PGDP	0.62	1.70	1.25	No	0.76	0.13	1.52	1.52	No	2.58	0.77	1.04	3.71		No
JP-0066	DOJ1-99-0066		PGDP	0.60	2.87	1.21	No	0.85	0.14	1.70	1.70	No	4.81	1.22	1.63	3.47		Yes
JP-0082	DOJ1-99-0082		PGDP	0.60	2.74	1.20	No	1.29	0.18	2.58	2.58	No	20.00	0.02	0.75	3.30		Yes
194-03.04	301046 <sup>e</sup>	21	LOCK	0.60	0.00		Yes				No	1.18						Yes
JP-0061	DOJ1-99-0061		PGDP	0.60	2.19	1.20	No	0.33	0.08	0.66	0.66	No	6.32	0.76	1.00	0.16		Yes
JP-0013	DOJ1-99-0011		PGDP	0.55	2.26	1.11	No	0.83	0.15	1.66	1.66	No	17.30	0.97	1.38	4.86		Yes
JP-0063	DOJ1-99-0063		PGDP	0.54	2.50	1.09	No	0.65	0.12	1.29	1.29	No	1.00	0.01	0.10	0.16		Yes
JP-0087	DOJ1-99-0088		PGDP	0.47	5.67	0.94	No	0.77	0.13	1.54	1.54	No	138.00	2.54	4.19	53.00		Yes

Table 1. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment (Continued)

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)			Radium-226 (pCi/g)			Uranium-238 (pCi/g)								
				Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU	Detect?
A10	PLDJNSA10-02SO	8.5	PGDP	0.34	5.70	0.69	3.60	No	0.49	0.12	0.98	0.98	No	1.91	0.79	0.42	3.26	No
	ISOCSSOFFST	0	PGDP	0.34	1.04	0.68	0.68	No					No	1.58	0.47	0.25	0.33	Yes
NST2S03	BIC2031SS	15	PGDP	0.31	2.30	0.61	1.39	No	0.99	0.19	1.98	1.98	No	19.80	0.08	0.79	3.00	Yes
JP-0112	DOJ1-99-0114		PGDP	0.27	1.38	0.54	0.85	No	0.67	0.11	1.34	1.34	No	7.50	0.01	0.37	1.10	Yes
JP-0060	DOJ1-99-0060		PGDP	0.22	2.13	0.44	1.40	No	0.13	0.04	0.16	0.26	No	8.24	0.85	1.26	3.40	Yes
C01,10,24	301018 <sup>d</sup>	2.8	LOCK	0.20	0.00			Yes					No	1.03		0.09		Yes
NST2S05	BIC2052SS	12.5	PGDP	0.17	1.28	0.35	0.78	No	0.52	0.14	1.03	1.03	No	1.21	0.20	0.32	1.70	No
JP-0100	DOJ1-99-0100		PGDP	0.09	1.44	0.18	0.89	No	0.72	0.12	1.44	1.44	No	1.48	0.67	0.39	2.08	No
NST1S02	BIC1021SS	2.5	PGDP	0.06	2.53	0.13	1.54	No	0.57	0.19	1.15	1.15	No	29.70	1.38	2.18	8.27	Yes
JP-0016	DOJ1-99-0014		PGDP	0.00	1.81	0.01	1.10	No	0.57	0.12	1.13	1.13	No	8.80	0.04	0.35	1.20	Yes
196-01,02	301037	7	LOCK	0.00 <sup>f</sup>	0.00			No					No	0.82		0.12		Yes
JP-0164	DOJ1-99-0164		PGDP	-0.01	1.86	0.01	1.15	No	0.69	0.15	1.38	1.38	No	1.84	0.92	0.45	2.57	No
NST2S01	BIC2011SS	2	PGDP	-0.13	1.73	0.25	1.06	No	0.57	0.16	1.14	1.14	No	8.11	0.91	1.35	2.56	Yes
JP-0045	DOJ1-99-0045		PGDP	-0.29	2.68	0.58	1.76	No	0.58	0.12	1.15	1.15	No	6.00	0.01	0.23	0.77	Yes
JP-0016	DOJ1-99-0014DUP		PGDP	-0.29	1.76	0.59	1.08	No	0.52	0.12	1.05	1.05	No	11.00	0.02	0.37	1.40	Yes
JP-0087	DOJ1-99-0087		PGDP	-0.43	5.27	0.86	3.23	No	0.65	0.12	1.30	1.30	No	126.00	2.33	3.83	48.30	Yes
JP-0071	DOJ1-99-0071		PGDP	-0.75	5.45	1.50	3.40	No	2.78	0.26	5.56	5.56	No	19.00	1.98	2.46	7.68	Yes
BGS194-04	301049	24	LOCK	-0.80	0.01			No					No	0.76		0.12		Yes
JP-0085	DOJ1-99-0085		PGDP	-0.86 <sup>f</sup>	6.72	1.72	4.14	No	0.80	0.15	1.60	1.60	No	160.00	3.01	5.07	61.80	Yes
F05,07,17	301007	1	LOCK	-1.10 <sup>f</sup>	0.00			No					No	0.93		0.08		Yes
A10	PLDJNSA10-03SO	9	PGDP	-1.20	31.00	2.50	18.00	No	0.14	0.20	0.00	0.06	No	326.00	4.61	7.56	125.00	Yes
JP-0072	DOJ1-99-0072		PGDP	-1.31	9.10	2.62	5.58	No	6.88	0.41	13.75	13.75	No	87.00	0.24	2.80	21.00	Yes
JP-0111	DOJ1-99-0112		PGDP	-1.99	6.10	3.99	3.99	No	0.84	0.17	1.69	1.69	No	317.00	0.67	11.00	68.00	Yes
JP-0076	DOJ1-99-0076		PGDP	-2.04	6.16	4.07	4.07	No	2.19	0.23	4.38	4.38	No	69.00	2.28	3.26	26.70	Yes
NST2S05	BIC2051SS	12.5	PGDP	-2.12	12.77	4.25	7.90	No	5.15	1.39	10.30	10.30	No	11.10	1.90	3.14	4.33	Yes
JP-0077	DOJ1-99-0077		PGDP	-2.71	5.02	5.42	5.42	No	1.47	0.17	2.94	2.94	No	56.00	0.21	1.80	11.00	Yes
A2	PLDJNSA2-01SO	8.5	PGDP	-2.90	6.20	5.80	5.80	No	0.65	0.14	1.30	1.30	No	1.24	0.26	0.44	2.14	No
JP-0152	DOJ1-99-DUP1		PGDP	-2.91	6.47	5.83	5.83	No	0.87	0.13	1.73	1.73	No	393.00	0.69	12.00	120.00	Yes
JP-0111	DOJ1-99-0111		PGDP	-2.99	6.03	5.98	5.98	No	0.91	0.17	1.81	1.81	No	365.00	0.13	4.50	63.00	Yes
JP-0151	DOJ1-99-0151		PGDP	-4.78	8.89	9.57	9.57	No	0.54	0.13	1.07	1.07	No	365.00	3.25	5.42	140.00	Yes
JP-0150	DOJ1-99-0150		PGDP	-10.07	12.75	20.14	20.14	No	0.79	0.18	1.58	1.58	No	599.00	4.88	8.14	230.00	Yes
JP-0153	DOJ1-99-0153		PGDP	-19.47	14.31	38.93	38.93	No	0.32	0.17	0.64	0.64	No	1921.00	3.50	50.00	617.00	Yes

Yellow shading indicates sample analysis by the Kentucky Radiation Health Branch Laboratory.

Blue shading indicates a detected lead-210 result for samples other than those analyzed by the Kentucky Radiation Health Branch.

Lab Codes are the following: LOCK = Lockheed Engineering & Science Co., Las Vegas, NV; KYRAD = Kentucky Radiation Health Branch; PGDP = USEC-Paducah Gaseous Diffusion Plant; PORTS = USEC-Portsmouth Plant; STLMO = Severn Trent, Earth City Missouri

<sup>a</sup> The uranium-238 results was reported by the lab as thorium-234/uranium-238.

<sup>b</sup> The maximum uranium-238 result was used for comparison.

<sup>c</sup> This sample is not plotted in Figure 2, the coordinates place the sample in Illinois. The available coordinates are likely incorrect.

<sup>d</sup> This sample is not plotted in Figure 2, no coordinates are available.

<sup>e</sup> This sample is not plotted in Figure 2, the coordinates place the sample in Ballard County, which is outside the scale of the map.

<sup>f</sup> This result is set as a nondetect because the reported result is less than the MDA.

Table 2. Results of Filtering

Method	Chemical	Date Collected	MDA	Lab Code	Lab Sample ID	Media	Rad Error	Result	Lab Qualifier	Station	Units	Val Qualifier	Greater Than DL	Less Than DL	Pass cut
DNT	Lead-210	7/31/2006	152.1	KYRAD	2006-51812	SW	133.1	529.9		A-Composite	pCi/L	X	529.9		529.9
DNT	Lead-210	7/21/2004	139	KYRAD	2004-51807	SW	120.4	557.4		A-Composite	pCi/L	=	557.4		557.4
DNT	Lead-210	7/9/2003	86.13	KYRAD	2003-06373	SW	77.85	213.2		A-Composite	pCi/L	=	213.2		213.2
DNT	Lead-210	12/8/2006	141.6	KYRAD	2006-53149	SW	156.5	1469		A-Composite	pCi/L	X	1469		1469
DNT	Lead-210	7/18/2005	96.2	KYRAD	2005-51647	SW	176.1	661.4		A-Composite	pCi/L	X	661.4		661.4
DNT	Lead-210	5/26/2006	116	KYRAD	2006-51119	SW	126.8	1605		A-Composite	pCi/L	X	1605		1605
Gamma Spec	Lead-210	10/27/2007	159.2	KYRAD	2007-50161	SW	276.5	692.8	U	A-Composite	pCi/L	U	692.8		692.8
DNT	Lead-210	10/27/2005	105.5	KYRAD	2005-52609	SW	124.9	1707		A-Composite	pCi/L	X	1707		1707
Gamma Spec	Lead-210	6/4/2007	174.2	KYRAD	2007-51252	SW	107	1284		A-Composite	pCi/L	=	1284		1284
DNT	Lead-210	10/13/2004	99.77	KYRAD	2004-52643	SW	143.4	309.4		C-Composite	pCi/L	=	309.4		309.4
DNT	Lead-210	3/9/2005	173.9	KYRAD	2005-50440	SW	189.5	2593		C-Composite	pCi/L	=	2593		2593
DNT	Lead-210	5/11/2005	144.7	KYRAD	2005-51034	SW	82.96	514		A-Composite	pCi/L	X	514		514
DNT	Lead-210	6/9/2004	147.5	KYRAD	2004-51367	SW	77.57	1714		A-Composite	pCi/L	=	1714		1714
Gamma Spec	Lead-210	4/3/2007	180.9	KYRAD	2007-50606	SW	97.97	1719	U	A-Composite	pCi/L	U	1719		1719
Gamma Spec	Lead-210	11/19/2007	168	KYRAD	2007-52795	SW	123.9	274.7	J	A-Composite	pCi/L	J	274.7		274.7
DNT	Lead-210	1/10/2005	138.2	KYRAD	2005-50023	SW	147.8	1210		C-Composite	pCi/L	X	1210		1210
Gamma Spec	Lead-210	2/22/2007	275.7	KYRAD	2007-50293	SW	160.8	2222	U	C-Composite	pCi/L	U	2222		2222
DNT	Lead-210	1/3/2006	299	KYRAD	2005-53157	SW	285.5	881.4		C-Composite	pCi/L	X	881.4		881.4
DNT	Lead-210	3/9/2005	173.9	KYRAD	2005-50440	SW	189.5	2593		C-Composite	pCi/L	X	2593		2593
DNT	Lead-210	12/20/2004	173.3	KYRAD	2004-53235	SW	237	832.2		C-Composite	pCi/L	=	832.2		832.2
Gamma Spec	Lead-210	4/25/2007	128.9	KYRAD	2007-50839	SW	138.1	1185		C-Composite	pCi/L	=	1185		1185
DNT	Lead-210	12/14/2006	533.1	KYRAD	2006-53330	SW	283.4	3222	U	ATC746K	pCi/L	X	3222		3222
DNT	Lead-210	9/11/2006	149.7	KYRAD	2006-52207	SW	130.7	594		B-Composite	pCi/L	X	594		594
Gamma Spec	Lead-210	6/25/2007	154.2	KYRAD	2007-51454	SW	85.39	1936	U	B-Composite	pCi/L	U	1936		1936
DNT	Lead-210	9/22/2004	112.7	KYRAD	2004-52430	SW	121.2	368.1		B-Composite	pCi/L	=	368.1		368.1
DNT	Lead-210	10/13/2004	146.1	KYRAD	2004-52679	SW	126.1	664.9		D2-Composite2	pCi/L	=	664.9		664.9
DNT	Lead-210	12/24/2003	80.3	KYRAD	2003-08104	SW	79.66	233		D2-Composite2	pCi/L	=	233		233
DNT	Lead-210	3/2/2006	67	KYRAD	2006-50341	SW	43.39	102.5		B-Composite	pCi/L	X	102.5		102.5
Gamma Spec	Lead-210	4/3/2007	183.7	KYRAD	2007-50628	SW	95.3	2502	U	B-Composite	pCi/L	U	2502		2502
DNT	Lead-210	7/18/2005	129.3	KYRAD	2005-51670	SW	96.29	1306		B-Composite	pCi/L	X	1306		1306
DNT	Lead-210	1/10/2005	225.3	KYRAD	2005-50022	SW	113.8	3492		B-Composite	pCi/L	X	3492		3492
DNT	Lead-210	8/31/2004	106.9	KYRAD	2004-52253	SW	92.05	604.6		D-C-Composite	pCi/L	=	604.6		604.6
DNT	Lead-210	6/30/2004	138.7	KYRAD	2004-51697	SW	127.6	575.8		D2-Composite2	pCi/L	=	575.8		575.8
DNT	Lead-210	10/27/2005	115.4	KYRAD	2005-52720	SW	122.4	1419		F-Composite	pCi/L	X	1419		1419
Gamma Spec	Lead-210	11/29/2010	1.61	KYRAD	2010-53281	SW	0.894	974	U	C-613	pCi/L	U	974		974
DNT	Lead-210	11/17/2005	152.4	KYRAD	2005-52866	SW	106.8	1269		D-Composite	pCi/L	X	1269		1269
Gamma Spec	Lead-210	2/2/2007	126.9	KYRAD	2007-50240	SW	224.8	490.7	U	F-Composite	pCi/L	U	490.7		490.7
DNT	Lead-210	12/13/2006	532.5	KYRAD	2006-53325	SW	282.9	3226	U	BBCDG	pCi/L	X	3226		3226
DNT	Lead-210	10/27/2005	2017	KYRAD	2005-52676	SW	2740	9532		D1-Composite	pCi/L	X	9532		9532
DNT	Lead-210	9/14/2005	130.7	KYRAD	2005-52307	SW	55.96	169.4		D1-Composite	pCi/L	X	169.4		169.4
DNT	Lead-210	12/13/2006	5867	KYRAD	2006-53326	SW	3802	7905	U	BBCROSS	pCi/L	X	7905		7905
DNT	Lead-210	7/5/2006	315.2	KYRAD	2006-51734	SW	293.3	612.9	R	BBCUG	pCi/L	X	612.9		612.9
DNT	Lead-210	8/25/2005	592.4	KYRAD	2005-52201	SW	312.6	3755		BBCUG	pCi/L	X	3755		3755



Table 2. Results of Filtering (Continued)

Method	Chemical	Date Collected	MDA	Lab Code	Lab Sample ID	Media	Rad Error	Result	Lab Qualifier	Station	Units	Val Qualifier	Greater Than DL	Less Than DL	Pass cut
DNT	Lead-210	12/8/2006	141.1	KYRAD	2006-53231	SW	155.1	1554		D1-Composite	pCi/L	X	1554		1554
Gamma Spec	Lead-210	6/4/2007	171.1	KYRAD	2007-51333	SW	99.26	406.2		D1-Composite	pCi/L	=	406.2		406.2
DNT	Lead-210	8/13/2004	135.7	KYRAD	2004-52111	SW	137.5	621.3		F-Composite	pCi/L	=	621.3		621.3
Gamma Spec	Lead-210	11/29/2010	51.1	KYRAD	2010-53280	SW	23.7	230	U	K001	pCi/L	U	230		230
DNT	Lead-210	1/26/2005	152	KYRAD	2005-50163	SW	150	482.9		F-Composite	pCi/L	X	482.9		482.9
DNT	Lead-210	1/26/2005	152	KYRAD	2005-50163	SW	150	482.9		F-Composite	pCi/L	=	482.9		482.9
DNT	Lead-210	7/16/2002	437.6	KYRAD	2002-06663	SW	256.7	27660		D2-Composite	pCi/L	=	27660		27660
DNT	Lead-210	9/14/2005	110.6	KYRAD	2005-52329	SW	55.95	146.3		D2-Composite	pCi/L	X	146.3		146.3
DNT	Lead-210	11/20/2006	267.2	KYRAD	2006-53106	SW	283.2	843		G-Composite	pCi/L	X	843		843
DNT	Lead-210	12/22/2006	230.8	KYRAD	2006-53421	SW	148.8	2500		G-Composite	pCi/L	X	2500		2500
DNT	Lead-210	8/31/2004	107.1	KYRAD	2004-52318	SW	90.23	526		G-Composite	pCi/L	=	526		526
DNT	Lead-210	7/31/2006	150.7	KYRAD	2006-51871	SW	132.9	446.9		D2-Composite	pCi/L	X	446.9		446.9
DNT	Lead-210	11/20/2006	113.4	KYRAD	2006-53074	SW	73.27	265.4		D2-Composite	pCi/L	X	265.4		265.4
DNT	Lead-210	7/21/2004	137.2	KYRAD	2004-51947	SW	144	342.6		G-Composite	pCi/L	=	342.6		342.6
DNT	Lead-210	5/26/2006	159.3	KYRAD	2006-51229	SW	79.65	2701		D2-Composite	pCi/L	X	2701		2701
DNT	Lead-210	8/25/2005	599	KYRAD	2005-52191	SW	424.1	1900		K010	pCi/L	X	1900		1900
DNT	Lead-210	6/1/2005	237.4	KYRAD	2005-51358	SW	260.6	1634		G-Composite	pCi/L	X	1634		1634
Gamma Spec	Lead-210	4/3/2007	182	KYRAD	2007-50729	SW	96.81	2054	U	G-Composite	pCi/L	U	2054		2054
DNT	Lead-210	12/14/2006	537.4	KYRAD	2006-53312	SW	285.4	3298	U	K011	pCi/L	X	3298		3298
DNT	Lead-210	6/16/2005	539.3	KYRAD	2005-51401	SW	366.8	865.9		K012	pCi/L	X	865.9		865.9
DNT	Lead-210	8/23/2005	589.5	KYRAD	2005-52186	SW	491.7	2210		L14	pCi/L	X	2210		2210
DNT	Lead-210	12/14/2006	539.1	KYRAD	2006-53316	SW	286.2	3332	U	K015	pCi/L	X	3332		3332
Gamma Spec	Lead-210	11/29/2010	685	KYRAD	2010-53280	SW	274	4070	U	L4	pCi/L	U	4070		4070
DNT	Lead-210	12/14/2006	7379	KYRAD	2006-53321	SW	4801	11210	U	LBC@McCaw	pCi/L	X	11210		11210
Gamma Spec	Lead-210	5/11/2010	0.838952	KYRAD	2010-51250	SO	0.375929	1.0877436		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.774856	KYRAD	2010-51251	SO	0.352924	1.0153096		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.622129	KYRAD	2010-51252	SO	0.323104	2.7034682		SOU195-120C	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	9.25275	KYRAD	2010-51253	SO	3.831	6.5693666	U	SOU195-120A	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.738264	KYRAD	2010-51254	SO	0.327648	0.7087367	U	SOU195-014	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.87614	KYRAD	2010-51255	SO	0.357205	1.1963452		SOU195-014	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	5.00644	KYRAD	2010-51256	SO	2.14186	1.8868582	U	SOU195-014A	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.69731	KYRAD	2010-51257	SO	0.323468	1.3837602		SOU195-014A	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	5.07442	KYRAD	2010-51258	SO	2.12668	3.5576405	U	SOU195-014A	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.919572	KYRAD	2010-51259	SO	0.410998	0.9908741		SOU195-014B	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.643217	KYRAD	2010-51260	SO	0.297765	1.1705553		SOU195-014B	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.963233	KYRAD	2010-51261	SO	0.42696	1.0807067		SOU195-014B	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.786643	KYRAD	2010-51262	SO	0.364651	1.3145335		SOU195-014C	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	1.03762	KYRAD	2010-51263	SO	0.457097	1.0294589	U	SOU195-014C	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	5.28305	KYRAD	2010-51264	SO	2.15693	6.0068083	J	SOU195-014C	pCi/g	J			
Gamma Spec	Lead-210	5/12/2010	0.727831	KYRAD	2010-51265	SO	0.330025	1.0930592		SOU195-006	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.779156	KYRAD	2010-51266	SO	0.351511	0.8835402		SOU195-006	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.832552	KYRAD	2010-51267	SO	0.370699	0.9368339		SOU200-001	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.616779	KYRAD	2010-51268	SO	0.276128	0.6544536		SOU200-002	pCi/g	=			

Table 2. Results of Filtering (Continued)

Method	Chemical	Date Collected	MDA	Lab Code	Lab Sample ID	Media	Rad Error	Result	Lab Qualifier	Station	Units	Val Qualifier	Greater Than DL	Less Than DL	Pass cut
Gamma Spec	Lead-210	5/5/2010	0.918867	KYRAD	2010-51269	SO	0.405092	0.8584913	U	SOU200-003	pCi/g	U			
Gamma Spec	Lead-210	5/5/2010	0.894012	KYRAD	2010-51271	SO	0.401519	1.0366496		SOU200-005	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.662666	KYRAD	2010-51272	SO	0.300982	0.9515829		SOU200-006	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.77267	KYRAD	2010-51273	SO	0.346092	0.6884684	U	SOU200-007	pCi/g	U			
Gamma Spec	Lead-210	5/5/2010	0.695554	KYRAD	2010-51274	SO	0.31533	1.0058769		SOU200-008	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	5.14907	KYRAD	2010-51275	SO	2.22839	1.0775268	U	SOU200-009	pCi/g	U			
Gamma Spec	Lead-210	5/5/2010	0.942465	KYRAD	2010-51276	SO	0.415427	0.8905683	U	SOU200-010	pCi/g	U			
Gamma Spec	Lead-210	4/27/2010	0.590492	KYRAD	2010-51277	SO	0.763757	2.571285		SOU222-001	pCi/g	=			
Gamma Spec	Lead-210	9/2/2010	0.816	KYRAD	2010-52457	SO	0.406	4.92		SWMU222-1	pCi/g	=			
Gamma Spec	Lead-210	9/2/2010	0.475	KYRAD	2010-52458	SO	0.221	1.25		SWMU222-4	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.71	KYRAD	2010-53090	SO	0.869	8.44		SWMU222-1	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.41	KYRAD	2010-53091	SO	0.709	6.98		SWMU222-2	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.14	KYRAD	2010-53092	SO	0.607	6.81		SWMU222-3	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	2.05	KYRAD	2010-53093	SO	1.03	10.6		SWMU222-4	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.47	KYRAD	2010-53094	SO	0.757	8.6		SWMU222-5	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.838952	KYRAD	2010-51250	SO	0.375929	1.0877436		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.774856	KYRAD	2010-51251	SO	0.352924	1.0153096		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.622129	KYRAD	2010-51252	SO	0.323104	2.7034682		SOU195-120C	pCi/g	=			

DNT = Analytical methods was not transmitted.

Gamma Spec = Gamma Spec

KYRAD = Kentucky Radiation Health Branch Laboratory

SW = surface water

X = no 3<sup>rd</sup> party validation was performed

U = not detected above the MDA

R = result rejected

\*<sub>3</sub> = result accepted by 3<sup>rd</sup> party validation

**Paducah Risk Assessment Working Group  
February 6, 2013  
Minutes for Risk Methods Document Revisions**

**Present:**

**Jerri Martin  
Gaye Brewer  
Todd Mullins  
Stephanie Brock  
Nathan Garner  
Mike Guffey**

**Tim Frederick**

**Rich Bonczek  
Bobette Nourse  
LeAnne Garner  
John Volpe**

1. **PAH Recommendation paper.** The paper received comments from EPA and the state. A revised paper should be sent (included in schedule at the end of these meeting notes). Once agreement is reached among the group, the paper will be presented to the FFA managers. If agreed to by the FFA managers, the paper can be appended to Risk Methods Document, Appendix E, upon decision of the RAWG.
  
2. **Ensure text that follows** is consistent with the rest of the document and with what we intend: “The dermal absorption of 5% for inorganic chemicals (or revised dermal absorption to reflect intestinal absorption) may be replaced with a lower value from EPA dermal guidance. These revised calculations may be considered in the development of revised PRGs and remediation levels to be used in the preparation of remedy selection documents. These types of decisions would be a product of the consensus of the FFA parties arrived at during project discussions at the appropriate stage in document development.”
  
3. **Whether to include the statement currently in the main text**—“Any radionuclide for which no analytical results exceed its MARLAP MDC also will be deleted from the dataset.”  
Text has been revised and footnoted as follows (red indicates added text):  
  
Any radionuclide for which no analytical results exceed its MARLAP MDC also will be deleted from the project dataset, **provided the MDC is an acceptable level for the project.**<sup>6</sup>  
  
<sup>6</sup> These types of decisions (acceptable MDCs) would be a product of the consensus of the FFA parties arrived at during project discussions at the appropriate stage in document development.
  
4. **Whether to add a note to the main text regarding negative values for radionuclide results.** Include footnote to text regarding radionuclides on page 3-18, if text can be agreed to. DOE/LATA Kentucky will e-mail to group for comments, but the starting point will adopt text from Soils OU RI, which is as follows: “Negative results may be reported due to a statistical determination of the counts seen by a detector, minus a background count.”

Text for comments is as follows: "Negative results may be reported due to a statistical determination of the counts seen by a detector, minus a background count seen by the same detector."

5. **NOTE with respect to correcting incidental ingestion of sediment by a recreational user:** the recreational user and the resident should not be considered additive because the ingestion rates are independent.
6. **Appendix D with respect to updating equations to be consistent with RAGs Part F:** Ensure units cancel correctly in inhalation equations (e.g., D.17). Averaging Time units have been revised for inhalation equations from “hours × yr × day/yr” to “hours/day × yr × day/yr.” No changes to values. This also will affect Table B.5. Current Table B.5 lists units for Averaging Time as “hours × days” (which is “hours × yr × day/yr” with the yr canceled out). This will be revised to “hours,” where both yr and days cancel out.
7. **Lead-210:** Need cost estimate for analyzing lead-210 at whatever level is possible (i.e.,  $10^{-5}$ ) and at  $10^{-6}$  levels. “Other COPCs should be identified during project scoping” added to Table 2.1. Look further into potential Lead-210 sources at PGDP and define use of the term “AL” in the response. Additionally, see markup below (red indicates added text, strikethrough font indicates text to be removed):

However,

~~(1) There is no known PGDP source for lead-210 at Paducah; and~~

~~(2)~~ **In regard to GDP process,** the ingrowth of lead-210 from uranium-238 is blocked at uranium-234. Due to the long ingrowth period from uranium-234 to lead-210, it is unlikely that at the present time the **GDP** processes at PGDP contribute to presence of lead-210 as a potential contaminant/risk at PGDP.

NOTE: Additional comments resulted from this item indicating the Lead-210 paper is not complete.

8. **Updates to RAIS that affect NALs and ALs in Appendix A.** Updates of these screening values will be locked in with annual update cycle. The 2012 updates were made in October. Subsequent updates will reflect the November updates (consistent with RSL revisions). Risk assessors must ensure toxicity values used in risk assessments are up-to-date.

**Remaining Schedule:**

DATE	RESPONSIBLE	DESCRIPTION
February 6, 2013	meeting	Interim meeting re: Final Page Changes for main text, Appendix B and Appendix D
February 18, 2013	DOE/LATA Kentucky	Revised PAH paper.
February 20, 2013	DOE/LATA Kentucky	Appendix A remaining tables.
February 26, 2013	DOE/LATA Kentucky	Revised Nickel Groundwater Background values.
March 6, 2013	meeting	8:30-11:00 central (9:30-12:00 eastern) Update on lead-210 information
March 8, 2013	RAWG	Final comments due to DOE/LATA Kentucky for all draft page changes to RMD

<b>DATE</b>	<b>RESPONSIBLE</b>	<b>DESCRIPTION</b>
April 8, 2013	DOE/LATA	Final Revised Risk Methods Document - D2/R2/V1 sent to RAWG for final review
April 22, 2013	RAWG	RAWG approval of D2/R2/V1 document
April 29, 2013	DOE/LATA	Initiate DOE review of D2/R2/V1 document
May 13, 2013	DOE/LATA	DOE comments due
May 20, 2013	DOE/LATA	Transmit D2/R2/V1 document changes due to DOE comments to RAWG
June 5, 2013	meeting	8:30-11:00 central (9:30-12:00 eastern) RAWG to discuss and approve revisions to D2/R2/V1 document due to DOE comments
June 17, 2013	DOE/LATA Kentucky	Final D2/R2/V1 document to DOE for concurrence
June 30, 2013	DOE/LATA Kentucky	Transmit D2/R2/V1 document to FFA Managers (EPA/KY) for approval
September 11, 2013	meeting	8:30-11:00 central (9:30-12:00 eastern) Consider face-to-face meeting (probably in Kentucky)

**Paducah Risk Assessment Working Group  
March 6, 2013  
Minutes for Quarterly Meeting**

**Present:**

**Jerri Martin  
Gaye Brewer  
Nathan Garner  
Todd Mullins**

**Tim Frederick  
Jon Richards**

**Rich Bonczek  
Bobette Nourse  
Joe Towarnicky  
LeAnne Garner**

**1. Additional changes to December 2012 Meeting Minutes or February 2013 Meeting Minutes.**

- a. Comments received from Stephanie Brock and Nathan Garner for February meeting minutes, incorporated. SEE NOTE.
  - Struck through text in Lead-210 paper “~~(1) There is no known PGDP source for lead-210 at Paducah; and~~”
  - Need to add additional information regarding recreational user and residential user not being additive. This information will be included in the revised RMD, if not already in there. The recreational user is assumed to be a local resident.
- b. Considered final. SEE NOTE.

NOTE: The comment to strike through the text “There is no know PGDP source for lead-210 at Paducah” resulted in additional comments from others. The February 2013 Meeting Minutes have been changed to reflect additional comments resulted and that the Lead-210 paper is not complete.

**2. Updates to Appendix A.**

Sent by e-mail to RAWG for review on 2/22. All draft comments due March 8, 2013.

**3. Discussion regarding PAHs text. Revised file sent February 18.**

- a. Comments received from Todd Mullins incorporated. Use of “coal” removed.

“Due to the nature of polycyclic aromatic hydrocarbons (PAHs), as described in the *Toxicological Profile for Polycyclic Aromatic Hydrocarbons (PAHs)*,<sup>1</sup> the presence of PAHs in Paducah Gaseous Diffusion Plant (PGDP) in some soils and sediments (e.g., along roads, including roadside ditches and around buildings) is not directly related to PGDP releases, but rather from other on- or off-site activities, including airborne deposition of PAHs that result from the incomplete burning of ~~coal~~, oil, gas, wood, garbage, or other organic substances or deposition due to the use of rubber, asphalt, ~~coal~~, crude oil, coal tar, creosote, and roofing tar.”

- b. Comments received from Tim Frederick: revise text to “At the Oak Ridge Reservation, an early document proposed that DOE manage PAHs as if they were wholly associated with background.<sup>4</sup> However, currently at the Oak Ridge Reservation, PAHs are being addressed on a case-by-case basis and anthropogenic sources are considered.”

Tim will look for a reference. If none is found, personal communication with RPM may be used.

- c. Need to look for additional reference to “The most common source of PAHs in the environment currently is deposition of automobile exhaust.2” Change “The most” to “A”.
- d. Also note Tim’s editorial comments.

Once Tim’s comments addressed, send for final approval.

**4. Update on Lead-210 paper.**

- Need cost estimate for analyzing lead-210: working.
- Look further into potential Lead-210 sources at PGDP: working. “There is no known PGDP source for lead-210 at Paducah” was removed from paper. Still need list of potential sources (e.g., equipment from other sites). Need anecdotal references. SEE NOTE to Item 1.
- Define use of the term “AL”: Analytical Laboratory

**5. Remaining schedule for Risk Methods Document Revision:**

March 8, 2013	RAWG	Final comments due to DOE/LATA for all draft page changes to RMD
April 8, 2013	DOE/LATA	Final Revised Risk Methods Document—D2/R2/V1 sent to RAWG for final review
April 22, 2013	RAWG	RAWG approval of D2/R2/V1 document
April 29, 2013	DOE/LATA	Initiate DOE review of D2/R2/V1 document
May 13, 2013	DOE/LATA	DOE comments due
May 20, 2013	DOE/LATA	Transmit D2/R2/V1 document changes due to DOE comments to RAWG

Need to let Jana White know that updates are coming so that she can let FFA Managers know.

**6. Discussion regarding including RAWG Meeting Minutes in Appendix E**

Draft consolidation of final meeting minutes to be sent for comment and additional discussion of whether they will all be incorporated. Most recent minutes (i.e, 2012 and 2013) will be included.

**7. Discussion of Ni background for groundwater**

Change was made in Appendix A to correct value. Old calculations are not able to be revised. The revised background value will be footnoted in the Risk Methods Document with the text, “Nickel background value varies from previous Risk Methods Documents due to an error in calculation.”  
 Add groundwater background to future agendas. Need to look at differences in analytical methods. There may be data currently in the database that already have lower detection level. Bobette Nourse will provide update at next meeting.

**8. Next Meeting: June 5, 2013. 9:30-12:00 EST. Following that, the next meeting is September 11, 2013.**

**From:** Garner, Leanne K (YLN)  
**Sent:** Friday, August 02, 2013 2:48 PM  
**To:** Rich Bonczek; 'Bobette Nourse'; John Volpe; 'Brewer, Gaye (EEC)'; 'Higginbotham, Jeri (EEC)'; 'Martin, Jerri (EEC)'; Todd Mullins; Stephanie Brock; 'Garner, Nathan (CHS-PH)'; Guffey, Mike (EEC) (Mike.Guffey@ky.gov); Towarnicky Joseph; Redfield, Myrna E (MXN); 'Frederick.Tim@epamail.epa.gov'; 'Richards.Jon@epamail.epa.gov'; White, Jana L (FMT); 'Tufts, Jennifer (Tufts.Jennifer@epa.gov)'  
**Subject:** Paducah Risk Assessment Working Group Meeting Minutes - Comments on Risk Methods Document  
**Attachments:** Proposed Text Revisions (outdoor worker-gardener).docx

**Paducah Risk Assessment Working Group  
July 31, 2013  
Minutes for Risk Methods Document Comment Meeting**

**Present:**

**Jerri Martin  
Gaye Brewer  
Nathan Garner  
Mike Guffey**

**Tim Frederick  
Jon Richards**

**Rich Bonczek  
Bobette Nourse  
John Volpe  
Joe Towarnicky  
LeAnne Garner**

**1. Outdoor Worker/Gardener**

Comments on attached material are requested. If no changes to current materials (attached), then materials can be put into final Risk Methods Document (RMD) update. If not, plan to include in next year's update. The following additional summary information is to be included in Appendix A.

- Outside industrialized area—surface only and surface/subsurface soils, default exposure parameters (or as agreed to by project) (e.g., wildlife management area worker or farmer).
- Inside industrialized area—surface only soils, default exposure parameters (or as agreed to by project) (e.g., unprotected worker).
- Inside industrialized area—surface/subsurface soils, default exposure parameters with the exception of shorter exposure duration/exposure frequency consistent with civil engineering estimates, as agreed to by project (e.g., excavation worker).

Kentucky expressed some concern about the excavation worker/outdoor worker/gardener issue in regard to possibly being overly definitive. Additional comments on the issue might be forthcoming.

**2. FY 2013 RMD Approval**

No issues have been identified to date.

Approval with comments is acceptable (comments can include the understanding that the revised text regarding outdoor worker/gardener sent by e-mail will be added to the next revision).

Reminder will be sent in 2 weeks!

**3. Upcoming Schedule**

- To align the RMD with the Environmental Monitoring Plan and Programmatic QAPP schedules, need approval of the FY 13 RMD update by the FFA Managers by the end of August 2013.
- For next year, quarterly meetings will be planned; do not expect significant text changes to Human Health RMD, like this year. Hope to have FFA Managers' approval of RMD by July 2014.



### Footnote on page 3-27:

<sup>7</sup> ~~Although a~~ single set of exposure equations and parameters are ~~used~~provided for the outdoor worker/gardener scenario, ~~the gardener scenario in Appendix D. The exposure parameters provided in Appendix D should only be considered be used without changes when assessing risk from exposure to be a reasonable scenario for are~~ surface soils in locations outside the ~~limited industrialized~~ area at the Paducah site. ~~Additionally~~When assessing risk from exposure to both surface and subsurface soil in locations outside the industrialized areas, however, all exposure parameters for, except exposure duration (ED) and exposure frequency (EF), should be used without changes to assess an outdoor worker. ED and EF for exposure by the outdoor worker/gardener scenario, except exposure duration (ED), can to surface and subsurface soil in locations outside the industrialized area should be used for established considering guidance in the Exposure Factors Handbook (EPA 1997b), or similar sources, and be documented. Similarly, when assessing risk from exposure to either surface soil or subsurface soil or both in locations inside the industrialized area, all exposure parameters, except ED and EF, should be used without changes to assess both an outdoor worker and a construction/excavation worker. ~~When used~~As above, ED and EF for exposure by the outdoor worker or a construction/excavation worker scenario, to surface soil or subsurface soil or both in locations inside the ED industrialized area should be reduced to 1 and 5 years (based on established considering guidance from in the Exposure Factors Handbook), (EPA 1997b), or similar sources, and be documented.

### Text on page B-3:

#### **B.1.2.1 Receptors**

Table B.1 provides a matrix ~~of~~ showing the medium-receptor combinations for which PRGs were derived. As shown there, over all media, the receptors for which no action and action direct contact risk-based PRGs were derived are the industrial worker, the resident, the recreational user, and the outdoor worker/gardener. ~~The outdoor worker/gardener scenario replaces the “excavation worker” in the 2001 version of this document. The outdoor worker/gardener uses the same exposure parameters as the former excavation worker; the receptor name was changed to better reflect that the exposure parameters are designed to assess a long term plant worker conducting outdoor maintenance activities. The 25 year exposure duration for the outdoor worker/gardener can be modified to a value between one and five years to generate site specific values for exposures during excavation.~~ These receptors were chosen because they represent the most likely current and future receptors for most areas and units at the Paducah Gaseous Diffusion Plant (PGDP). Also, it is believed that the PRGs derived for these receptors yield a range of values that is most useful for determining the clean-up priority for the various areas and units at PGDP. (Note that outdoor worker/gardener PRGs can be used for a construction/excavation worker; however, because the duration and frequency of exposure for a construction/excavation worker would be markedly less than that for an outdoor worker/gardener, a better approach would be to derive scenario-specific PRGs for the construction/excavation worker based on site-specific conditions, as appropriate. See discussion in Section 3.3.4.3.)

### Footnote to Table B.1. on page B-4:

3. Determining which soil and sediment screening value is appropriate is a location-specific decision. For all ~~areas~~locations inside the industrialized areas at PGDP where surface soil contamination is of concern, use of the industrial worker values is appropriate. For ~~areas~~locations inside the industrialized areas at PGDP where contact with surface soil and subsurface soil is of concern (~~i.e.g., soil from the surface~~ down to 16 ft bgs), use of the outdoor worker/gardener values is appropriate. ~~Site-specific values should be developed for sites at which a construction/excavation worker is expected (see~~ A better approach, however, would be to derive scenario-specific PRGs for the construction/excavation worker based on site-specific conditions, as appropriate. See discussion in Section 4.2.1.)-3.3.4.3.) For ~~areas~~locations outside the industrialized area, ~~use of where surface soil contamination is of concern, screening using~~ the recreator and/or resident values is appropriate. As with the surface water values, the child resident values are the most “conservative.” (in terms of protecting human health).” Generally, the recreator values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident values are more appropriate for grassy fields. ~~Also, note that the recreator and resident values are actually only applicable to surface soil.~~ Finally, the outdoor worker/gardener values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. (If screening considers both surface and subsurface soil in locations outside the industrialized area, however, development of scenario-specific PRGs for the outdoor worker based on site-specific conditions is a better approach. See discussion in Section 3.3.4.3.)

## Risk Assessment Working Group Meeting Minutes—September 2013

**Present:**

**Jerri Martin**  
**Mike Guffey**  
**Nathan Garner**

**Tim Frederick**  
**Jon Richards**

**Rich Bonczek**  
**Bobette Nourse**  
**LeAnne Garner**

**1. Call for Issues from RAWG Members**

No additional issues.

**2. Discussion of FY 2014 Schedule**

Revisions made as follows:

Quarterly Meeting (September)	9/18/2013
Submit Work Plan (this schedule)	9/25/2013
Approve Work Plan (this schedule)	10/23/2013
Submit Appendix A (PRGs) to RAWG for Review	11/13/2013
Submit Suggested Deletions/Changes from Appendix E	12/4/2013
Comments Due for Appendix A	12/4/2013
Quarterly Meeting (December)	12/11/2013
Submit Revised Appendix B, D, and Main Text to RAWG for Review	12/11/2013
Submit Revised Appendix E	1/15/2013
RAWG Approve Appendix A	2/12/2014
Comments Due for Appendix B, D, and Main Text	2/12/2014
Comments Due for Appendix E	2/26/2014
Quarterly Meeting (March)	3/5/2014
RAWG Approve Appendix E Deletions/Changes	3/5/2014
RAWG Approve Appendix B, D, and Main Text	4/9/2014
Submit Entire Revised RMD to RAWG for Review	4/16/2014
Quarterly Meeting (June)	6/4/2014
Comments Due for Entire Revised RMD	5/16/2014
<b>Submit RMD to FFA Managers (DOE/LX/07-0107&amp;D2/R3/V1)</b>	6/13/2014
<b>FFA Managers Approve RMD (DOE/LX/07-0107&amp;D2/R3/V1)</b>	7/17/2014
Quarterly Meeting (September)	9/10/2014

Quarterly meetings will be Web/teleconference 8:30 a.m.–11:00 a.m. (central), 9:30 a.m.–12:00 a.m. (eastern)

Approval of the revised Risk Methods Document (at least Appendix A) is needed by end of June (approximately) to support Programmatic QAPP revision.

3. **Proposed Revisions to the 2013 Risk Methods Document for the 2014 Version re: Outdoor Worker. Text attached (from e-mail sent 6/27/2013).**

**Kentucky Division of Waste Management Comment:**

The Division has discussed inconsistent language regarding the outdoor worker/gardener contained in the document (page 3-27 vs. page B-3 and B-4) with DOE and their contractors. Per our discussion, this issue will be placed on the next Risk Working Group meeting agenda.

**Double-check that page 3-27 vs. page B-3 and B-4 are the only locations in the RMD where there is inconsistent language regarding the outdoor worker/gardener.**

**Comments on language included will be included with RAWG member comments to the meeting minutes.**

4. **Status of Lead-210 Paper**

**Comments on language included will be included with RAWG member comments to the meeting minutes.**

**Text attached (reworked from previous version)**

**Kentucky Cabinet for Health Services—Radiation Health Branch Comment:**

This document does not yet contain a consistent and defensible method for handling contaminants not on the sitewide COPC list, but which may be present in a unit based upon new data and/or are found at unexpected levels during sampling efforts (e.g., Pb-210 contamination at SWMU 222). It would be in the best interest of all parties to develop such a method and integrate it into the document.

**Write-up/flow chart of how the potential for additional COPCs are identified consistently during project scoping; possibly add to Section 2. The write-up/flow chart will be sent to RAWG for comments on October 15. Comments will be due with main text/Appendix B comments.**

5. **Background Groundwater**

- Nickel value was updated for the 2013 RMD.
- No additional activity planned for FY 2014; plan to use existing values for now.
- Review addressing new values in FY 2015.

6. **Update WKWMA/Wildlife and Hunting Information in Appendix E**

**Update Agricultural Extension Information in Appendix E**

Provide RAWG a plan for update at December meeting. Work plan schedule revised to accommodate.

**7. Revisit Qualitative Assessment of High Sample Quantitation Limits (Section 3.3.3.2, Step 3)**

The subject matter expert raising the issue was not on the call, so discussion was postponed until the December quarterly meeting.

**8. Revisit Use of Negative XRF Results**

Currently these results are included for statistical calculations.

The RAWG will explore other options for use. RAWG will follow-up at December meeting. Any input should be given to LeAnne. See KRCEE paper regarding AOC 492 and the first soil piles report for background information. The EPA representative stated he was against using proxy values.

**9. Deletion of Groundwater Exposure in Industrial Worker Scenario (Tables D.26 and D.27 in the Risk Methods Document)**

Table D.26, "Reasonable Maximum Exposure Assumptions for Ingestion of Water by an Industrial Worker"

Table D.27, "Reasonable Maximum Exposure Assumptions for Inhalation of VOCs in Water while Showering by an Industrial Worker"

Table D.28, "Reasonable Maximum Exposure Assumptions for Dermal Contact with Water while Showering by an Industrial Worker"

**Equations should be left in place for now, but they most likely will not be the driver for remedial action. Results could affect future land use control discussions.**

**Need to develop a footnote to these equations regarding their use. This will be submitted for review as part of the Risk Methods Document, Appendix D revision.**

**10. Round Table Issues/Comments**

**EPA is looking at making updates to the default exposure parameter handbook in February 2014. PRGs may be affected; will need to look at our site-specific parameters to see if we want to make changes.**

**On the December agenda, consider if there is anything that needs to be addressed in the Eco Risk Methods document. Invitee list will be checked to ensure Jeri Higginbotham is invited.**

**Proposed Text Revisions (Outdoor Worker-Gardener)**

**Footnote on page 3-27:**

<sup>7</sup> A single set of exposure equations and parameters are provided for the outdoor worker/gardener scenario in Appendix D. The exposure parameters provided in Appendix D should be used without changes when assessing risk from exposure to surface soils in locations outside the industrialized area at the Paducah site. When assessing risk from exposure to both surface and subsurface soil in locations outside the industrialized areas, however, all exposure parameters, except exposure duration (ED) and exposure frequency (EF), should be used without changes to assess an outdoor worker. ED and EF for exposure by the outdoor worker/gardener to surface and subsurface soil in locations outside the industrialized area should be established considering guidance in the Exposure Factors Handbook (EPA 1997b), or similar sources, and be documented. Similarly, when assessing risk from exposure to either surface soil or subsurface soil or both in locations inside the industrialized area, all exposure parameters, except ED and EF, should be used without changes to assess both an outdoor worker and a construction/excavation worker. As above, ED and EF for exposure by the outdoor worker or a construction/excavation worker to surface soil or subsurface soil or both in locations inside the industrialized area should be established considering guidance in the Exposure Factors Handbook (EPA 1997b), or similar sources, and be documented.

**Text on page B-3:**

**B.1.2.1 Receptors**

Table B.1 provides a matrix showing the medium-receptor combinations for which PRGs were derived. As shown there, overall media, the receptors for which no action and action direct contact risk-based PRGs were derived, are the industrial worker, the resident, the recreational user, and the outdoor worker/gardener. These receptors were chosen because they represent the most likely current and future receptors for most areas and units at the Paducah Gaseous Diffusion Plant (PGDP). Also, it is believed that the PRGs derived for these receptors yield a range of values that are most useful for determining the cleanup priority for the various areas and units at PGDP. (Note: Outdoor worker/gardener PRGs can be used for a construction/excavation worker; however, because the duration and frequency of exposure for a construction/excavation worker would be markedly less than that for an outdoor worker/gardener, a better approach would be to derive scenario-specific PRGs for the construction/excavation worker based on site-specific conditions, as appropriate. See discussion in Section 3.3.4.3.)

**Footnote to Table B.1. on page B-4:**

3. Determining which soil and sediment screening value is appropriate is a location-specific decision. For all locations inside the industrialized area at PGDP where surface soil contamination is of concern, use of the industrial worker values is appropriate. For locations inside the industrialized area at PGDP where contact with surface soil and subsurface soil is of concern (e.g., soil from the surface down to 16 ft bgs), use of the outdoor worker/gardener values is appropriate for a construction/excavation worker. (A better approach, however, would be to derive scenario-specific PRGs for the construction/excavation worker based on site-specific conditions, as appropriate. See discussion in Section 3.3.4.3.) For locations outside the industrialized area where surface soil contamination is of concern, screening using the recreator and/or resident values is appropriate. As with the surface water values, the child resident values are the most "conservative (in terms of protecting human health)." Generally, the recreator values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident values are more appropriate for grassy fields. Finally, the outdoor worker/gardener values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. (If screening considers both surface and subsurface soil in locations outside the industrialized area, however, development of scenario-specific PRGs for the outdoor worker based on site-specific conditions is a better approach. See discussion in Section 3.3.4.3.)

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- Deleted: The outdoor worker/gardener scenario replaces the "excavation worker" in the 2001 version of this document. The outdoor worker/gardener uses the same exposure parameters as the former excavation worker; the receptor name was changed to better reflect that the exposure parameters are designed to assess a long-term plant worker conducting outdoor maintenance activities. The 25-year exposure duration for the outdoor worker/gardener can be modified to a value between one and five years to generate site-specific values for exposures during excavation.
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- Deleted: sites at which
- Deleted: is expected (see
- Deleted: 1.2.1.).
- Deleted: areas,
- Deleted: , use of
- Deleted: ."
- Deleted: Also, note that the recreator and resident values are actually only applicable to surface soil.

## **Additional Information to RAWG Regarding Lead-210 (Revised September 2013)**

In response to discussion during the December 2012 Risk Assessment Working Group, we researched the potential for reporting analytical results of lead-210 and the potential value of this information. The two action items for the Risk Assessment Working Group below were taken from that discussion.

- What is the risk for lead-210 at the minimum detectable concentration (MDC) with no special detector?
- Check to see if labs would need to recalibrate equipment to analyze lead-210 by gamma spectroscopy.

Lead-210 is the daughter of polonium-214 that is a member of the uranium-238 decay chain. Lead-210 is reported at background levels of 1–2 pCi/g in at least one facility (see Web site <http://www.lrb.usace.army.mil/Portals/45/docs/FUSRAP/DaytonIII/day3-si-2004-12.pdf>, Table 2). See attached spreadsheets for the Radiation Health Branch (RHB) lead-210 analysis. Only data with a sample-specific MDC of less than 1 pCi/g were included in the analysis. Based on the data provided by the RHB for lead-210, the background would be in the 1–2 pCi/g range for lead-210 at PGDP.

The no action levels (i.e.,  $10^{-6}$  values calculated using RAIS and Paducah-specific parameters) are as follows:

- Resident, 0.66 pCi/g;
- Industrial worker, 7.62 pCi/g; and
- Outdoor worker, 1.08 pCi/g.

Based on information provided by TestAmerica to LATA Environmental Services of Kentucky, the MDC obtained by liquid scintillation counting (LSC) is approximately 5 pCi/g. TestAmerica indicates this is the target MDC by LSC; however, this MDC can be lower, if necessary. TestAmerica's target MDC by gamma spectroscopy is the same, 5 pCi/g, but it could vary. TestAmerica indicates that "Lead-210 is a low energy radionuclide on the gamma spec and there could be interferences from other radionuclides and samples with sufficient activity. This could raise the MDA."

However, soil analysis by the Kentucky RHB using gamma spectroscopy and a thin window HPGe detector achieved a MDC of approximately 1 pCi/g for lead-210 (employing the 46 KeV line for lead-210). Using gamma spectroscopy with the appropriate thin window HPGe detector, an MDC of 1 pCi/g is achievable without interference from other radionuclides. In fact, lead-210 is used in calibration standards for thin window HPGe detectors. Gamma spectroscopy, using these thin window HPGe detectors and incorporation of lead-210 into the calibration standard, provides a significant improvement in efficiency in the region less than 59 KeV. Since the analysis of lead-210 by gamma spectroscopy uses the 46 KeV line energy, thin window HPGe detectors are the preferred detectors for analysis of lead-210 by gamma spectroscopy. Achieving a 1 pCi/g MDC for soil analysis is fully supported by the Kentucky RHB data for lead-210 analysis. Since there is no requirement for sample dissolution and separation from other radionuclides, gamma spectroscopy using a thin window HPGe detector would be the preferred method for analysis of lead-210 in soil.

Since analysis of lead-210 by LSC requires dissolution of the media in this case soil, it would be preferable to use gamma spectroscopy in order to eliminate concerns regarding complete dissolution of the sample.

With the current equipment used by the USEC laboratory, gamma spectroscopy analysis for lead-210 is not possible because the primary energy line is below the analytical laboratory normal energy calibration range. It would require the purchase of a new calibration mixture to include the lead-210 line-at 46 KeV. The analytical laboratory has only one manual detector that can measure in the X-ray region, so output would be limited.

Lead-210 was included as part of the standard gamma scan for radiological analysis by TestAmerica during the Soils OU project. The MDC for lead-210 was approximately 30 pCi/g. This MDC is protective of a worker at a risk of  $10^{-5}$ .

The ingrowth of lead-210 from uranium-238 is blocked at uranium-234. Due to the long ingrowth period from uranium-234 to lead-210, it is unlikely that, at the present time, the uranium enrichment processes at PGDP contribute to the presence of lead-210 as a potential contaminant/risk at PGDP; therefore, analysis of lead-210 is not necessary on a routine basis. The need for the analysis of radionuclides, such as lead-210, not related to natural uranium and recycled uranium enrichment by the gaseous diffusion process at PGDP should be assessed on a project-by-project basis.

## Risk Assessment Working Group Meeting Minutes—December 2013

**Present:**

- |                     |                 |                   |
|---------------------|-----------------|-------------------|
| ✓ Gaye Brewer       | ✓ Tim Frederick | ✓ Rich Bonczek    |
| ✓ Nathan Garner     |                 | ✓ Martin Clauberg |
| ✓ Mike Guffey       |                 | ✓ LeAnne Garner   |
| ✓ Jeri Higginbotham |                 | ✓ Bobette Nourse  |
| ✓ Jerri Martin      |                 | ✓ Joe Towarnicky  |
| ✓ Todd Mullins      |                 |                   |

**1. Call for Issues from RAWG Members**

No additional issues were raised from Risk Assessment Working Group (RAWG) members.

**2. Remainder of Fiscal Year (FY) 2014 Schedule**

One revision made to submittal date for Appendix E. The revised date is shown in the table.

Submit Suggested Deletions/Changes from Appendix E	12/4/2013
Comments Due for Appendix A	12/4/2013
Quarterly Meeting (December)	12/11/2013
Submit Revised Appendix B, D, and Main Text to RAWG for Review	12/11/2013
Submit Revised Appendix E	1/29/2014
RAWG Approve Appendix A	2/12/2014
Comments Due for Appendix B, D, and Main Text	2/12/2014
Comments Due for Appendix E	2/26/2014
Quarterly Meeting (March)	3/5/2014
RAWG Approve Appendix E Deletions/Changes	3/5/2014
RAWG Approve Appendix B, D, and Main Text	4/9/2014
Submit Entire Revised RMD to RAWG for Review	4/16/2014
Quarterly Meeting (June)	6/4/2014
Comments Due for Entire Revised RMD	5/16/2014
Submit RMD to FFA Managers (DOE/LX/07-0107&D2/R3/V1)	6/13/2014
FFA Managers Approve RMD (DOE/LX/07-0107&D2/R3/V1)	7/17/2014
Quarterly Meeting (September)	9/10/2014

Quarterly meetings will be Web/teleconference 8:30 a.m.–11:00 a.m. (central), 9:30 a.m.–12:00 a.m. (eastern)

An e-mail confirmation was requested from each RAWG member whether additional comments on Appendix A are expected.

**3. Discussion of Outdoor Worker/Gardener Text (update) and Other Comments Received**

KDWM requested the Risk Methods Document (RMD) be double-checked that page 3-27 vs. pages B-3 and B-4 are the only locations in the RMD where there is inconsistent language regarding the outdoor worker/gardener. One additional location for change was sent in October 15 e-mail to the RAWG.

The following was presented as a suggested response to comments that were received for the proposed text changes:



### **B.1.2.1 Receptors**

“Note: Outdoor worker/gardener PRGs can be used for a construction/excavation worker; however, because the duration and frequency of exposure for a construction/excavation worker would be markedly less than that for an outdoor worker/gardener, ~~a better approach would be to derive scenario-specific PRGs for the construction/excavation worker based on site-specific conditions should be derived~~, as appropriate.”

Throughout the footnote on page 3-27, “risk,” was replaced with “potential risk.”

Additional editorial changes were made to provide clarity.

## **4. Status of Lead-210 Paper**

No comments on language provided in previous meeting were made. The paper will be added to Appendix E. Comments can be made on Appendix E when it is submitted.

The write-up/flowchart of how the potential for additional chemicals of potential concern (COPCs) are identified consistently during project scoping was sent to RAWG for comment on October 15. Comments will be due with main text comments.

## **5. Risk Methods Document Appendix E Update**

A proposal was made that Appendix E be put on compact disc (CD) or a separate volume; the group agreed.

The plan for updating Appendix E is as follows:

### **E.1. DATA AND DOCUMENTS USED TO ESTABLISH BACKGROUND**

**CONCENTRATIONS:** Leaving in 2014 RMD with no changes.

**E.2. SITE-SPECIFIC EXPOSURE INFORMATION:** Updating for the 2014 RMD with more current information, as follows.

- Letter and survey form used during the Phase I Site Investigation (CH2M Hill 1991) to determine groundwater use near PGDP:

Clarify the purpose for having the survey forms in this document (i.e., to address the question of how groundwater would be used if municipal water were not provided for developing the exposure scenarios in the RMD).

- Summary of the interview with Mr. Kenny E. Perry, Agricultural Extension Agent, Ballard County, Kentucky, regarding agricultural practices in Ballard County held in February 1994:

Update in 2014 RMD with revised interview/information for Ballard County.

- Summary of the interview with Mr. Douglas A. Wilson, Agricultural Extension Agent, McCracken County, Kentucky, regarding agricultural practices in McCracken County held in February 1994:

Update in 2014 RMD with revised interview/information for McCracken County.

- Letter dated February 24, 1994, from Mr. Douglas A. Wilson, Agriculture Extension Agent, McCracken County, Kentucky, to Mr. Fred Dolislager, Risk Analyst, Oak Ridge National Laboratory, regarding area of crop land in McCracken County:

Update in 2014 RMD with revised information for McCracken County.

- Questionnaire dated October 26, 1995, sent to Mr. Charles Logsdon, Kentucky Department of Fish and Wildlife Resources (KDFWR), by FMSM Engineers, Inc., regarding recreational use of Little and Big Bayou Creeks near PGDP:

Update in 2014 RMD with revised information from KDFWR.

- Facsimile dated November 8, 1995, sent to Mr. Stephen Scott, FMSM Engineers, Inc., containing responses from Mr. Charles Logsdon, KDFWR, to the aforementioned questionnaire:

Update in 2014 RMD with revised information from KDFWR.

- Letter dated April 5, 1994, from KDFWR to Mr. Fred Dolislager, Risk Analyst, Oak Ridge National Laboratory, containing annual harvests of geese, ducks, turkeys, and deer in McCracken and Ballard Counties, Kentucky:

Update in 2014 RMD with revised information from KDFWR (most information should be available from KDFWR Web site).

- Reports entitled “Planning Issues for Superfund Site Remediation” and “Quantitative Decision Making in Superfund: A Data Quality Objectives Case Study” from *Hazardous Materials Control* regarding use of exposure units in risk calculations and remedial decisions:

Leave in 2014 RMD. Attempt to find better quality copy.

**E.3. KENTUCKY REGULATORY GUIDANCE:** Leaving in 2014 RMD, especially if putting Appendix E on CD.

**E.4. FLOWCHART FOR UNCERTAINTY MANAGEMENT FOR UNKNOWN AREAS OF CONTAMINATION:** Leaving in 2014 RMD, especially if putting Appendix E on CD.

LATA Kentucky is checking into whether adding this flowchart to the RMD was a commitment for the Environmental Indicators (EI) project. A cover letter may be added indicating that. The main text also has flowcharts for scoping that could be used for other projects. Mike Guffey will check whether the existing flowcharts in the main text are adequate and sufficient for the uncertainty management of burial ground nature and extent identification.

**E.5. DATA QUALITY OBJECTIVE MATERIALS:** Removing material from 2014 RMD, but adding introductory information and Web link to Hanford information to the main text where DQOs are discussed.

**E.6. COMPILED PARAMETERS FOR PROBABILISTIC RISK ASSESSMENTS:** Leaving in 2014 RMD, especially if putting Appendix E on CD.

**E.7. MEETING MINUTES FROM PADUCAH RISK ASSESSMENT WORKING GROUP:**

Leaving in 2014 RMD. This section will continue to be updated.

**E.8. LEAD-210 AT PGDP:** Leaving in 2014 RMD. Replace “placeholder” with information agreed to by RAWG; any comments to be made as part of this submittal.

**E.9. PAH CONTAMINATION AND ESTABLISHMENT OF REMEDIAL GOALS:** Leaving in 2014 RMD. Replace “placeholder” with information agreed to by RAWG; any comments to be made as part of this submittal.

**6. Revisit Qualitative Assessment of High SQLs (Section 3.3.3.2, Step 3)**

No changes were proposed to Human Health assessment as a result of using high sample quantitation limits (SQLs). Exposure point concentrations (EPCs) are calculated using ProUCL.

The issue may need to be addressed in an update to the Paducah Ecological RMD, because the Ecological RMD still uses one-half the detection limit to calculate EPC, while the ProUCL is used for EPCs for the human health evaluations.

It was noted that there is a new version of ProUCL (i.e., Version 5).

**7. Revisit Use of Negative XRF Results**

Following-up from previous quarterly meeting, use of negative X-ray fluorescence (XRF) results was discussed. No changes were proposed to their use. It is not anticipated that negative XRF results should occur in the future, due to changes in instrumentation; this issue affects only historical data (specifically soil piles data, such as chromium). The group believes that data should not be thrown out. The group needs to ensure this issue is documented as an uncertainty, if it applies to a project. EPA recently had XRF project at another site; Tim Frederick will share information at next RAWG quarterly meeting. Joe Towarnicky will review findings from XRF results in relation to laboratory results that were documented in the Soils Operable Unit Remedial Investigation on an element-by-element basis so that we know how to use XRF data (e.g., can XRF be used for selenium); these findings will be added to Appendix E.

**8. Anything that needs to be addressed in the Eco Risk Methods document?**

Brett Thomas needs to be added to meeting distribution. The Paducah Ecological RMD needs to be revised in FY 2015. See above regarding EPC calculation. Jeri Higginbotham will send additional changes for the Paducah Ecological RMD to LeAnne. These suggestions will be included in the next RAWG quarterly meeting agenda (to be held on March 5, 2014).

## Risk Assessment Working Group Meeting Minutes—March 2014

**Present:**

✓Gaye Brewer  
 ✓Stephanie Brock  
 ✓Nathan Garner  
 ✓Mike Guffey  
 ✓Jeri Higginbotham  
 ✓Jerri Martin  
 ✓Todd Mullins

✓Tim Frederick  
 ✓Jon Richards  
 ✓Brett Thomas

✓Rich Bonczek  
 ✓Martin Clauberg  
 ✓LeAnne Garner  
 ✓Bobette Nourse  
 ✓Joe Towarnicky

**1. Call for Issues from RAWG Members**

An electronic link for most recent Ecological Risk Methods Document (RMD) was sent to the Risk Assessment Working Group (RAWG). Any additional comments on the document will be sent in to the group. An explanation was provided that clarified that any changes to the current, approved Ecological RMD would be part of next year’s work plan that will be developed in September and approved in October 2014.

**2. Remainder of Fiscal Year 2014 Schedule**

A proposal was made to postpone incorporation of recreational user lifetime excess lifetime cancer risk (ELCR) no action levels (NALs) and action levels (ALs) and excavation worker site-specific scenario until the next revision of the RMD.

The excavation worker site-specific scenario information would be adopted into the RMD from the Burial Grounds Operable Unit (BGOU) Solid Waste Management Units (SWMUs) 2, 3, 7, and 30 Feasibility Study (FS). The BGOU FS will use the “2 men and a backhoe” concept. The concept of how the individual units fit in with the whole site needs to be considered.

It was highlighted that the entire revised Human Health (HH) RMD will be sent for review on April 16 and that comments will be due May 16. This schedule needs to be met in order to incorporate HH RMD changes (including revised NALs) into the year’s revision of the programmatic Quality Assurance Project Plan.

RAWG Approve Appendix E Deletions/Changes	3/5/2014
RAWG Approve Appendix B, D, and Main Text	4/9/2014
Submit Entire Revised RMD to RAWG for Review	4/16/2014
Comments Due for Entire Revised RMD	5/16/2014
Quarterly Meeting (June)	6/4/2014
Submit RMD to FFA Managers (DOE/LX/07-0107&D2/R3/V1)	6/13/2014
FFA Managers Approve RMD (DOE/LX/07-0107&D2/R3/V1)	7/17/2014
Quarterly Meeting (September)	9/10/2014

Quarterly meetings will be Web/teleconference 8:30 a.m.–11:00 a.m. (central), 9:30 a.m.–12:00 a.m. (eastern)

**3. Summary of RAWG review and comments received.**

All portions of the 2014 RMD with revisions have been sent. Due dates for comments for all sections have passed. Below is a summary of the comments received.

### Main Text:

- Vapor intrusion analysis/scenario needs to be added to text—  
Add the guidance “2008 Brownfields Technology Primer: Vapor Intrusion Considerations for Redevelopment, EPA 542-R-08-001.”  
A newer reference is expected soon from the U.S. Environmental Protection Agency (EPA). The current RMD should use the 2008 guidance, for now, and it will be replaced in the next version of the RMD.
- To keep in mind, default exposure parameters will be updated soon (likely in June 2014) for EPA’s Regional Screening Levels. The Paducah RMD will, in turn, need to incorporate these changes in the next revision of the RMD.
- References to data quality assessment/data quality objectives and other items in Appendix E need revision. References will need to be made to EPA and U.S. Department of Energy (DOE) guidance instead of the Hanford example previously used.
- Based on discussion in the February 7, 2014, meeting, revise use of “outdoor worker/gardener” to “outdoor worker” and “excavation” to “site-specific.”  
The word “gardener” will not be used. Additionally, the scenarios should be for the future outdoor and excavation workers. A follow-up e-mail will be sent to the group with details about how the term “site-specific” is to be used (i.e., with respect to “site-specific” and “unit-specific”).
- Based on discussion in the February 7, 2014, meeting, revise previously agreed footnote for
  - (1) “Outdoor worker” and associated soil depth to be evaluated.
  - (2) “Excavation worker” and associated soil depth to be evaluated.
  - (3) Site-specific excavation worker with respect to soil depth and the application of varying exposure durations (EDs) (“two men and a backhoe”).

This year’s RMD will say the excavation worker will use site-specific parameters [e.g., depths, EDs, and exposure frequencies (EFs)]. All subsequent RMD revisions will adopt the agencies-approved BGOU SWMUs 2, 3, 7, and 30 FS project approach.

A follow-up e-mail will be sent to the group with details about how the site-specific term is to be used.

### Appendix A:

Recreational Scenario ELCR Preliminary Remediation Goals (PRGs) (i.e., NALs and ALs) need to be developed for a lifetime exposure. Subsequent RMD revisions will address this addition.

### Appendix B:

- Table B.5. Toxicity Values and Information Used in PRG Derivation: Mercury, Inorganic Salts. Inhalation reference concentration 3.00E-05 was deleted, but no replacement value was given. The RSL table lists 3.0E-04 for RfC, and the key is marked “S” indicating that the User Guide, Section 5 should be seen, but there is nothing in the User Guide, Section 5 on mercury.  
As a follow-up, “Mercuric Sulfide” and “Mercury, Inorganic Salts” were removed from the table and “Mercuric Chloride” was renamed “Mercuric Chloride (and other Mercury salts).” EPA plans to correct the reference on their table.

- Based on discussion in the February 7, 2014, meeting, revise previously agreed text note and footnotes for outdoor worker/gardener for
  - (1) “Outdoor worker” and associated soil depth to be evaluated.
  - (2) “Excavation worker” and associated soil depth to be evaluated.
  - (3) Site-specific excavation worker with respect to soil depth and the application of varying EDs (“two men and a backhoe”).

(See notes on main text, above, where this comment is discussed.)
- Based on discussion in the February 7, 2014, meeting, revise use of “outdoor worker/gardener” to “outdoor worker” and “excavation” to “site-specific.” (See notes on main text, above, where this comment is discussed.)

#### Appendix D:

Add information for the excavation worker to the outdoor worker equations.

(See notes on main text, above, where this comment is discussed.)

#### Appendix E:

- **Section E.4: Flowchart for Uncertainty Management for Unknown Areas of Contamination**  
 While the decision to proceed with a remedial investigation (RI) (including a baseline risk assessment), FS, proposed remedial action plan, etc., without source term data must be dealt with by risk and uncertainty managers; the RMD addresses risk assessment (communication) at these various stages. When the parties agree to proceed with remedy selection without source term data (i.e. without defined nature and extent), care should be taken not to present risk in accordance with protocol [e.g., no contaminants of concern (COCs)] developed under the assumption that nature and extent are defined. Any presentations of risk at the various stages must be strongly qualified and coupled with a firm bias (presumption?) for action. COC selection must be governed by conservatism.  

When projects have limited data, the baseline risk assessment needs to qualify information regarding the source term.  
 See if text above can fit into the FS section of the main text referencing Risk Assessment Guidance for Superfund (RAGS). If possible, language from RAGS or other risk assessment guidance (e.g., DOE guidance on uncertainty) will be used as an addition to the main text.  
 See if Site Management Plan has similar language.  
 An opinion was expressed by DOE that the text above goes to risk management and not risk assessment. The HH RMD and its references include guidance on the need to address uncertainties in the risk characterization in the baseline human health risk assessment. How those uncertainties are addressed by the risk managers is a follow-up concern.

#### 4. Revisit use of negative XRF results

Joe Towarnicky reviewed findings from X-ray fluorescence (XRF) results in relation to laboratory results that were documented in the Soils Operable Unit RI on an element-by-element basis so that we know how to use XRF data (e.g., can XRF be used for selenium); these findings will be added to Appendix E. Joe’s findings are attached.

The group should send any comments they have to LeAnne. This information will be included in this Risk Methods Document, Appendix E.

**5. Excavation Worker Scenario (chronic versus subchronic toxicity values)**

Chronic toxicity values are more conservative, in terms of protecting human health, and not many subchronic values are available. The RAWG prefers to stay with chronic values.

Ensure the RMD states that we use chronic values as a layer of protectiveness even if subchronic values are available. The BGOU FS should not add a footnote to explain that subchronic values were not used.

**6. Topics that need to be addressed in the Eco Risk Methods document (Review of Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky. Volume 2. Ecological. DOE/LX/07-0107&D2/V2)**

Jeri Higginbotham had the following suggestions:

- a. On page 2-9, Sample et al is cited with an incorrect date of 1998. The date is listed correctly (1997) in the reference section on page 4-2. Please correct.
- b. On page 2-11, change “using one-half the reported detection limit for all results reported as nondetected concentrations.” Methodology now available in Pro-UCL or an equivalent statistical package is preferable. An exception to this is when a sample contains a small fraction of non-detects (i.e., no more than 10-15%), simple substitution of half the reporting limit is generally adequate (USEPA 2009. *Statistical Analysis of Groundwater Monitoring Data at RCRA Facilities Unified Guidance*. U.S. Environmental Protection Agency Office of Resource Conservation and Recovery, EPA 530/R-09-007).
- c. On page 2-12, the sentence, “Toxicity profiles for COPCs should include a discussion of published data on the relative toxicity of various groups of organisms” should be changed to, “Toxicity profiles for COPCs should include a discussion of published data on the relative toxicity to various groups of organisms”.
- d. On page 2-19, there are 4 bullets, but the sentence preceding the bullets indicates there should be three. The second bullet may be more clearly treated as an if-then statement subsequent to the bulleted information.
- e. On page A-9 in Table A.2, the no further action (NFA) screening values for sulfur, thiocyanates, benzene, ethylbenzene, toluene, and xylene are listed as 500, 1, 0.01, 0.03, 0.01, and 0.1, respectively. The source for all six values is listed as EPA Region 4. The screening values listed by EPA Region 4 are 2, 2, 0.05, 0.05, 0.05, and 0.05 respectively, as can be seen at <http://www.epa.gov/region04/superfund/images/allprogrammedia/pdfs/tsstablesoilvalues.pdf>.
- f. On page A-10 in Table A.2, the NFA screening values for carbon tetrachloride, 1,2-dichloroethane, 1,2-dichloropropane, chlorobenzene, chloroform, dichlorobenzene, dichloromethane, hexachlorobenzene, pentachlorobenzene, tetrachloroethylene, and aldrin are listed as 0.4, 0.02, 0.1, 0.1, 0.02, 0.1, 0.4, 0.05, 0.05, 0.002, and 0.0006 respectively. The source for all is listed as EPA Region 4. The screening values listed by EPA Region 4 are 1.0, 0.4, 700, 0.05, 0.001, 0.01, 2, 0.0025, 0.0025, 0.01, and 0.0025 respectively, as can be seen at <http://www.epa.gov/region04/superfund/images/allprogrammedia/pdfs/tsstablesoilvalues.pdf>.
- g. On page A-11 in Table A.2, the NFA screening values are 0.0002 for atrazine, 0.009 for BHC-beta, 0.00003 for carbaryl, 0.00002 for carbofuran, 0.0049 for dieldrin, 0.00004 for endrin, 0.002 for maneb, 0.000007 for acrylonitrile, 0.05 for catechol, 960 for ethylene glycol, and 0.3 for styrene. The source for all is listed as EPA Region 4. The screening values listed by EPA Region 4 are 0.00005, 0.001, 0.5, 0.2, 0.0005, 0.001, 3.5, 1000, 20, 97, and 0.1 respectively, as can be seen at <http://www.epa.gov/region04/superfund/images/allprogrammedia/pdfs/tsstablesoilvalues.pdf>.
- h. On page A-11 in Table A.2, cresols has a b superscript, but there is no corresponding b footnote. Please add the b footnote.

- i. In Table A.6, on page A-17, change the selenium NFA Screening Value Type from “Kentucky State ‘warm water’” to “Region 4 Freshwater ESV.”
- j. On page A-19, change the Polychlorinated biphenyls Screening Value from “0.0014” to “0.014”.

LeAnne will prepare a schedule for the Ecological RMD revision before the June 2014, quarterly meeting to include incorporation of the above-referenced revisions. The group should consider whether the Ecological RMD needs to include the revised guidance for the later steps of the ecological risk assessment methodology.

**7. Validation needed for closure activities [CERCLA 120(h)]**

Typical validation (i.e., 3<sup>rd</sup> party validation) currently is 10%. What is appropriate for closure activities? RAWG will develop a recommendation during the next quarterly meeting. Also, DOE agreed to ask the PGDP Site Manager about scheduling a CERCLA 120() training.

**8. Derivation of Risk-based Surface Water Effluent Limits**

Based upon the most recent resource use information developed for the revised Appendix E, in consideration of surface water, the recreational user wading, swimming, and fishing and outdoor worker exposure scenarios apply to Bayou and Little Bayou Creek. Of these, fishing is likely implausible for Little Bayou Creek due to the lack of catchable fish. Subsistence fishing is unlikely for Bayou Creek because the fishery is too small to allow subsistence catches without considering that many of the fish caught would be from the Ohio River. Wading and swimming are plausible but only swimming allows for derivation of a risk-based value for radionuclides (dose is from incidental ingestion of water). The RAWG needs to consider this and other information and develop a recommendation on how best to develop risk-based effluent limits.

Just because a scenario is not plausible, we don't need to do away with rad effluent limits. RAWG will develop a recommendation during the next quarterly meeting. Some inputs to consider are the following:

- How were NPDES limits developed? Are their scenarios reasonable to use at this site?
- Are there similar ways to calculate rad limits?
- Can we extrapolate 1E-04, 1E-05, and 1E-06 values for the Risk Methods Document?
- Does Oak Ridge have an ALARA implementation procedure that we could use here?
- What scenarios do we need to use to set limits?
- What are the risk-based inputs?

**9. Status of RAWG SWMUs 2, 3, 7 and 30 FS Remedial Action Objective Revision Recommendation**

The revision that was recommended by the RAWG during special-called meetings January 31 and February 7, has been incorporated into the draft document. This recommendation may be put into the comment resolution summary that includes the tables (comparing the outdoor worker and excavation worker numbers) presented during those meetings in January and February.

**10. Poll RAWG Members/Open Discussion**

It was highlighted that the next meeting will be on June 4. No additional discussion occurred.



## *DRAFT Discussion Concerning Use of XRF Data with Negative Values*

### **Issue:**

X-ray fluorescence (XRF) analyses for a few constituents (chromium, lead, and uranium) at the Paducah Gaseous Diffusion Plant (PGDP) historically have reported negative (less than zero) concentration values [See attached excerpt from Soils Operable Unit (OU) Remedial Investigation (RI) Report Comment Response Summary]. Because an element concentration cannot be less than zero, there is concern over how best to use the raw XRF data. In the Soils OU RI, the negative values were used in the calculation of the means and standard deviations.

### **Background:**

- XRF data have been used at PGDP to supplement laboratory analyses of soil samples to define better the nature and extent of the presence of elements. Some of the reported results have been less than zero.
- *The less-than-zero values for chromium, lead, and uranium all were from XRF analyses conducted in 2007.*
- The less-than-zero values had no detection limits reported in the database; however, 2010 XRF data report XRF detection limits of 85 mg/kg (chromium), 13 mg/kg (lead), and 20 mg/kg (uranium). The detection limit for lead (13 mg/kg) is less than the background concentration of lead at PGDP (per Table A.12 of the Risk Methods Document).
- The data set includes 590 less-than-zero chromium (~4794 total results), 27 lead (~4917 total results), and 129 uranium (~4,700 total results) results.
- The Soil Piles Investigation, Appendix B (Section 9.6) summarizes the data management for that project using Kaplan-Meier, the EPA recommended method of handling nondetects (Singh 2006) and compares that to using the raw values (including negative values) as reported from the XRF method.
- The Soil Piles Investigation compared the use of the raw data to the use of the Kaplan-Meier approach and found that for elements with most values above the detection limits, the means and standard deviations are comparable; however, for elements with few (or no) detects, the two methods yielded different results. For example, the chromium mean value for the concentration was negative (from the XRF data set with no detectable chromium results). As a result, the conclusions section of Section B.9.6 stated: “Thus, it is not recommended substituting the raw values in place of undetected values for computation of summary statistics and UCLs” (for those elements with few detected values).

### **Discussion:**

*Module 2 – Basic XRF Concepts XRF Web Seminar* discusses the application of XRF analysis ([http://www.clu-in.org/conf/tio/xrf\\_080408/prez/XRF\\_02pdf.pdf](http://www.clu-in.org/conf/tio/xrf_080408/prez/XRF_02pdf.pdf)). The page reproduced (below) from this module discusses how negative values can be reported when there is none of the element present. Counting statistics will report values that cluster around zero, with half the results being positive and half the results being negative.

A second page (reproduced below) describes recommendations for use of data reported at concentrations below the detection limit. Some instruments do not report these data. Some manufacturers advise against using these data. These values can be valuable information if careful about its use...particularly true if one is trying to calculate average values over a set of measurements.

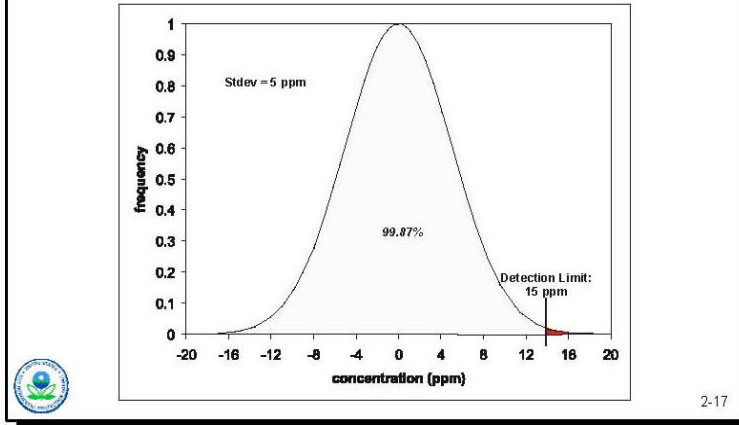
The XRF measurements represent concentrations near the surface of the sample, while laboratory results are volumetric in nature. Thus, one can expect some differences between the XRF and the lab results, except in those cases where the concentrations of elements are homogeneously dispersed in the soil.

**Impacts on Soils OU RI Results:**

1. The more recent XRF results did not have any negative results reported; thus, this may not be an issue going forward except when trying to use older historical results.
2. The less-than-zero results only occur when the true value is near zero.
3. The detection limit for the recent results is a more positive value than the average less-than-zero value. Thus, the use of negative values somewhat balances the positive bias introduced when using a detection limit (e.g., 85 mg/kg) as the nondetected value.
4. The 1,049 *lab* results (including one nondetect) had an average chromium concentration of 32 mg/kg.
5. The 4,794 lab and XRF results (including the 2,362 XRF nondetect results of which 590 were less-than-zero values) had an average concentration of 50 mg/kg. It appears that even when the negative values are used, the XRF results tend to yield a somewhat false positive result for chromium.
6. If remedial actions are taken for chromium, the use of XRF in confirmation sampling may need to be limited.

### The 3 Standard Deviation Concept

Frequency of XRF Responses When Element Not Present



#### Notes



- ◆ The graphic above illustrates the frequency of XRF responses when the element is not present. Assume that a sample does not have an element present (or that it is present at trace levels). If one were to take a measurement of the sample with the XRF, the XRF would record a concentration present for that element just because of the random nature of x-ray counting statistics. If one did a large number of repeat measurements, one could generate a distribution or frequency plot of those “random” concentrations such as is shown here, with a measurable standard deviation. Notice that the frequency distribution is centered around zero, indicating that this instrument is providing an unbiased estimate of the concentration for the element of interest. Notice too that half the time the instrument would report positive values, and half the time it would report negative values...an important fact that will be discussed later. If one moves three standard deviations up from zero and calls that the detection limit (consistent with SW846 Method 6200), then almost 100% of the concentration values generated when the element is not present would be less than the detection limit. In other words, if the instrument records a result greater than this detection limit, then it is very likely that in fact the element is present.

## To Report, or Not to Report: That is the Question!

- ◆ Not all instruments/software allow the reporting of XRF results below detection limits
- ◆ For those that do, manufacturer often recommends against doing it
- ◆ Can be valuable information if careful about its use...particularly true if one is trying to calculate average values over a set of measurements



2-23

### Notes



- ◆ **Not all instruments/software allow the reporting of XRF results below detection limits:** Some instruments and associated software do not allow the reporting of measurement results that are below detection limits.
- ◆ **For those that do, manufacturer often recommends against doing it:** For those instruments that do allow reporting of results below detection limits, the manufacturer usually advises against it. Within the chemistry analytical world, the approach has been to not report values less than detection limits. Within the radionuclide analytical world, the approach has been to report values less than detection limits. The XRF is an analytical technique that has its roots in the radionuclide world (e.g., gamma and alpha spectroscopy), but has applications to the chemical world (e.g., elemental metals).
- ◆ **Can be valuable information if careful about its use . . . particularly true if one is trying to calculate average values over a set of measurements:** Values below detection limits can be useful when calculating average values over a set of measurements. If the instrument's calibration is unbiased for low levels of the element of interest, using measured values below the instrument's detection limits can yield more accurate assessments of average concentrations than flagging readings as non-detects and substituting some arbitrary value such as the detection limit, or half the detection limit, in average value calculations. Great care and full disclosure are necessary when using values below detection limits.

# Risk Assessment Working Group

## Meeting Minutes—June 2014

**Present:**

- ✓Stephanie Brock
- ✓Nathan Garner
- ✓Mike Guffey
- ✓Jerri Martin

- ✓Tim Frederick
- ✓Jon Richards

- ✓Rich Bonczek
- ✓Martin Clauberg
- ✓LeAnne Garner
- ✓Bobette Nourse

**1. Call for Issues from RAWG Members**

None.

**2. Remainder of FY 2014 Schedule (revised)**

Quarterly Meeting (June)	6/4/2014
<b>Submit Risk Methods Document (RMD) to FFA Managers (DOE/LX/07-0107&amp;D2/R3/V1)</b>	7/16/2014
<b>FFA Managers Approve RMD (DOE/LX/07-0107&amp;D2/R3/V1)</b>	7/30/2014
Quarterly Meeting (September)	9/10/2014

Quarterly meetings will be Web/teleconference 8:30 a.m.–11:00 a.m. (central), 9:30 a.m.–12:00 a.m. (eastern)

Develop next FY’s schedule by next quarterly meeting.

**3. Summary of RAWG Review and Comments Received**

Below is a summary of the comments received on the 2014 RMD. Minor editorial changes are not listed.

**Main Text:**

- (1) Page 1-1, new footnote: for clarity, added “(for example, area of concern, remediation area, and/or SWMU)” following “location.” (See also Item 4 of these minutes.)
- (2) Figure 2.2, added definition of site-specific from page 1-1.
- (3) Figure 3.1, new footnote: revise to “Because future use of groundwater at the PGDP is uncertain, the industrial worker exposure to groundwater scenario is provided here for informational purposes only.” Conforming changes to be made in Appendix D (Tables D.26, D.27, and D.28).
- (4) Page 3-12, update Human Health Evaluation Manual, Supplemental Guidance: “Standard Default Exposure Factors” (EPA 1991d) to OSWER Directive 9200.1-120 2014 (see also Item 9 of these minutes).
- (5) Page 3-13, add reference to meeting minutes in Appendix E.

- (6) Page 3-13, add reference to “Determining Groundwater Exposure Point Concentrations, Supplemental Guidance” (2014)—<http://www.epa.gov/oswer/riskassessment/pdf/superfund-hh-exposure/OSWER-Directive-9283-1-42-GWEPC-2014.pdf> (see also Item 10 of this agenda).
- (7) Page 3-46, the revised text, “As part of the uncertainty analysis for the risk assessment, risk may be recalculated with default exposure factors replaced using exposure parameters consistent with the SWMU/area of concern (AOC)” should be revised back to “consistent with site-specific values” instead of “consistent with the SWMU/area of concern (AOC).”

**Appendix A:**

- (1) Page A-3, “unit-specific” revised back to “site-specific,” based on a comment that we do not want to add a new term. This is to be applied globally. Site-specific is defined on page 1-1.
- (2) Table A.7a, footnotes e and f, this is a deviation from the earlier AL/NAL tables where acenaphthene is used for both acenaphthylene and phenanthrene. This variance needs to be addressed.

Plan to leave as is for 2014 RMD, but address the surrogates in 2015 RMD (see also Item 9 of these minutes).

- (3) Table A.13, revisit footnote, “Values contained in this table have not been approved for all uses by the PGDP Risk Assessment Working Group; therefore, the values presented here are provisional values and subject to change. Issues to be resolved in forthcoming meetings include the data set from which these values were derived and the statistical methods used to analyze the data set.”

Issue for nickel was resolved previously. Changes to the footnote are to the second sentence, now revised to read, “The issues to be resolved are the data set from which these values were derived and the statistical methods used to analyze the data set.”

Radionuclide MDAs are from 1990s; this information needs to be reevaluated. These issues will need to be resolved prior to restart of the Dissolved-Phase Plume Project.

- (4) Table A.14, add the following text to the Tc-99 footnote, “See Table A.9 for Tc-99 groundwater concentrations resulting in a 4 mrem/yr dose based upon more recent dosimetry.”

**Appendix D:**

- (1) Table D.19, remove “Notes: Chemical concentration in surface water (mg/L) times intake factor [L/(kg X day)] yields default RME dose for associated endpoint.

Radionuclide activity in surface water (pCi/L) times intake factor (L) yields default RME dose.”

This information is a leftover from when the intake factors equations were included in these tables.

- (2) These should be updated with new default exposure values (2014 OSWER Directive) (see also Item 9 of these minutes.) This will be included in the 2015 RMD.
- (3) Conforming changes from main text.

## Appendix E:

- (1) Section E.2.5: Received comment to state more explicitly that the information in this section is summarized and updated; actual interview information is in attachments.
- (2) Section E.2.6: Received comment from Tim Kreher to include 2013 numbers in annual harvest because 2013 included additional area near PGDP in turkey hunting, therefore numbers significantly increased.

### 4. Use of “Site-Specific” in RMD

The “site-specific” term in the main text of the 2014 RMD will remain unchanged except for the following context (in these instances, site-specific was deleted):

“For excavation activities performed by the outdoor worker, data collected from 0 to 10 ft bgs will be used to estimate the EPC, unless ~~site-specific~~ information indicates that results from samples collected at deeper depths (i.e., 0–16 ft bgs in areas where infrastructure is found) should be included in the derivation of the EPC.”

“As part of the uncertainty analysis for the risk assessment, risk may be recalculated using exposure parameters consistent with the SWMU/AOC. The decision to recalculate risks using these alternative exposure parameters ~~site-specific values~~ would be a product of the consensus of the FFA parties arrived at during project discussions at the appropriate stage in document development.”

A footnote explaining site-specific has been added upon first use, as follows: “The term site-specific is indicative of the location for which a risk analysis is performed. The boundaries of the location (for example, area of concern, remediation area, and/or SWMU) should be defined during establishment of data quality objectives (DQOs) (see Chapter 3).”

Use of “site-specific” in the 2014 RMD is acceptable. Add use of term “site-specific” to next quarter’s agenda as an open topic.

### 5. Use of Outdoor Worker and Excavation Worker in 2015 RMD

A comment was made to the previous RAWG meeting minutes on the text, “The excavation worker site-specific scenario information would be adopted into the RMD from the Burial Grounds Operable Unit (BGOU) Solid Waste Management Units (SWMUs) 2, 3, 7, and 30 Feasibility Study (FS).”

Todd Mullins commented as follows: “I’m still not sure that I’m entirely comfortable with incorporating this scenario into the RMD. Using it to adjust RGs when a prior baseline risk assessment has mandated that an FS evaluation of alternatives is required is one thing. Using it to potentially determine whether an action is required is something else entirely. The assumptions being made under the site-specific excavation worker scenario appear too arbitrary and unit specific to be integrated into a baseline risk assessment.”

Need discussion at the FFA manager’s level regarding appropriateness of the evaluation used for BGOU cleanup levels applied across the board in the RMD. LeAnne will ask Jana to add this to the FFA manager’s topics. This topic will be discussed next quarter. Additionally, some risk management guidance may need to be incorporated into the 2015 RMD.

**6. Ecological RMD Proposed Schedule**

The group should consider whether the Ecological RMD (*Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky. Volume 2. Ecological. DOE/LX/07-0107&D2/V2*) needs to include the revised guidance for the later steps of the ecological risk assessment methodology.

Proposed initial revision submitted to RAWG for review	10/6/2014
Comments due on initial revision	11/24/2014
Quarterly Meeting (December) (discuss comments)	12/3/2014
<b>Submit Final Ecological RMD (DOE/LX/07-0107&amp;D2/R1/V2) to FFA managers for approval</b>	1/9/2015
<b>FFA managers approve final Ecological RMD (DOE/LX/07-0107&amp;D2/R1/V2)</b>	2/9/2015

**7. Validation Needed for Closure Activities [CERCLA § 120(h)]**

RAWG will have input regarding closure activities. Typical validation at Paducah (i.e., 3rd party independent data validation) that is done on a project basis and is between 5–20%; it is not a recommendation on a programmatic basis.

LATA Kentucky is preparing a paper regarding validation that will be provided to the RAWG soon for informational purposes only. This subject will be discussed further after receipt of the paper.

Rich Bonczek is planning CERCLA § 120(h) training.

**8. Derivation of Risk-based Surface Water Effluent Limits**

The RAWG recommendation on risk-based effluent limits will be discussed further at a subsequent quarterly meeting.

**9. Additional Proposed Revisions to 2015 RMD**

- **Relook at significant COPCs for PGDP (Table 2.1 of the 2014 RMD).**
- **Revised EPA recommended exposure parameters (see attached comparison).**

The following is the definition of “Area Correction Factor” in the Risk Assessment Information System (RAIS):

The RAGS/HHEM Part B model assumes that an individual is exposed to a source geometry that is effectively an infinite slab. The concept of an infinite slab means that the thickness of the contaminated zone and its aerial extent are so large that it behaves as if it were infinite in its physical dimensions. In practice, soil contaminated to a depth greater than about 15 cm and with an aerial extent greater than about 1,000 m<sup>2</sup> will create a radiation field comparable to that of an infinite slab. (U.S. EPA. 2000a)



To accommodate the fact that in most residential settings the assumption of an infinite slab source will result in overly conservative SSLs, an adjustment for source area is considered to be an important modification to the RAGS/HHEM Part B model. Thus, an area correction factor, ACF, has been added to the calculation of SSLs (EPA 2000a).

The “Dilution Factor” is referenced to EPA 2000a (page 2-20) and EPA 2000b (page 2-13):

EPA 2000a. Soil Screening Guidance for Radionuclides: User’s Guide. Office of Emergency and Remedial Response and Office of Radiation and Indoor Air. Washington, DC. OSWER No. 9355.4-16A.

EPA 2000b. Soil Screening Guidance for Radionuclides: Technical Background Document. Office of Emergency and Remedial Response and Office of Radiation and Indoor Air. Washington, DC. OSWER No. 9355.4-16

— **Updated NALs and ALs based on updated toxicity values and potentially updated exposure values (Tables A.1 through A.6).**

The 2015 RMD should add a table of surrogates. Exposure values will be a combination of KY values and EPA updated values.

Whether NALs and ALs for the excavation worker are added is a topic for next quarter’s meeting.

— **Risk-Based SSLs for the protection of RGA groundwater (Table A.7a).**

DAFs of 1 and 20 currently are used in Table A.7a. For the 2015 RMD, a DAF of 57 may be added to the table.

— **Dose-based soil/sediment screening levels (Table A.8).**

Use of new dosimetry will be discussed at the next meeting for Tables A.8, A.9, A.10, and A.11.

— **Dose-Based Groundwater Screening Levels (Table A.9).**

— **Dose-Based Surface Water Screening Levels (Table A.10).**

— **Dose-Based Soil Screening Levels for the Protection of RGA Groundwater (Table A.11).**

— **Expand Residual Risk Assessment Discussion.**

This topic would be for the risk remaining after a cleanup activity is completed. This discussion would be a good place for risk management options and CERCLA § 120(h) inputs.

**10. Use of Groundwater EPC EPA Directive**

Guidance is thought to be used at Paducah currently—need to ensure there are no other implications in the directive that should be included—add reference to 2015 RMD.

**11. Poll RAWG Members/Open Discussion**

The excavation worker revision in the BGOU SWMUs 2, 3, 7, and 30 FS was in response to EPA comments. A common understanding is needed in the exposure parameters used.

**Comparison of Industrial Worker Soil/Sediment No Action Levels  
Using Current 2014 Risk Methods Document Default Exposure Parameters and EPA's 2014 Recommended Default Exposure Parameters**

Chemical	Units	2014 RMD Default Carcinogenic NAL TR=1.0E-6	2014 RMD Default Noncarcinogenic NAL HI=0.1	Revised Carcinogenic NAL TR=1.0E-6	Revised Noncarcinogenic NAL HI=0.1	Difference ELCR NAL	Difference HI NAL
Arsenic, Inorganic	mg/kg	3.81E+00	6.09E+01	4.36E+00	6.95E+01	13%	13%
Uranium (Soluble Salts)	mg/kg		5.98E+02		6.81E+02		13%
Polychlorinated Biphenyls, Total	mg/kg	2.86E+00		3.27E+00		13%	
Trichloroethylene	mg/kg	6.73E+00	2.04E+00	6.77E+00	2.05E+00	1%	1%
Vinyl Chloride	mg/kg	2.11E+00	4.20E+01	2.18E+00	4.23E+01	3%	1%
Tc-99	pCi/g	2.02E+03		2.02E+03		0%	
U-238+D	pCi/g	7.48E+00		7.48E+00		0%	

**Comparison of Input Parameters:**

INPUT	2014 RMD Value	Previous EPA Recommended Value	2014 EPA Recommended Value	INPUT	2014 RMD Value	Previous EPA Recommended Value	2014 EPA Recommended Value
Body weight	70 kg	70 kg	80 kg	Area correction factor	0.9 <sup>a</sup>	n/a	n/a
Exposure duration	25 years	25 years	25 years	Dilution factor	0.4 <sup>a</sup>	n/a	n/a
Exposure frequency	250 days	250 days	250 days	Indoor exposure time	0.33 hr/hr <sup>b</sup>	n/a	n/a
Exposure time	8 hours	8 hours	8 hours	Outdoor exposure time	0 hr/hr <sup>a</sup>	n/a	n/a
Soil ingestion rate	50 mg/day	50 mg/day	50 mg/day	Gamma shielding factor	0.2 <sup>c</sup>	n/a	n/a
Lifetime	70 years	70 years	70 years	Inhalation rate	20 m <sup>3</sup> /day <sup>d</sup>	n/a	n/a

Yellow highlighting indicates a change between previous EPA recommended value and 2014 EPA recommended value.

<sup>a</sup> The value is not included in either the RMD or in the EPA recommended values. Default value in RAIS is used for calculating the no action level (NAL).

<sup>b</sup> 0.33 hr/hr is calculated using the 8-hour exposure time and a 24-hour day (i.e., 8/24).

<sup>c</sup> Gamma shielding factor is not included in the EPA recommended values; however, the default value in RAIS is 0.4. The 2014 RMD value for the gamma shielding factor is 0.2.

<sup>d</sup> The inhalation rate is not included in the EPA recommended values; however, the default value in RAIS is 60 m<sup>3</sup>/day. The 2014 RMD value is 20 m<sup>3</sup>/day (calculated from 2.5 m<sup>3</sup>/hr x 8 hr/day).

**Comparison of Resident Groundwater No Action Levels  
Using Current 2014 Risk Methods Document Default Exposure Parameters and EPA's 2014 Recommended Default Exposure Parameters**

Chemical	Units	2014 RMD Carcinogenic NAL TR=1.0E-6	2014 RMD Noncarcinogenic NAL HI=0.1	Revised Carcinogenic NAL TR=1.0E-6	Revised Noncarcinogenic NAL HI=0.1	Difference ELCR NAL	Difference HI NAL
Arsenic, Inorganic	mg/L	3.78E-05	3.13E-04	5.17E-05	5.99E-04	31%	63%
Uranium (Soluble Salts)	mg/L	-	3.13E-03	-	5.99E-03		63%
Polychlorinated Biphenyls, Total	mg/L	1.42E-04	-	1.95E-04	-	31%	
Trichloroethylene	mg/L	4.07E-04 <sup>a</sup>	2.27E-04	4.93E-04	2.82E-04	19%	22%
Vinyl Chloride	mg/L	1.11E-05	2.67E-03	1.88E-05	4.44E-03	52%	50%
Tc-99	pCi/L	1.82E+01	-	1.90E+01	-	4%	
U-238+D	pCi/L	5.75E-01	-	6.00E-01	-	4%	

<sup>a</sup>This value will not be the 2014 NAL when the RMD is published. This value reflects the February 2014 change made to RAIS; the NALs for the 2014 RMD were completed in November 2013 and will be 1.95E-04 for TCE.

**Comparison of Input Parameters:**

INPUT	2014 RMD Value	Previous EPA Recommended Value	2014 EPA Recommended Value
Body weight	Child—15 kg Adult—70 kg	Child—15 kg Adult—70 kg	Child—15 kg Adult—80 kg
Exposure duration	Child—6 yr Adult—24 yr	Child—6 yr Adult—24 yr	Child—6 years Adult—20 years
Exposure frequency	350 days	350 days	350 days
Exposure time	24 hours/day	24 hours/day	24 hours/day
Exposure time (shower)	0.2 hours/event	Child-1 hr Adult-0.58 hr	Child-0.54 hr Adult-0.71 hr
Events/Day	1 event/day	1 event/day	1 event/day

Yellow highlighting indicates a change between previous EPA recommended value and 2014 EPA recommended value.

\*The inhalation rate is not included in the EPA recommended values; however, the default value in RAIS 20 m<sup>3</sup>/day. The 2014 RMD value also is 20 m<sup>3</sup>/day (calculated from 0.833 m<sup>3</sup>/hr x 24 hr/day).

INPUT	2014 RMD Value	Previous EPA Recommended Value	2014 EPA Recommended Value
Water ingestion rate	Child—1.5 L/day Adult—2.0 L/day	Child—1.0 L/day Adult—2.0 L/day	Child—0.78 L/day Adult—2.5 L/day
Lifetime	70 yr	70 yr	70 yr
Surface area	Child—6,500 cm <sup>2</sup> Adult—18,150 cm <sup>2</sup>	Child—6,600 cm <sup>2</sup> Adult—18,000 cm <sup>2</sup>	Child—6,378 cm <sup>2</sup> Adult—20,900 cm <sup>2</sup>
Exposure duration (resident)	30 yr	30 yr	26 yr
Inhalation rate (adult)	20 m <sup>3</sup> /day*	N/A	N/A
Inhalation rate (child)	20 m <sup>3</sup> /day*	N/A	N/A

**June 4 Quarterly Meeting Item for Discussion:**

The soil ingestion rate, exposure frequency, adherence factor, and surface area currently used in the RMD are based on Kentucky Risk Assessment Guidance (Appendix E). If these exposure parameters are left as is, only the body weight potentially would change.

**Comparison of Outdoor Worker Exposure Parameters**

<b>INPUT</b>	<b>2014 RMD Value</b>	<b>Previous EPA Recommended Value</b>	<b>2014 EPA Recommended Value</b>
Adherence Factor	1 mg/cm <sup>2</sup>	0.2 mg/cm <sup>2</sup>	0.12 mg/cm <sup>2</sup>
Body weight	70 kg	70 kg	80 kg
Exposure duration	25 years	25 years	25 years
Exposure frequency	185 days	225 days	225 days
Exposure time	8 hours	8 hours	8 hours
Soil ingestion rate	480 mg/day	100 mg/day	100 mg/day
Lifetime	70 years	70 years	70 years
Surface area	4700 cm <sup>2</sup> /day	3300 cm <sup>2</sup> /day	3470 cm <sup>2</sup> /day
Indoor exposure time	0 hr/hr	N/A	N/A
Outdoor exposure time	0.33 hr/hr <sup>a</sup>	N/A	N/A
Gamma shielding factor	0.2 <sup>b</sup>	N/A	N/A
Inhalation rate	20 m <sup>3</sup> /day <sup>c</sup>	N/A	N/A

Yellow highlighting indicates a change between previous EPA recommended value and 2014 EPA recommended value.

<sup>a</sup> 0.33 hr/hr is calculated using the 8-hour exposure time and a 24-hour day (i.e., 8/24).

<sup>b</sup> Gamma shielding factor is not included in the EPA recommended values; however, the default value in RAIS is 0.4. The 2014 RMD value for the gamma shielding factor is 0.2.

<sup>c</sup> The inhalation rate is not included in the EPA recommended values; however, the default value in RAIS 60 m<sup>3</sup>/day. The 2014 RMD value is 20 m<sup>3</sup>/day (calculated from 2.5 m<sup>3</sup>/hr x 8 hr/day).

## Risk Assessment Working Group Meeting Minutes—September 2014

- |                    |                |                  |
|--------------------|----------------|------------------|
| ✓Gay Brewer        | ✓Tim Frederick | ✓Rich Bonczek    |
| ✓Stephanie Brock   | ✓Jon Richards  | ✓Martin Clauberg |
| ✓Nathan Garner     | ✓Brett Thomas  | ✓LeAnne Garner   |
| ✓Mike Guffey       |                | ✓Bobette Nourse  |
| ✓Jeri Higginbotham |                |                  |
| ✓Jerri Martin      |                |                  |
| ✓Todd Mullins      |                |                  |

**1. Call for Issues from Risk Assessment Working Group (RAWG) Members.**

None.

**2. 2014 Risk Methods Document (RMD).**

— **Status of Approval**

E-mails have been received from U.S. Environmental Protection Agency (EPA) and Kentucky Department for Environmental Protection (KDEP). The 2014 RMD is considered complete.

— **Summarization and Discussion of Comments Received**

Replacement pages were sent, changing the revision number to R4; removed footnote defining site-specific from page 1-1 and Figure 2.2. An electronic copy is available at the following Web address:

<http://www.latakentucky.com/PublicDocuments/Risk%20Methods%20Document%20D2R4V1,%202014-09/>

**3. Draft Revised FY 2015 Schedule/Work Plan.**

Submit Work Plan (this schedule)	8/25/2014
Quarterly Meeting (September)	9/23/2014
<i>Proposed initial revision of Ecological (Eco) RMD submitted to RAWG for review</i>	<i>10/6/2014</i>
Approve Work Plan (this schedule)	10/8/2014
<i>Comments due on initial revision of Eco RMD</i>	<i>11/24/2014</i>
Submit HH Appendix A [Preliminary Remediation Goals (PRGs)] to RAWG for Review	12/1/2014
Quarterly Meeting (December) — Discuss Eco RMD comments	12/3/2014
Submit Revised HH Main Text and HH Appendices B-E to RAWG for Review	12/11/2014
Comments due for HH Appendix A	1/5/2014
<b><i>Submit Final Eco RMD (DOE/LX/07-0107&amp;D2/R1/V2) to FFA managers for approval</i></b>	<i>1/9/2015</i>
<b><i>FFA managers approve final Eco RMD (DOE/LX/07-0107&amp;D2/R1/V2)</i></b>	<i>2/9/2015</i>
RAWG approve HH Appendix A	2/12/2015
Comments due for HH Main Text and HH Appendices B-E	2/12/2015
Quarterly Meeting (March)	3/4/2015
RAWG approve HH Main Text and HH Appendices B-E	4/9/2015
Submit entire Revised HH RMD to RAWG for review	4/16/2015
Comments due for entire Revised HH RMD	5/16/2015
Quarterly Meeting (June)	6/10/2015
<b>Submit HH RMD to FFA Managers (DOE/LX/07-0107&amp;D2/R3/V1)</b>	<b>6/13/2015</b>
<b>FFA Managers approve HH RMD (DOE/LX/07-0107&amp;D2/R3/V1)</b>	<b>7/17/2015</b>
Quarterly Meeting (September)	9/16/2015

Quarterly meetings will be Web/teleconference 8:30 a.m.–11:00 a.m. (central), 9:30 a.m.–12:00 p.m. (eastern)  
Italics indicate Eco RMD schedule, as agreed upon during June 2014 Quarterly Meeting.

4. **Modified Solid Waste Management Units (SWMUs) 2, 3, 7, and 30 PRGs for the Excavation Worker.**

The use of the “two men and a backhoe” approach (i.e., the unit-specific assumption) to calculate PRGs vs. using truly “site-specific” exposure assumptions was discussed.

Since EPA recommends a range of 1-5 years for excavation, KDEP would prefer to use 5 years as the exposure duration to develop PRGs for the excavation worker (surface and subsurface exposure) instead of using a unit-specific duration. Exposure frequency would be 185 days per year. All other parameters would be the same as for the outdoor worker in the 2014 RMD.

For small units, the “two men and a backhoe” approach still will appear in uncertainty section in baseline risk assessments, among other uncertainties that are discussed.

Chronic toxicity values (not subchronic) will be used. For No Action Levels (NALs) in the 2015 RMD, see Item 6.

5. **Use of the Terms “outdoor worker,” “excavation worker,” and “site-specific” in 2015 RMD.**

The term “outdoor worker” will be defined as the person exposed to surface soil (0–1 ft) inside the plant and surface and subsurface soil (0–10 ft or 0–16 ft, as appropriate) outside the plant. The term “excavation worker” will be defined as the person exposed to 0–10 ft or 0–16 ft, as appropriate of soil for 5 years for 185 days/year.

A citation of what “site-specific” refers to is found in EPA RAGS Part B, which states, “...risk-based PRGs generally are modified based on site-specific data gathered during the remedial investigation/feasibility study (RI/FS)...” Whenever you develop a RI/FS, you develop site-specific parameters. This definition will not be included in 2015 RMD. (The footnote removed on page 1-1 for the 2014 version will not be reserved in future versions of the RMD. Footnotes will be renumbered, as appropriate.) In the future, the term “site-specific” will be defined, as needed, during project scoping.

**The end note 3 in Table B.1 (and Table B.2) of the RMD should be the following:  
(Note: The text below is reflective of that discussed in the September 2014 Quarterly Meeting. Comments have been made to these minutes suggesting revisions to this text. These changes will be discussed in the December 2014 Quarterly Meeting and will be reflected in the revised Risk Methods Document text due to be sent for comments on December 11, 2014.)**

Determining which soil and sediment screening value is appropriate is a location-specific decision. For all locations inside the industrialized area at PGDP where surface soil contamination is of concern, use of the industrial worker values is appropriate. However, if the scenario involves outdoor maintenance type activities, the outdoor worker values also should be considered. For locations inside the industrialized area at PGDP where contact with surface soil and subsurface soil is of concern (e.g., soil from the surface down to 16 ft bgs), use of the ~~outdoor excavation~~ excavation worker values is appropriate ~~for a construction/excavation worker. (Scenario-specific PRGs for the construction/excavation worker based on site-specific conditions should be derived, as appropriate. See discussion in Section 3.3.4.3.)~~ For locations, outside the industrialized area where surface soil contamination is of concern, screening using the recreator and/or resident values is appropriate. As with the surface water values, the child resident values are the most “conservative” (in terms of protecting human health).<sup>22</sup> Generally, the recreator values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident values are more appropriate for grassy fields. Finally, the outdoor worker values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. (If screening needs to consider shorter-term exposures to both surface and subsurface soil in locations outside the industrialized area, ~~however, development of scenario-specific~~ excavation worker

PRGs for the outdoor worker based on site specific conditions is a better approach. See discussion in Section 3.3.4.3 should be used.:-

The text of the RMD, including footnote 9 (pages 3-26 and 3-27), also should be revised to be consistent with the table footnote above. The revised text is provided in Attachment 1 to these minutes for comment by the RAWG.

## 6. Additional Proposed Revisions to 2015 RMD:

### — Discussion of Soil Vapor Intrusion.

Currently, the RMD states that the soil vapor intrusion model should be run. EPA Region 4 is finalizing new guidance; this will be revisited as soon as the guidance is final.

### — Relook at Significant Chemicals of Potential Concern for Paducah (Table 2.1 of the 2014 RMD).

This relook will be completed using more recent risk assessments. Chemicals/radionuclides are expected to be added, but none are expected to be removed. Additional chemicals/radionuclides that are not listed as COPCs in Table 2.1 of the 2014 RMD but may be of interest in some future projects (e.g., Freon at SWMU 4) may be included so that their NALs/Action Levels (ALs) will be included in the appendices. These additional chemicals/radionuclides would be footnoted.

### — Site-Specific Exposure Parameters (Table B.4 of the 2014 RMD).

For the 2015 RMD, current site-specific exposure parameters should be revised to EPA's new recommended default parameters with the following exceptions:

- Ingestion rate for the outdoor (and excavation) workers should remain at 480 mg/day.
- Adherence factors need to use 1.0 mg/cm<sup>2</sup>.
- Exposure frequencies for the outdoor (and excavation) workers should be 185 days/year.

A redline-strikeout version of the parameter table (i.e., Table B.4) is shown as Attachment 2 to these minutes for review and comment.

### — NALs and ALs (Tables A.1 through A.6).

For the 2015 RMD, values will be revised based on updated toxicity values and updated exposure values. Toxicity values will be as of November 2014. It will be ensured that RAIS is updated before calculator is used.

### — Add NALs and ALs for Excavation Worker? (If so, how to set exposure frequency and exposure duration to account for site-specific conditions?)

NALs and ALs will be added for the excavation worker using 5 year/185 day exposure period. This will be a new column in Table A.1 Soil/Sediment Action Levels for Significant COPCs at PGDP and Table A.4 Soil/Sediment No Action Levels for Significant COPCs at PGDP.

### — Update Risk-Based Soil Screening Levels (SSLs) for the Protection of Regional Gravel Aquifer Groundwater (Table A.7a).

For the 2015 RMD, a dilution attenuation factor of 57 will be added to Table A.7a. The equations from other document (i.e., SWMU 1 Feasibility Study) and parameters will be included in Appendix E. A citation for the reference will be added to the table.

### — Update Dose-based Screening Levels (Tables A.8 through A.11).

New dosimetry values were agreed to be used for Tables A.8, A.9, A.10, and A.11 for their 2015 RMD update.

— **Expand Residual Risk Assessment Discussion.**

This topic would be for the risk remaining after a cleanup activity is completed. This discussion would be a good place for risk management options and CERCLA § 120(h) inputs.

A revision of Section 4.2.3 was agreed to be drafted. A review schedule was agreed to be sent. That proposed schedule has been added below for comment.

Section 4.2.3 will be sent to the RAWG on 11/24/2014 for initial review. The section will be discussed in the December 2014 RAWG meeting. Revisions will be made, if necessary and sent with the revisions to the HH main text that is due out to the RAWG on 12/11/2014.

— **Add EPA Directive, Determining Groundwater Exposure Point Concentrations, Supplemental Guidance to References.**

The guidance will be referenced and noted that the RMD will be consistent with the guidance. The use of the guidance will be revisited at the December 2014 RAWG meeting. The document can be found at the following Web site: <http://www.epa.gov/oswer/riskassessment/pdf/superfund-hh-exposure/OSWER-Directive-9283-1-42-GWEPC-2014.pdf>

**7. Additional EPA Risk Assessment Guidance to Potentially Include.**

— Probabilistic Risk Assessment

The following guidance documents will be added to the reference list in Section 3.3.4.6, Probabilistic Risk Assessment of the RMD:

- EPA Risk Assessment Forum Probabilistic Risk Assessment White Paper PDF (EPA/100/R-14/004, July 2014) <http://www.epa.gov/raf/prawhitepaper/pdf/raf-pra-white-paper-final.pdf>

EPA Risk Assessment Forum Probabilistic Risk Assessment FAQs (EPA/100/R-14/003, July 2014) <http://www.epa.gov/raf/prawhitepaper/pdf/raf-pra-faq-final.pdf>

— Radiation Risk Assessment at CERCLA Sites

This fact sheet (OSWER Directive 9200.4-40) provides an overview of current EPA guidance for risk assessment and related topics for radioactively contaminated CERCLA sites. This fact sheet supersedes an earlier one from December 1999 and is available at the following link: [http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/Rad%20Risk%20QA%20with%20transmit%20memo\\_June\\_13\\_2014.pdf](http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/Rad%20Risk%20QA%20with%20transmit%20memo_June_13_2014.pdf).

Dose calculations in Appendix A tables and associated text (including page 2-9) of the 2015 RMD will be changed from 15 mrem to 12 mrem.

**8. PEGASIS Demonstration.**

A link to the site is as follows: <http://padgis.latakentucky.com/padgis/>

User instructions are available from a link on the site.

Demonstration was postponed until the December 2014 RAWG meeting.



**9. Status of Programmatic Quality Assurance Project Plan (pQAPP) revision.**

— **Schedule (Relationship of pQAPP Project Action Limits and RMD NALs).**

A meeting with FFA managers regarding updating the worksheets is planned for early October 2014.

— **Summary of Revisions.**

Revisions will be discussed in the December 2014 RAWG meeting, including a cross walk table of RMD with pQAPP.

**10. Poll RAWG Members/Open Discussion.**

No other topics were discussed.

**Discussion Topics on Hold:**

Validation needed for closure activities [CERCLA 120(h)] (added 6/2014 – further discussion on this topic depends on completing presentations to Paducah Site Lead). Training tentatively is being planned for January 2015.

Derivation of Risk-based Surface Water Effluent Limits (added 6/2014 – further discussion on this topic depends on resolution of Northeast Plume Dispute). This topic may be deferred.

## Attachment 1

The following text from pages 3-26 and 3-27 are provided for comment by the RAWG. They have been revised to be consistent with end note 3 in Table B.1 (and Table B.2) of the RMD described in Item 5 of the meeting minutes.

With the revised text from pages 3-26 and 3-27, footnote 9 is proposed for deletion.

In determining the UCL when the medium is soil, data will be segregated into depth intervals relevant to receptors. For all scenarios except the outdoor worker in locations outside the industrialized area and the excavation worker inside the industrialized area, data from samples collected from 0 to 1 ft bgs will be used to estimate the EPC.<sup>9</sup> For ~~excavation~~ outdoor maintenance type activities performed by the outdoor worker in locations outside the industrialized area and the excavation worker inside the industrialized area, data collected from 0 to 10 ft bgs will be used to estimate the EPC, unless information indicates that results from samples collected at deeper depths (i.e., 0–16 ft bgs in areas where infrastructure is found) should be included in the derivation of the EPC.

~~<sup>9</sup>A single set of exposure equations and parameters is provided for the outdoor worker scenario in Appendix D. The exposure parameters provided in Appendix D should be used without changes when assessing potential risk from exposure to surface soils in locations outside the industrialized area at the Paducah site. When assessing potential risk from exposure to both surface and subsurface soil in locations outside the industrialized areas, all exposure parameters, except exposure duration (ED) and exposure frequency (EF), should be used without changes to assess an outdoor worker. ED and EF for exposure by the outdoor worker to surface and subsurface soil in locations outside the industrialized area should be established considering guidance in the Exposure Factors Handbook (EPA 1997b) or similar sources (e.g., site specific information) and should be documented. Similarly, when assessing potential risk from exposure either to surface soil or subsurface soil in locations inside the industrialized area, all exposure parameters, except ED and EF, should be used without changes to assess both an outdoor worker and a construction/excavation worker. As above, ED and EF for exposure by the outdoor worker or a construction/excavation worker to surface soil or subsurface soil or both in locations inside the industrialized area should be established considering guidance in the Exposure Factors Handbook (EPA 1997b) or similar sources and should be documented.~~

**Attachment 2**

A preliminary Table B.4 from the Draft 2015 Risk Methods Document is shown below for review and comment.

**Table B.4. Exposure Parameters Used in Calculation of Human Health PRGs**

Pathway Variable	Units	Default Industrial Worker	Outdoor Worker	Excavation Worker	Adult Resident	Child Resident	Adult Recreational User	Teen Recreational User	Child Recreational User
<b>General Parameters Used in All Intake Models (unless otherwise noted)</b>									
Exposure frequency (EF)	days/year	250	185	185	350	350	104	140	140
Exposure duration (ED)	Years	25	25	5	20	20	10	10	6
Body weight (BW)	Kg	80	80	80	80	15	80	43	15
Averaging time - cancer (AT-C)	Days	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365
Averaging time - noncancer (AT-N)	Days	365 × 25	365 × 25	365 × 5	365 × 20	365 × 6	365 × 10	365 × 10	365 × 6
<b>Ingestion of Water (Tables D.1, D.26)</b>									
Drinking water ingestion rate (IR)	L/day	NA	NA	NA	2.5	0.78	NA	NA	NA
<b>Inhalation RGA Groundwater (Table D.2, D.27)</b>									
Indoor inhalation rate	m <sup>3</sup> /hour	0.833	NA	NA	0.833	0.833	NA	NA	NA
Exposure time in the shower (ET <sub>shower</sub> )	hours/day	0.71	NA	NA	0.71	0.71	NA	NA	NA
Time of shower (t1)	hour	0.1	NA	NA	0.1	0.1	NA	NA	NA
Time after shower (t2)	hour	0.1	NA	NA	0.1	0.1	NA	NA	NA
Fraction volatilized while showering (f <sub>shower</sub> )	unitless	0.75	NA	NA	0.75	0.75	NA	NA	NA
Water flow rate (Fw)	L/h	890	NA	NA	890	890	NA	NA	NA
Bathroom volume (Va)	m <sup>3</sup>	11	NA	NA	11	11	NA	NA	NA
Averaging time - cancer (AT-C)	hours	24×70×365	NA	NA	24×70×365	24×70×365	NA	NA	NA
Averaging time - noncancer (AT-N)	hours	24×365×25	NA	NA	24×365×20	24×365×6	NA	NA	NA
Exposure time household use (ET <sub>house</sub> )	hours/day	NA	NA	NA	24	24	NA	NA	NA
Exchange rate (ER)	changes/day	NA	NA	NA	10	10	NA	NA	NA
Mixing coefficient (MC)	unitless	NA	NA	NA	0.5	0.5	NA	NA	NA
Fraction volatilized household use (f <sub>house</sub> )	unitless	NA	NA	NA	0.5	0.5	NA	NA	NA
Water flow rate (WHF)	L/day	NA	NA	NA	890	890	NA	NA	NA
House volume (HV)	m <sup>3</sup>	NA	NA	NA	450	450	NA	NA	NA
<b>Dermal Contact with RGA Groundwater (showering) (Tables D.4, D.28)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	2.09	NA	NA	2.09	0.6378	NA	NA	NA
Event time (t <sub>event</sub> )	hour/event	0.71	NA	NA	0.71	0.71	NA	NA	NA
Event frequency (EV)	events/day	1	NA	NA	1	1	NA	NA	NA
<b>Incidental Ingestion of Soil/Sediment (Tables D.5, D.15, D.29, D.30, D.37)</b>									
Incidental ingestion rate (IR)	mg/day	50	480	480	100	200	100	100	200
Fraction ingested		1	1	1	1	1	1	1	1
<b>Dermal Contact with Soil/Sediment (Tables D.6, D.16, D.33, D.39)</b>									
Body surface area exposed (SA)	m <sup>2</sup> /day	0.347	0.347	0.347	0.6032	0.269	0.57	0.75	0.28
Soil-to-skin adherence factor (AF)	mg/cm <sup>2</sup> -day	1	1	1	1	1	1	1	1

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 Comment [LG4]: See Item 6 of Meeting Minutes  
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 Comment [LG5]: See Item 6 of Meeting Minutes

Table B.4. Exposure Parameters Used in Calculation of Human Health PRGs (Continued)

Pathway Variable	Units	Default Industrial Worker	Outdoor Worker	Excavation Worker	Adult Resident	Child Resident	Adult Recreational User	Teen Recreational User	Child Recreational User
<b>Inhalation of Vapors and Particulates Emitted from Soil/Sediment (Tables D.7, D.17, D.31, D.32, D.38)</b>									
Total inhalation rate (IR)	m <sup>3</sup> /hour	2.5	2.5	2.5	0.833	0.833	2.5	2.5	2.5
Exposure time (ET) (soil)	hours/day	8	8	8	24	24	5	5	5
Exposure time (ET) (sediment)	hours/day	2.6	NA	NA	NA	NA	NA	NA	NA
Particulate emission factor (PEF)	m <sup>3</sup> /kg	6.20E+08	6.20E+08	6.20E+08	9.30E+08	9.30E+08	9.30E+08	9.30E+08	9.30E+08
<b>External Exposure to Ionizing Radiation from Soil/Sediment (Tables D.8, D.18, D.34, D.35, D.40)</b>									
Exposure frequency (EF)	day/day	250/365	185/365	185/365	350/365	350/365	104/365	140/365	140/365
Gamma shielding factor (Se)	unitless	0.2	0.2	0.2	0.2	0.2	0	0	0
Gamma exposure time factor (Te)	hr/hr	8/24	8/24	8/24	18/24	18/24	5/24	5/24	5/24
<b>Consumption of Home-grown Vegetables (Table D.9)</b>									
Diet fraction (FI)	unitless	NA	NA	NA	0.4	0.4	NA	NA	NA
Ingestion rate (IR)	kg/d	NA	NA	NA	0.72	0.29	NA	NA	NA
<b>Consumption of Beef (Table D.10)</b>									
Diet fraction (FI)	unitless	NA	NA	NA	1	1	NA	NA	NA
Ingestion rate (IR)	kg/d	NA	NA	NA	0.19	0.07	NA	NA	NA
<b>Consumption of Milk (Table D.11)</b>									
Diet fraction (FI)	unitless	NA	NA	NA	1	1	NA	NA	NA
Ingestion rate (IR)	kg/d	NA	NA	NA	1.25	0.9	NA	NA	NA
<b>Consumption of Poultry (Table D.12)</b>									
Diet fraction (FI)	unitless	NA	NA	NA	1	1	NA	NA	NA
Ingestion rate (IR)	kg/d	NA	NA	NA	0.17	0.07	NA	NA	NA
<b>Consumption of Pork (Table D.13)</b>									
Diet fraction (FI)	unitless	NA	NA	NA	1	1	NA	NA	NA
Ingestion rate (IR)	kg/d	NA	NA	NA	0.08	0.03	NA	NA	NA
<b>Consumption of Eggs (Table D.14)</b>									
Diet fraction (FI)	unitless	NA	NA	NA	1	1	NA	NA	NA
Ingestion rate (IR)	kg/d	NA	NA	NA	0.11	0.06	NA	NA	NA
<b>Incidental Ingestion of Surface Water (swimming) (Table D.19)</b>									
Ingestion rate (IR)	L/hr	NA	NA	NA	NA	NA	0.05	0.05	0.05
Exposure time (ET)	hr/day	NA	NA	NA	NA	NA	2.6	2.6	2.6
Exposure frequency (EF)	day/year	NA	NA	NA	NA	NA	45	45	45
<b>Dermal Contact with Surface Water (wading) (Table D.20)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	NA	NA	NA	NA	NA	1.06	0.75	0.33
Exposure frequency (EF)	day/year	NA	NA	NA	NA	NA	52	1.40	1.40
Exposure time (ET)	hr/day	NA	NA	NA	NA	NA	2.6	2.6	2.6

Comment [LG6]: See Item 6 of Meeting Minutes

Comment [LG7]: See Item 6 of Meeting Minutes

Table B.4. Exposure Parameters Used in Calculation of Human Health PRGs (Continued)

Pathway Variable	Units	Default Industrial Worker	Outdoor Worker	Excavation Worker	Adult Resident	Child Resident	Adult Recreational User	Teen Recreational User	Child Recreational User
<b>Dermal Contact with Surface Water (swimming) (Table D.21)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	NA	NA	NA	NA	NA	2.09	1.31	0.6378
Exposure frequency (EF)	days/year	NA	NA	NA	NA	NA	45	45	45
Exposure time (ET)	hr/day	NA	NA	NA	NA	NA	2.6	2.6	2.6
Event (EV)	event/day	NA	NA	NA	NA	NA	1	1	1
<b>Dermal Contact with Surface Water (Table D.26)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	0.347	0.347	0.347	NA	NA	NA	NA	NA
Exposure frequency (EF)	days/year	250	20	20	NA	NA	NA	NA	NA
Exposure time (ET)	hr/day	2.6	8	8	NA	NA	NA	NA	NA
<b>Consumption of Fish (Table D.22)</b>									
Diet fraction (FI)	Unitless	NA	NA	NA	NA	NA	1	1	1
Ingestion rate (IR)	kg/d	NA	NA	NA	NA	NA	0.029	0.029	0.029
Exposure Frequency (EF)	days/year	NA	NA	NA	NA	NA	365	365	365
<b>Consumption of Venison (Table D.23)</b>									
Diet fraction (FI)	Unitless	NA	NA	NA	NA	NA	1	1	1
Ingestion rate (IR)	kg/d	NA	NA	NA	NA	NA	0.032	0.032	0.007
<b>Consumption of Rabbit (Table D.24)</b>									
Diet fraction (FI)	Unitless	NA	NA	NA	NA	NA	1	1	1
Ingestion rate (IR)	kg/d	NA	NA	NA	NA	NA	0.0165	0.0082	0.0033
<b>Consumption of Quail (Table D.25)</b>									
Diet fraction (FI)	Unitless	NA	NA	NA	NA	NA	1	1	1
Ingestion rate (IR)	kg/d	NA	NA	NA	NA	NA	0.0047	0.0024	0.00094

Information compiled September 2014.

NA = not applicable

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## Risk Assessment Working Group Meeting Minutes—December 2014

✓Gaye Brewer  
 ✓Stephanie Brock  
 ✓Nathan Garner  
 ✓Mike Guffey  
 ✓Jeri Higginbotham  
 ✓Jerri Martin  
 ✓Todd Mullins

✓Tim Frederick  
 ✓Jon Richards

✓Rich Bonczek  
 ✓Martin Clauberg  
 ✓LeAnne Garner  
 ✓Bruce Meadows  
 ✓Bobette Nourse  
 ✓Joe Towarnicky

### 1. PEGASIS Demonstration (Bruce Meadows)

Portsmouth/Paducah Project Office (PPPO) Environmental Geographic Analytical Spatial Information System (PEGASIS) was designed to provide dynamic mapping and environmental monitoring data display for the U.S. Department of Energy (DOE)–PPPO.

A link to the site is as follows: <http://padgis.latakentucky.com/padgis/>

User instructions are available from a link on the site.

### 2. Call for Issues from Risk Assessment Working Group (RAWG) Members

Issues included request for discussion regarding vapor intrusion sampling. This information was added to Item 9 of these minutes.

### 3. Ecological (Eco) Risk Methods Document (RMD)

Comments have been received from Jeri Higginbotham (see [Attachment 1](#)). Specifically, Comments 3 and 10 were discussed. EPA Region 5 will be added to the hierarchy of sources for no further action values (see Comment 3). Jeri Higginbotham and Bobette Nourse will follow up regarding undocumented model inputs (see Comment 10).

### 4. Upcoming Fiscal Year 2015 Schedule/Work Plan

Revisions were made to the work plan resulting in the following remaining fiscal year 2015 schedule:

Submit Revised Human Health (HH) Main Text and HH Appendices B-E to RAWG for Review	12/11/2014
Comments due for HH Appendix A	1/5/2015
<i>Comments due on initial revision of Eco RMD</i>	1/9/2015
<b><i>Submit Final Eco RMD (DOE/LX/07-0107&amp;D2/R1/V2) to FFA managers for approval</i></b>	2/9/2015
RAWG approve HH Appendix A	2/12/2015
Comments due for HH Main Text and HH Appendices B-E	2/12/2015
Quarterly Meeting (March)	3/4/2015
<b><i>FFA managers approve final Eco RMD (DOE/LX/07-0107&amp;D2/R1/V2)</i></b>	3/9/2015
RAWG approve HH Main Text and HH Appendices B-E	4/9/2015
Submit entire Revised HH RMD to RAWG for review	4/16/2015
Comments due for entire Revised HH RMD	5/16/2015
Quarterly Meeting (June)	6/10/2015
<b>Submit HH RMD to FFA Managers (DOE/LX/07-0107&amp;D2/R3/V1)</b>	6/13/2015
<b>FFA Managers approve HH RMD (DOE/LX/07-0107&amp;D2/R3/V1)</b>	7/17/2015
Quarterly Meeting (September)	9/16/2015

Quarterly meetings will be via Web/teleconference 8:30 a.m.–11:00 a.m. (central), 9:30 a.m.–12:00 p.m. (eastern). Italics indicate Eco RMD schedule.

5. **Comments/Discussion of Revised Table 2.1 Site Chemicals of Potential Concern (COPCs) (see Attachment 2)**

Two COPCs specifically were discussed: bis(2-ethylhexyl)phthalate and thorium-234. Additional information regarding bis(2-ethylhexyl)phthalate was sent to the group following the meeting (see Footnote 10). Thorium-234 was agreed to remain off of the site COPC list (see Footnote 27).

6. **HH RMD Appendix A [Preliminary Remediation Goals (PRGs)] Out for Review (12/2/2014)**

Revisions will be made to the Appendix as discussed in the following bullets. A revised Appendix A will be sent to the group.

- Revision to adult resident drinking water ingestion rate [from 2 liters/day to 2.5 liters/day as suggested by the new U.S. Environmental Protection Agency (EPA) guidance]. (See below circled in blue.)

Note that DOE-HQ and the Nuclear Regulatory Commission (NRC) have not adopted the change to 2.5 liters/day water ingestion rate for the dose-based calculations.

Pathway Variable	Units	Default Industrial Worker	Outdoor Worker	Excavation Worker	Adult Resident	Child Resident	Adult Recreational User	Teen Recreational User	Child Recreational User	Deleted
<b>General Parameters Used in All Intake Models (unless otherwise noted)</b>										
Exposure frequency (EF)	days/year	250	185	185	350	350	104	140	140	Deleted: 24
Exposure duration (ED)	Years	25	25	5	20	6	10	10	6	Deleted: 12
Body weight (BW)	Kg	80	80	80	80	15	60	43	15	Deleted: 12
Averaging time - cancer (AT-C)	Days	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	Deleted: 12
Averaging time - noncancer (AT-N)	Days	365 × 25	365 × 25	365 × 5	365 × 20	365 × 6	365 × 10	365 × 10	365 × 6	Deleted: 70
<b>Ingestion of Water (Tables D.1, D.26)</b>										
Drinking water ingestion rate (IR)	L/day	NA	NA	NA	2	0.78	NA	NA	NA	Deleted: 70
<b>Inhalation RGA Groundwater (Table D.2, D.27)</b>										
Indoor inhalation rate	m <sup>3</sup> /hour	0.833	NA	NA	0.833	0.833	NA	NA	NA	Deleted: 70
Exposure time in the shower (ET <sub>shower</sub> )	hours/day	0.71	NA	NA	0.71	0.71	NA	NA	NA	Deleted: 70
Time of shower (t1)	hour	0.1	NA	NA	0.1	0.1	NA	NA	NA	Deleted: 24
Time after shower (t2)	hour	0.1	NA	NA	0.1	0.1	NA	NA	NA	Deleted: 12
Fraction volatilized while showering (f <sub>shower</sub> )	unitless	0.75	NA	NA	0.75	0.75	NA	NA	NA	Deleted: 12
Water flow rate (F <sub>w</sub> )	L/h	890	NA	NA	890	890	NA	NA	NA	Deleted: 12
Bathroom volume (V <sub>a</sub> )	m <sup>3</sup>	11	NA	NA	11	11	NA	NA	NA	Deleted: 1.5
Averaging time - cancer (AT-C)	hours	24 × 70 × 365	NA	NA	24 × 70 × 365	24 × 70 × 365	NA	NA	NA	Formatted Table
Averaging time - noncancer (AT-N)	hours	24 × 365 × 25	NA	NA	24 × 365 × 20	24 × 365 × 6	NA	NA	NA	Formatted Table
Exposure time household use (ET <sub>house</sub> )	hours/day	NA	NA	NA	24	24	NA	NA	NA	Deleted: 0.2
Exchange rate (ER)	changes/day	NA	NA	NA	10	10	NA	NA	NA	Deleted: 0.2
Mixing coefficient (MC)	unitless	NA	NA	NA	0.5	0.5	NA	NA	NA	Deleted: 0.2
Fraction volatilized household use (f <sub>house</sub> )	unitless	NA	NA	NA	0.5	0.5	NA	NA	NA	Deleted: 0.2
Water flow rate (WHF)	L/day	NA	NA	NA	890	890	NA	NA	NA	Deleted: 24
House volume (HV)	m <sup>3</sup>	NA	NA	NA	450	450	NA	NA	NA	Formatted Table
<b>Dermal Contact with RGA Groundwater (showering) (Tables D.4, D.28)</b>										
Body surface area exposed (SA)	m <sup>2</sup>	2.09	NA	NA	2.09	0.6378	NA	NA	NA	Deleted: 1.815
Event time (t <sub>event</sub> )	hour/event	0.71	NA	NA	0.71	0.71	NA	NA	NA	Deleted: 1.815
Event frequency (EV)	events/day	1	NA	NA	1	1	NA	NA	NA	Deleted: 0.65
<b>Incidental Ingestion of Soil Sediment (Tables D.5, D.15, D.29, D.30, D.37)</b>										
Incidental ingestion rate (IR)	mg/day	50	480	480	100	200	100	100	200	Deleted: 0.2
Fraction ingested	1	1	1	1	1	1	1	1	1	Deleted: 0.2
<b>Dermal Contact with Soil Sediment (Tables D.6, D.16, D.33, D.39)</b>										
Body surface area exposed (SA)	m <sup>2</sup> /day	0.347	0.347	0.347	0.6032	0.269	0.57	0.75	0.25	Deleted: 0.2
Soil-to-skin adherence factor (AF)	mg/cm <sup>2</sup> -day	1	1	1	1	1	1	1	1	Formatted Table

- Revision to adult and child recreational user body surface area exposed (to 0.6032 m<sup>2</sup>/day and 0.269 m<sup>2</sup>/day, respectively). (See above circled in green.) Exposure is for head, hands, forearms, lower legs, and feet. This exposure is applicable to both the resident and the recreational user.

- Radionuclide PRGs calculator. Two options are available for calculating radionuclide PRGs. Their Web addresses follow. [http://rais.ornl.gov/cgi-bin/prg/PRG\\_search?select=rad](http://rais.ornl.gov/cgi-bin/prg/PRG_search?select=rad) [http://epa-prgs.ornl.gov/cgi-bin/radionuclides/rprg\\_search](http://epa-prgs.ornl.gov/cgi-bin/radionuclides/rprg_search)

The group agreed to use the RAIS calculator, with an area correction factor of 0.9, as has been used previously.

- Besides soil screening levels (SSLs) based on a dilution attenuation factors (DAFs) of 1 and 20, a DAF of 58 is added to the SSL tables based on information from the Soils OU Remedial Investigation Report. (The Southwest Plume Focused Feasibility Study used a DAF of 59.) Derivation of this DAF that was included in the Soils OU Remedial Investigation Report will be included in Appendix E of the HH RMD.
- Dose-Based SSLs for Protection of Regional Gravel Aquifer Groundwater for Site-Related Radionuclides at the Paducah Gaseous Diffusion Plant (PGDP) are calculated using the equations presented for the 2015 HH RMD. For the 2011– 2014 HH RMDs, these values were generated by the Residual Radioactivity (RESRAD) model.

## 7. Use of the Terms “outdoor worker,” “excavation worker,” and “site-specific” in 2015 HH RMD

The end note 3 in Table B.1 (and Table B.2) of the HH RMD was discussed. The suggested revision reads as follows:

Determining which soil and sediment screening value is appropriate is a location-specific decision. For all locations inside the industrialized area at PGDP where surface soil contamination is of concern, use of the industrial worker [risk-based screening](#) values is appropriate. However, if the scenario involves outdoor maintenance type activities, the outdoor worker [risk-based screening](#) values also should be considered. For locations inside the industrialized area at PGDP where contact with surface soil and subsurface soil is of concern (i.e., soil from the surface down to [10 or 16 ft bgs, as appropriate](#)), use of the excavation worker [risk-based screening](#) values is appropriate. For locations, outside the industrialized area where surface soil contamination is of concern, screening using the recreator and/or resident [risk-based screening](#) values is appropriate. As with the surface water values, the child resident [risk-based screening](#) values are the most “conservative” (in terms of protecting human health). Generally, the recreator [risk-based screening](#) values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident [risk-based screening](#) values are more appropriate for grassy fields. Finally, the outdoor worker [risk-based screening](#) values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. (If screening needs to consider shorter-term exposures to both surface and subsurface soil in locations outside the industrialized area, excavation worker PRGs ~~should~~[can](#) be used.)

## 8. Expand Residual Risk Assessment Discussion

Section 4.2.3 was sent to the RAWG on 11/24/2014 for initial review. The section was resent following the meeting, with comments due on this section only by 1/15/2015.

## 9. Vapor Intrusion

New guidance from EPA is still in draft.

The table, “Human Health Information for the Paducah Vapor Intrusion Evaluation,” was sent to the group following the meeting. The table also will be added to Appendix E, with an explanation.

Discussion was held regarding adding minimum sampling requirements (e.g. when to sample, minimum samples, what kind of sampling) to the Human Health document.

Discussion included, with respect to sampling: sub-slab sampling should be required (not groundwater or soil). Guidance is available from ITRC and draft guidance from EPA.

Vapor intrusion pathway could be significant and should be addressed in the project DQOs.

A proposal for addition to the main text of the HH RMD will be sent to the group for comment.



**10. Summary of revisions to Programmatic Quality Assurance Project Plan (QAPP)**

The draft is being reviewed by DOE. Document scheduled to be complete in January; a meeting will be held with regulators after that.

**11. Poll RAWG Members/Open Discussion**

Discussion topics on hold were discussed.

Validation needed for closure activities [CERCLA 120(h)] (added 6/2014—further discussion on this topic depends on completing presentations to Paducah Site Lead).

Additional information is included in the Programmatic QAPP.

Derivation of Risk-based Surface Water Effluent Limits (added 6/2014—further discussion on this topic depends on resolution of Northeast Plume Dispute).

This topic still is on hold.

# Attachment 1

## Ecological Risk Methods Document Comments

Comments received from Kentucky:

- 1. 2.4.1 Study Design--Exposure and Effects Measurements Toxicity Tests. (page 2-19)**

The last two sentences of the first paragraph on this page are, “Screening toxicity tests do not produce definitive benchmark concentrations associated with specific levels of adverse effects. Screening toxicity tests are considered to be chronic tests (EPA 2000b; EPA 2002; ASTM 1998), and test durations are believed to be sufficiently long for adverse effects on sensitive life stages to be observed at concentrations exceeding ecological screening values (ESVs).” Is the word “screening” necessary or appropriate here?
- 2. Table 1. Model Parameters for Calculating Preliminary Hazard Quotients for PGDP ERAs (Page 2-9) and Table B.1. Exposure Parameters for PGDP Model Ecological Receptors (page B-4)**

The soil/sediment ingestion rate is listed as 10.2 and 10 for the American robin and marsh wren respectively in Table 1. Both are listed as 10.4 in Table B.1. Please clarify the discrepancy.
- 3. APPENDIX A: PGDP NO FURTHER ACTION LEVELS (page A-4)**

Sediment NFA levels are stated to be from the following hierarchy of sources:

  - (1) “EPA Region 4 values and”
  - (2) “Values selected from among KDEP screening values and ORNL sediment screening values based on professional judgment”

I note in Table A.4. (PGDP Sediment NFA Screening Values) that many of the levels are from Region 5. Please clarify the discrepancy.
- 4. Table A.4. PGDP Sediment NFA Screening Values (page A-11)**

The NFA screening levels for cobalt and 1,1-dichloroethane in sediment has as their source KDEP. KDEP used the Region 5 levels. Please change the source to EPA Region 5 for both.
- 5. Table A.4. PGDP Sediment NFA Screening Values (pages A-11 and A-12)**

The NFA screening levels for benzo(b)fluoranthene, benzo(k)fluoranthene, indeno(1,2,3-cd)pyrene, and toxaphene in sediment has as their source KDEP. KDEP used the levels from a 1996 EPA Region 4 document (United States Environmental Protection Agency (USEPA). 1996 (October). Supplemental Guidance to RAGS: Region 4 Bulletins, Ecological Screening Values). This particular document seems to have been superseded. Please change the levels to those used by EPA Region 5, 10400 uk/kg for benzo(b)fluoranthene, 240 uk/kg for benzo(k)fluoranthene, 200 uk/kg for indeno(1,2,3-cd)pyrene, and 0.077 ug/kg for toxaphene.
- 6. Table A.6. PGDP Surface Water NFA Screening Values (page A-13)**

The source for the selenium screening value is listed as NRWQC. However the footnote (e) indicates that the EPA Region 4 value was chosen. Please clarify.

7. **Table A.8. NOAEL-based TRVs for PGDP Wildlife Receptors (page A-17)**  
Both the mammalian and bird TRV listed for 4,4'-DDT are TRVs for 4,4'-DDT and its metabolites, 4,4'-DDD and 4,4'-DDE. It does not appear that there should be a separate entry for each compound in the table. Rather, there should be one entry for 4,4'-DDT, 4,4'-DDD, and 4,4'-DDE.
8. **Table A.8. NOAEL-based TRVs for PGDP Wildlife Receptors (page A-18)**  
Table A.8 has the bird TRV for xylene listed as not available. The LANL Ecorisk database lists 107 as the bird TRV. Please use the LANL value.
9. **APPENDIX B: EXPOSURE PARAMETERS FOR PGDP MODEL ECOLOGICAL RECEPTORS**  
**Table B.1. Exposure Parameters for PGDP Model Ecological Receptors (pages B-3 to B-6)**  
For a number of parameters in this table, two sources are given. The second source is often EPA 1993. If the parameter value was obtained from EPA 1993 and not the original research paper, then please insert the word "in" between the two.
10. **Table B.1. Exposure Parameters for PGDP Model Ecological Receptors (pages B-3 to B-6)**  
Table A.8 contains a footnote explaining the source, EPA Region 4. However, Table B.1 has no such footnote explaining the source, EPA Region 4. Please add a footnote explaining this source. Also, the source, Kentucky Department of Fish and Wildlife Resources, is listed as a personal communication but the name of the individual is not given. Please add the name of the individual.
11. **Table B.1. Exposure Parameters for PGDP Model Ecological Receptors (pages B-3 to B-6)**  
One of the FIR parameter sources for the American robin is Hazelton *et al.*, 1984. This source is not listed in the footnotes. Please add this source to the footnotes.
12. **Table B.1. Exposure Parameters for PGDP Model Ecological Receptors (pages B-3 to B-6)**  
There are four sources listed in the footnotes which are not cited in the table. They are:
- Anthony, E. L. P. and T. H. Kunz 1977. "Feeding Strategies of the Little Brown Bat, *Myotis lucifugus*, in Southern New Hampshire," *Ecology* **58**: 775–786;
  - Burt, W. H. and R. P. Grossenheider 1980. *A Field Guide to the Mammals of North America North of Mexico*, Houghton Mifflin Co., Boston, MA;
  - Sample, B. E., D. M. Opresko, and G. W. Suter II 1996. *Toxicological Benchmarks for Wildlife: 1996 Revision*, ES/ER/TM-86/R3; and
  - Skorupa, J. P. and R. L. Hothem 1985. "Consumption of Commercially Grown Grapes by American Robins (*Turdus migratorius*): A Field Evaluation of Laboratory Estimates," *J. Field Ornithol.* **56**: 369–378.
- Please clarify.
13. **Table B.1. Exposure Parameters for PGDP Model Ecological Receptors (page B-5)**  
No sources are provided for the smallmouth bass parameters. Please provide sources for the smallmouth bass parameters.

**Attachment 2**  
**COPC Updates to Table 2.1 of the Risk Methods Document**

COPC	Listed in RMD 2013 = X Add to RMD 2014 = O	WAG 28 DOE 2000	GWOU DOE 2001	BGOU DOE 2010	Soils OU DOE 2013
<b>Inorganic Chemicals</b>					
Aluminum	X	X	X	X	X
Antimony	X	X	X	X	X
Arsenic	X	X	X	X	X
Barium	X	X	X	X	
Beryllium	X	X	X	X	
Boron	X		X		
Cadmium	X	X	X	X	X
Chromium III (or total)	X	X	X	X	X
Chromium VI	X				
Cobalt	X	X		X	X
Copper	X	X	X	X	X
<b>Fluoride<sup>2</sup></b>	O	X	X		
Iron	X	X	X	X	X
Lead	X		X		
<b>Lithium<sup>3</sup></b>		X	X		
Manganese	X	X	X	X	X
Mercury	X	X	X		X
Molybdenum	X	X	X		
Nickel	X	X	X	X	X
<b>Nitrate (as N)<sup>4</sup></b>			X		
<b>Nitrate + Nitrite (as N)<sup>5</sup></b>			X		
Selenium	X			X	
Silver	X	X	X		
<b>Strontium<sup>6</sup></b>			X		
Thallium	X				X
Uranium	X	X	X	X	X
Vanadium	X	X		X	X
Zinc	X	X		X	X
<b>Organic Chemicals</b>					
Acenaphthene	X				
Acenaphthylene	X				
<b>Acetone<sup>7</sup></b>		X	X		
Acrylonitrile	X		X		
<b>Aldrin<sup>8</sup></b>		X			
Anthracene	X				
Benzene	X	X	X		
<b>Bis(2-chloroethyl)ether<sup>9</sup></b>		X			
<b>Bis(2-ethylhexyl)phthalate<sup>10</sup></b>	O	X	X		X
<b>Bromodichloromethane<sup>11</sup></b>	O	X	X		
<b>Bromomethane<sup>12</sup></b>			X		
<b>2-Butanone<sup>13</sup></b>			X		
Carbazole	X		X		X
Carbon tetrachloride	X	X	X		
<b>Chlorobenzene<sup>14</sup></b>			X		
Chloroform	X	X	X		
<b>Chloromethane<sup>15</sup></b>			X		

COPC	Listed in RMD 2013 = X Add to RMD 2014 = O	WAG 28 DOE 2000	GWOU DOE 2001	BGOU DOE 2010	Soils OU DOE 2013
<b>Organic Chemicals (Cont)</b>					
<b>Dibromochloromethane<sup>16</sup></b>			X		
1,1-Dichloroethene	X	X	X	X	
<b>1,2-Dichloroethane<sup>17</sup></b>	O	X	X		
1,2-Dichloroethene (mixed)	X	X	X		
<i>trans</i> -1,2-Dichloroethene	X	X	X		
<i>cis</i> -1,2-Dichloroethene	X	X	X	X	X
Dieldrin	X	X			
<b>2,4-Dimethylphenol<sup>18</sup></b>			X		
Ethylbenzene	X		X		
Fluoranthene	X				
Fluorene	X				
Hexachlorobenzene	X	X			
<b>4-Methyl-2-pentanone<sup>19</sup></b>			X		
<b>Methylene Chloride<sup>20</sup></b>			X		
Naphthalene	X		X	X	X
2-Nitroaniline	X	X			
N-Nitroso-di-n-propylamine	X	X			
<b>Pentachlorophenol<sup>21</sup></b>	O	X			
Phenanthrene	X		X		
Pyrene	X	X			
Tetrachloroethene	X	X	X		
<b>1,1,1-Trichloroethane<sup>22</sup></b>	O		X		
<b>1,1,2-Trichloroethane<sup>23</sup></b>	O	X	X		
Trichloroethene	X	X	X	X	X
Total Dioxins/Furans	X			X	
2,3,7,8-HpCDD	X				
2,3,7,8-HpCDF	X				
2,3,7,8-HxCDD	X				
2,3,7,8-HxCDF	X				
OCDD	X				
OCDF	X				
2,3,7,8-PeCDD	X				
1,2,3,7,8-PeCDF	X				
2,3,4,7,8-PeCDF	X				
2,3,7,8-TCDD	X				
2,3,7,8-TCDF	X				
Total PAHs	X			X	X
Benz(a)anthracene	X	X <sup>1</sup>		X	
Benzo(a)pyrene	X	X		X	
Benzo(b)fluoranthene	X	X <sup>1</sup>		X	
Benzo(k)fluoranthene	X				
Chrysene	X	X			
Dibenz(a,h)anthracene	X	X		X	
Indeno(1,2,3-cd)pyrene	X	X		X	
Total PCBs	X	X	X	X	X
Aroclor 1016	X	X			
Aroclor 1221	X				
Aroclor 1232	X				
Aroclor 1242	X				

COPC	Listed in RMD 2013 = X Add to RMD 2014 = O	WAG 28 DOE 2000	GWOU DOE 2001	BGOU DOE 2010	Soils OU DOE 2013
<b>Organic Chemicals (Cont)</b>					
Aroclor 1248	X				
Aroclor 1254	X	X	X	X	
Aroclor 1260	X	X		X	
<b>Toxaphene<sup>24</sup></b>		X			
Vinyl chloride	X	X	X	X	
Xylenes (Mixture)	X		X		
p-Xylene	X				
m-Xylene	X				
o-Xylene	X				
<b>Radionuclides</b>					
Americium-241	X		X		X
Cesium-137+D	X	X <sup>1</sup>	X		X
Neptunium-237+D	X	X	X	X	X
Plutonium-238	X				
Plutonium-239	X		X	X	X
Plutonium-240	X				
<b>Radium-226+D<sup>25</sup></b>			X	X	
<b>Radon-222<sup>26</sup></b>		X	X		
Technetium-99	X	X	X	X	X
Thorium-230	X				X
<b>Thorium-234<sup>27</sup></b>		X			
Uranium-234	X	X	X	X	X
Uranium-235+D	X		X	X	X
Uranium-238+D	X	X	X	X	X
<b>Other constituents to add to Appendix A</b>					
Dichlorodifluoromethane (Freon-12)					
1,1-Dichloroethane					
Toluene					
1,1,2-Trichlorotrifluoroethane (Freon-113)					

The initial list of “Significant COPCs for PGDP” is shown above in black, regular font, and includes COCs from SWMU 2 (1996a), WAGs 1&7 (1996b), WAG 6 (1999a), WAG 27 (1999b), SWOU SAP (2005), and SWOU SI (2008). Additional, potential “Significant COPCs for PGDP” are shown in red, bold font in updates to Table 2.1 and include COCs from the references listed below.

- [DOE 2000](#). Remedial Investigation Report for Waste Area Grouping 28 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, DOE/OR/07-1846/V4&D2, August.
- [DOE 2001](#). Feasibility Study for the Groundwater Operable Unit at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, (Table 1.9) DOE/OR/07-1857&D2, August.
- [DOE 2010](#). Remedial Investigation Report for the Burial Grounds Operable Unit at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, DOE/LX/07-0030&D2/R1, February.
- [DOE 2013](#). Soils Operable Unit Remedial Investigation Report at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, DOE/LX/07-0358&D2/R1, February.

<sup>1</sup> DOE 2000 also lists benzo(a)fluoranthene, benzo(b)anthracene, and cesium, but these are assumed to be typos, since these chemicals were not analyzed by the project.

<sup>2</sup> Fluoride will be added to the list of significant COPCs at PGDP. Fluoride was listed as a COC in both the WAG 28 RI BRA and the GWOU FS BRA (although the GWOU FS states that, based upon the minimal contribution to total HI, fluoride was not considered further as a COC in the FS). Additionally, fluoride is a component of known contamination at the site (e.g., magnesium fluoride and hydrogen fluoride).

<sup>3</sup> Lithium was listed as a COC in the WAG 28 RI and GWOU FS, but will not be listed in the “Significant COPCs for PGDP.” The WAG 28 RI states the following:

Analyses of two inorganic analytes, lithium and total strontium (i.e., not radioisotopes of strontium), were supplied during the WAG 28 RI. These metals were not identified as COPCs and are not part of the Contract Laboratory Program Target Analyte List (TAL) proposed in the WAG 28 work plan (DOE 1998b). However, the analyses were supplied when the laboratory scope of work specified SW-846 methods. In a similar manner, boron was included in the reported analytical results for the historical data. Screening of lithium and strontium is problematic because no site-specific background data are available for these constituents. Additionally, no other concentration [such as EPA Soil Screening Levels (SSLs)] was available for screening purposes. Therefore, all detections of these metals would survive the screening process intended to exclude naturally occurring constituents. More importantly, concentrations for both metals fall within the range for occurrences in natural soils as reported by the USGS (1984) for surface soils in the contiguous United States. For these reasons, these metals have not been included in the discussion of nature and extent of contamination. A review of those analytical results is included in Appendix C. For completeness, however, these analytes have been incorporated in the risk evaluation in Vol 4.

<sup>4</sup> Nitrate (as N) will not be considered as a Significant COPC at PGDP. Although nitrate is a significant contributor to risk in the GWOU FS baseline risk assessment, nitrates are produced by natural biological and physical oxidations and therefore are ubiquitous in the environment. Most of the excess nitrates in the environment originate from inorganic chemicals manufactured for agriculture.

<sup>5</sup> Nitrate + Nitrite (as N) will not be considered as a Significant COPC at PGDP. See Nitrate (as N) for explanation.

<sup>6</sup> Strontium was listed as a COC in the GWOU FS, but will not be listed in the “Significant COPCs for PGDP.” See Lithium for explanation.

<sup>7</sup> Acetone will not be considered a Significant COPC at PGDP because it is a common laboratory contaminant. Acetone was determined to be a COC in the WAG 28 BRA and the GWOU FS BRA. The WAG 28 BRA did not include a screen to delete COPCs if they also were detected in blank samples. Based upon the minimal contribution to total HI, acetone was not considered further as a COC in the GWOU FS. Additionally, acetone was discussed at the August 2007 RAWG for inclusion into the significant COPC list for PGDP. It was decided that it should not be added at that time.

<sup>8</sup> Aldrin will not be considered a significant COPC at PGDP because, despite its being included as a COC in the WAG 28 BRA, Aldrin is not listed as having a detected concentration in OREIS at SWMU 99 (where it is a COC in WAG 28). It is assumed that WAG 28 did not recognize the “U” qualifier because the data summary lists Aldrin with 2/2 detections (additional research regarding data use was not performed for this exercise). Only 4 surface water samples show detections in environmental samples (additionally, 15 waste samples are listed as detections).

<sup>9</sup> Bis(2-chloroethyl) ether will not be considered a significant COPC at PGDP because, despite its being included as a COC in the Northwest Plume BRA and the WAG 28 BRA, bis(2-chloroethyl) ether is not listed as having a detected concentration in OREIS for any environmental samples [8 detections of bis(2-

chloroethyl) ether are listed for waste samples]. Additionally, bis(2-chloroethyl) ether was discussed at the August 2007 RAWG for inclusion into the significant COPC list for PGDP. It was decided that it should not be added at that time.

<sup>10</sup> Bis(2-ethylhexyl)phthalate was discussed at the August 2007 RAWG for inclusion into the significant COPC list for PGDP. It was decided that it should not be added at that time. It since has been included as a COC in the Soils OU RI. During the December 2014 RAWG meeting, it was discussed that bis(2-ethylhexyl)phthalate is considered a common laboratory contaminant because of its ubiquitous use as a plasticizer. Whether to add bis(2-ethylhexyl)phthalate as a COPC for the site is under consideration.

<sup>11</sup> Bromodichloromethane will be added to the list of significant COPCs at PGDP because it was included as a COC in the WAG 28 BRA. The GWOU FS BRA found that the frequency of detection for bromodichloromethane in unfiltered samples is minimal (0.4%). Based upon the minimal contribution to total HI and total ELCR and the minimal frequency of detection, bromodichloromethane was not considered further as a COC in the GWOU FS.

<sup>12</sup> Although bromomethane was included in the list of COCs in the GWOU FS, the text of the document states that, based upon the minimal contribution to total HI and the minimal frequency of detection, bromomethane was not considered further as a COC in the FS. Bromomethane has not been added to the list of significant COPCs at PGDP.

<sup>13</sup> Although 2-butanone was included in the list of COCs in the GWOU FS, the text of the document states that, based upon the minimal contribution to total HI, 2-butanone was not considered further as a COC in the FS. 2-Butanone has not been added to the list of significant COPCs at PGDP.

<sup>14</sup> Chlorobenzene has not been added to the list of significant COPCs at PGDP. Although it is included in the list of COCs in the GWOU FS, the text of the document states that based upon the minimal contribution to total HI and the minimal frequency of detection, chlorobenzene was not considered further as a COC in the FS.

<sup>15</sup> Although chloromethane was included in the list of COCs in the GWOU FS, the text of the document states that, based upon the minimal contribution to total HI and the small frequency of detection, it was not considered further as a COC in the FS. Chloromethane has not been added to the list of significant COPCs at PGDP.

<sup>16</sup> Dibromochloromethane has not been added to the list of significant COPCs at PGDP. Although it is included in the list of COCs in the GWOU FS, the text of the document states that, based upon the minimal contribution to total HI and the small frequency of detection, dibromochloromethane was not considered further as a COC in the FS.

<sup>17</sup> 1,2-Dichloroethane will be added to the list of significant COPCs at PGDP. It is listed as a COC in both the WAG 28 RI BRA and the GWOU FS BRA. Although the GWOU FS does not consider 1,2-dichloroethane further than the initial listing, it is a degradation product of other chlorinated COPCs at PGDP.

<sup>18</sup> Although 2,4-dimethylphenol was included in the list of COCs in the GWOU FS, the text of the document states that, based upon the minimal contribution to total HI, 2,4-dimethylphenol was not considered further as a COC in the FS. 2,4-Dimethylphenol has not been added to the list of significant COPCs at PGDP.

<sup>19</sup> 4-Methyl-2-pentanone has not been added to the list of significant COPCs at PGDP. Although it is included in the list of COCs in the GWOU FS, no additional information is provided in the FS.



<sup>20</sup> Although methylene chloride was included in the list of COCs in the GWOU FS, the text of the document states that, based upon the minimal contribution to total ELCR, methylene chloride is not considered further as a COC in the FS. Methylene chloride has not been added to the list of significant COPCs at PGDP.

<sup>21</sup> Pentachlorophenol will be added to the list of significant COPCs at PGDP because it is listed as a COC in the WAG 28 RI BRA. Pentachlorophenol was commonly used as a wood preservative and in manufacturing pesticides. Pentachlorophenol was reported to have been used on the cooling towers at PGDP [*Report for Environmental Audit Supporting Transition of the Gaseous Diffusion Plants to the United States Enrichment Corporation* ([DOE/OR/1087&V5, June 1993](#))].

<sup>22</sup> 1,1,1-Trichloroethane will be added to the list of significant COPCs at PGDP. It is listed as a COC in the GWOU FS BRA. Although the GWOU FS does not consider 1,1,1-trichloroethane further than the initial listing, it is a degradation product of other chlorinated COPCs at PGDP.

<sup>23</sup> 1,1,2-Trichloroethane will be added to the list of significant COPCs at PGDP. It is listed as a COC in both the WAG 28 RI BRA and the GWOU FS BRA. Although the GWOU FS does not consider 1,1,1-trichloroethane further than the initial listing, it is a degradation product of other chlorinated COPCs at PGDP.

<sup>24</sup> Toxaphene will not be considered a significant COPC at PGDP because, despite its being included as a COC in the WAG 28 BRA, toxaphene is not listed as having a detected concentration in OREIS at SWMU 99 (where it is a COC in WAG 28). It is assumed that WAG 28 did not recognize the “U” qualifier because the data summary lists toxaphene with 2/2 detections (additional research regarding data use was not performed for this exercise). Only 9 liquid sludge samples show detections in environmental samples.

<sup>25</sup> Radium-226+D previously was included as a significant COPC at PGDP (DOE 2001), but it was removed from the list as part of document revision between the issuance of the September 2007 HHRMD and the January 2009 HHRMD. It was included as a COC in the BGOU RI; but because no source term for the isotope is known for PGDP, radium-226 will not be added to the list of significant COPCs at PGDP.

<sup>26</sup> Radon-222 previously was included as a significant COPC at PGDP (DOE 2001), but it was removed from the list as part of document revision between the issuance of the September 2007 HHRMD and the January 2009 HHRMD. Additional information is provided in *Paducah Groundwater Contamination, Detailed History and Summary of Future Actions* ([KY/H-41/Rev. 1, December 1988](#)), as follows:

Since Thorium-230 has a half-life of approximately 80,000 years, the production of Radon-222 is extremely slow. Uranium from plant operations cannot contribute to any significant formation of Radon-222 because all the Thorium was removed in the refining, and feed preparation processes.

Published reports by EPA for samples from public supply wells in this area show similar Radon-222 concentrations to those detected in the PGDP vicinity wells. EPA data for LaCenter and Metropolis ...offer further corroboration that Radon-222 in the plant aquifer is unrelated to plant operations.

<sup>27</sup> Thorium-234 previously was not included as a significant COPC at PGDP (DOE 2001). It was included as a COC in the WAG 28 RI; but because the isotope is a daughter product of uranium-238 with a long half-life, thorium-234 will not be added to the list of significant COPCs at PGDP. Additional information

discussed in the December 2014 RAWG meeting was that the half-life of thorium-234 is 24.1 days. While thorium-234 may be present, its risk is captured with uranium-238.

**ATTACHMENT E1**

**1995 QUESTIONNAIRE AND RESPONSES REGARDING RECREATIONAL  
USAGE OF BAYOU AND LITTLE BAYOU CREEKS**

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409  
North Forbes Road  
Lexington, Kentucky  
40511-2050  
606-233-0574  
606-254-4800 FAX

October 26, 1995

O.1.1.94355L05

Mr. Charles Logsdon  
Kentucky Department of Fish and Wildlife Resources  
10535 Ogden Landing Road  
Kevil, Kentucky 42053

Re: PCB Risk Calculations  
Paducah Gaseous Diffusion Plant

Dear Mr. Logsdon:

FMSM is conducting a preliminary risk calculation for the Little Bayou and Big Bayou areas around the Paducah Gaseous Diffusion Plant. This subject was discussed at a meeting in which you attended on September 7, 1995. During that meeting you indicated that your office could provide information on the recreational use of these areas. In response to your suggestion, we have developed the following list of questions. Please try to research your site use data and answer as many of these questions as possible. If data is not directly available to answer these questions we would appreciate an estimate based on your best professional judgment.

Big Bayou

1. What is the average number of visitors per year to Big Bayou?
2. Of this number, how many are adults and how many are children?
3. Are most of your visitors repeat or one-time visitors on a yearly basis?
4. What is the average time (hours) spent in Big Bayou? Is there a difference in average time spent between adult and child usage?
5. What are the common recreational usages in the area? What is the percentage breakdown of usages by the visitors (i.e. what percentage of visitors fish, hunt, hike, swim, etc.)?
6. What is the number of repeat visits per year by any one individual or group of individuals? What is the average time spent (hours) in the area by the higher frequency visitors?

7. For individuals who are fishing in the area, are they mostly bank fishing or wade fishing? Can you estimate the percentage breakdown between the two? What is the average time spent in the area by a fisherman?
8. Is there a harvestable fish population in Big Bayou? If there is, is there enough to support subsistence fishing (i.e., 0.284 kilograms of meat flesh/meal) for one person to eat 128 meals a year? If not, how much fish, and how often could a person best expect to harvest a meal for consumption?

Little Bayou

I realize that during the September 7th meeting, you stated there is little to no recreational use of the Little Bayou areas. However, it would be helpful if you could answer the same questions about Little Bayou, as asked of Little Bayou. Therefore, we are repeating the following questions.

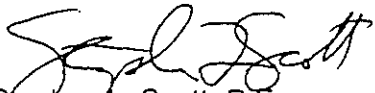
1. What is the average number of visitors per year to Little Bayou?
2. Of this number, how many are adults and how many are children?
3. Are most of your visitors repeat or one-time visitors on a yearly basis?
4. What is the average time (hours) spent in Little Bayou? Is there a difference in average time spent between adult and child usage?
5. What are the common recreational usages in the area? What is the percentage breakdown of usages by the visitors (i.e. what percentage of visitors fish, hunt, hike, swim, etc.)?
6. What is the number of repeat visits per year by any one individual or group of individuals? What is the average time spent (hours) in the area by the higher frequency visitors?
7. For individuals who are fishing in the area, are they mostly bank fishing or wade fishing? Can you estimate the percentage breakdown between the two? What is the average time spent in the area by a fisherman?
8. Is there a harvestable fish population in Little Bayou? If there is, is there enough to support subsistence fishing (i.e., 0.284 kilograms of meat flesh/meal) for one person to eat 128 meals a year? If not, how much fish, and how often could a person best expect to harvest a meal for consumption?

Kentucky Department of Fish and Wildlife Resources  
October 26, 1995  
Page 3

We appreciate your help in answering these questions. After you have reviewed these, if you have any questions, or if the questions need clarification, please call.

Sincerely,

FULLER, MOSSBARGER, SCOTT AND MAY  
ENGINEERS, INC.



Stephen L. Scott, P.E.  
Project Manager

/esh

c: David Asburn ✓  
Tom McGee ✓  
Bob Sneed ✓  
David Brancato ✓

**facsimile**  
TRANSMITTAL

---

**to:** Stephen Scott, P.E.  
**fax #:** 606-254-4800  
**re:** Big Bayou & Little Bayou  
**date:** November 8, 1995  
**pages:** 4, including this cover sheet.

From the desk of...

Charles Logsdon  
WMA Supervisor  
Ky. Dept. Of Fish & Wildlife Resources  
10535 Ogden Landing Rd.  
Kovil, KY. 42053

(602)488-3233  
Fax



Stephen Scott, P.E.  
Fuller, Mossbarger, Scott and May  
Engineers, Inc.  
1409 North Forbes Road  
Lexington, Ky. 40511-2050

Dear Mr. Scott:

I have answered these question as accurately as possible. If you have any other questions, or questions about my answers feel free to contact me. Sorry about the delay, but you're letter came during some of our deer hunting seasons.

Sincerely,



Charlie Logsdon

cc: Wayne Davis  
Don Walker

### Little Bayou

1. The number of people visiting Little Bayou is essentially zero, with the exception of PGDP personnel and a few fishermen (maybe, 20 visits annually) that fish a large beaver pond above the outfalls of the plant. A few people (bowhunters and dog trainers) may cross the creek occasionally, but these visits would be brief (the majority would be measured in seconds or minutes). Field trial galleries do cross the creek (over a large dirt-covered culvert) north of McCaw Road, however, they do not enter the creek and the whole process takes seconds.
2. The visitors would be adults.
3. Refer to Big Bayou question 3. Visitors to Little Bayou would be repeat users, probably less than 10 visits per year and most of them in the brief encounter scenario described in question 1.
4. Most encounters with Little Bayou would be measured in seconds. Fishermen that use the beaver pond above the outfalls, may fish on average 2 hours.
5. See Big Bayou question 5.
6. Field trials that cross the creek may occur 12-15 weekends of the year. Most of the participants would be repeat users. The sum of all the encounters with Little Bayou would be measured in minutes for the most frequent user and most would only cross the creek on the culvert and dirt crossings.
7. All fishermen in the beaver pond would be bank fishermen as the pond is too deep to wade.
8. Other than the beaver pond above the outfalls, it would be nearly impossible to catch 0.284 kgs of fish from Little Bayou. There is a fish population, but most would fall in the minnow category and are not desirable by fishermen. In the beaver pond, it would be possible to catch this amount, but it would not support subsistence fishing (128 meals/year).

## Big Bayou

Question 1: The number of visits by people using Big Bayou specifically, is estimated to be 150 visits. This is for a specific activity involving Big Bayou, such as fishing. More people may be in the vicinity while using the WKWMA, but their use of Big Bayou maybe for only an instant(i.e., using a log to cross Big Bayou to hunt on the other side of the creek).

Question 2: Of the 150 visits of people using Big Bayou, 100 are adults and 50 are children. This is an estimate based on our observations of people using the area.

Question 3: Most of these people would be one time users. However, 10% of the total number of users could be classified as repeat users. The highest number of visits by one person specifically using Big Bayou, would probably be <10.

Question 4: The average time spent in Big Bayou by users is unknown. However, I feel the amount of time spent/trip would be similar to other activities. During 1994, the average number of hours spent/trip for the following activities were: Quail hunting - 3.49 hrs/trip(n= 158), rabbit hunting - 3.25(n=168), bowhunting for deer - 3.48(n=1115), duck hunting - 2.4(n=69), and raccoon hunting - 2.63(n=20). Raccoon hunting and duck hunting would be the activities most likely associated with Big Bayou. There would be little, if any, difference between adult and child usage of the area.

Question 5: This question is difficult to answer. Do you mean for WKWMA or Big Bayou? WKWMA is heavily used by a wide variety of users. Annually, the estimated number of visits for the following activities are: fishing - 5000 visits/year, hunting and dog training 4-6000, field trials - 1500, hiking - 100, berry & nut picking - 200, driving through for a variety of reasons - 50,000.

For activities involving Big Bayou alone: fishing - 150, hunting - ?(explained in question 1).

Question 6: Refer to questions 3 and 4.

Question 7. Most, if not all would be bank fishermen. Most of the fishing would occur at 3 points: 1) where the iron bridge in tract 4 crosses Big Bayou, 2) where the collapsed bridge in tract 4 crosses Big Bayou(by weir constructed by PGDP), and 3) where the concrete crossing bridges Big Bayou in tract 6. While it may occur, no wade fishing has been observed. No actual data is available, but should be similar to the length of visits noted in question 4.

Question 8: There is a harvestable fish population in Big Bayou. A person could potentially expect to catch 0.284 kgs of fish on a regular basis(depending on the skill of the fisherman), however, this is assuming that the person is not culling(throwing back extremely small fish). The frequency of being able to catch 0.248 kgs of fish would increase as one approaches the mouth of Big Bayou. Also, the only way the creek could support 128 meals a year is if there was major influx of fish from the Ohio River. This does occur when there is a backwater. During the backwater periods catches of 50 to several hundred pounds of catfish can be taken(this has been observed) on trotlines. This would not be indicative of risks associated with the plant.

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**ATTACHMENT E2**

**2014 E-MAIL UPDATE REGARDING RECREATIONAL USAGE OF  
BAYOU AND LITTLE BAYOU CREEKS**

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Used with permission for inclusion in *Methods for Conducting Risk Assessment and Risk Evaluation at the Paducah Gaseous Diffusion Plant Paducah, Kentucky, Volume 1. Human Health.*

**Garner, Leanne K (YLN)**

---

**From:** Kreher, Timothy (FW) <Timothy.Kreher@ky.gov>  
**Sent:** Tuesday, January 21, 2014 11:41 AM  
**To:** Garner, Leanne K (YLN)  
**Subject:** RE: Update of Recreational Use of Bayou and Little Bayou Creeks near PGDP

LeAnne,

I would concur with the numbers and estimates originally provided by Charlie Logsdon for the most part. I would suggest that there are brief exposures to both Little Bayou and Bayou Creeks by dog trainers riding horses where they cross the creek via the method of the horse and dog wading through the creek while the rider is mounted (i.e., the riders does not have contact with the water for the most part). Such crossings are brief, less than 10 seconds at a time. I would also suggest that there may be cases where hunters cross one or both creeks by wading through shallow spots, but in most cases these people are wearing rubber boots or waders, and I would not consider this a major source of exposure (?). When hunters do wade through the creeks, it is again a brief exposure of less than 30 seconds each time.

I would suggest increasing the **frequency** of visits / exposures by a factor of 1.5 for all of Charlie's answers to factor in increased use of the WMA.

I almost never see fishing activity in the creeks outside of the portion that crosses through TVA-owned property near where the creeks join and meet the Ohio River (what we refer to as Tract 6 of the WKWMA). As Charlie mentioned, the great majority of this fishing activity occurs when the Ohio River levels are elevated and have the creeks "backed up" with water from the river. I assume this also decreases the effects of any particular exposure during these instances.

*Tim Kreher  
Wildlife Biologist, Kentucky Department of Fish and Wildlife Resources  
Doug Travis, Obion Creek, and West Kentucky Wildlife Management Areas  
10535 Ogden Landing Road, Kevil, KY 42053  
office 270-488-3233; cell 270-292-9010; fax 270-488-2589  
email [Timothy.Kreher@ky.gov](mailto:Timothy.Kreher@ky.gov)*

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**From:** Garner, Leanne K (YLN) [<mailto:Leanne.Garner@lataky.com>]  
**Sent:** Tuesday, January 21, 2014 8:52 AM  
**To:** Kreher, Timothy (FW)  
**Subject:** RE: Update of Recreational Use of Bayou and Little Bayou Creeks near PGDP

Any thoughts on this, Tim?  
If there are no updates, I can just use to older information.

Thanks.

LeAnne

---

**From:** Garner, Leanne K (YLN)  
**Sent:** Tuesday, January 07, 2014 8:56 AM  
**To:** 'Timothy.Kreher@ky.gov'  
**Subject:** RE: Update of Recreational Use of Bayou and Little Bayou Creeks near PGDP

Good morning, Tim!  
I hope you had a good holiday!

We are updating the Risk Methods Document (the *Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant Paducah, Kentucky Volume 1. Human Health*) with more current information.

Some of the information we are updating is "Recreational Use of Bayou and Little Bayou Creeks near PGDP." I have attached that information.

The entire document can be found here:  
<http://www.paducaeic.com/media/112385/ENV1.A-00440-ARI41.pdf>

If you could, please look at the attached and let me know if you think any of the information needs updating. If so, do you have that information?

I would appreciate any help you could give.

Thank you.

**LeAnne Garner**  
Scientist  
LATA Kentucky  
[leanne.garner@lataky.com](mailto:leanne.garner@lataky.com)  
270-441-5436

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LATA Environmental Services of Kentucky, LLC



**APPENDIX E**  
**ADDITIONAL INFORMATION**

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## **E.1. DATA AND DOCUMENTS USED TO ESTABLISH BACKGROUND CONCENTRATIONS**

As early as the late 1950s, the U.S. Department of Energy (DOE) and its predecessor organization determined the importance of identifying background concentrations for metals and radionuclides in the environment. Routine monitoring programs were established for air and grass. In 1971, the monitoring program was expanded to include surface soil samples taken at four locations at the plant perimeter, with the only analyte being total uranium.

In 1973, the locations of sampling were changed from the perimeter locations mentioned herein to four locations five miles from the plant perimeter. The only analyte was total uranium. From 1975 until 1985, the environmental monitoring program for soils continued as described.

The environmental report for 1986 states that the analyte list for soil samples was expanded from only uranium to thorium-230, neptunium-237, plutonium-239, and isotopic uranium. Starting in 1988, the radionuclide analyte list for soil samples taken as part of the environmental monitoring programs was expanded to include total uranium, uranium-238, cesium-237, potassium-40, neptunium-237, plutonium-239, thorium-230, and technetium-99. Also, beginning in 1988, analyses were performed for 36 metals. Metals included in the analyte list were aluminum, antimony, arsenic, barium, beryllium, bismuth, calcium, cadmium, chromium, cobalt, copper, iron, lead, lithium, magnesium, manganese, mercury, molybdenum, nickel, niobium, phosphorus, potassium, ruthenium, silver, sodium, silicon, strontium, tantalum, thallium, thorium, tin, titanium, tungsten, vanadium, zinc, and zirconium.

### **PHASE I AND II SITE INVESTIGATIONS REFERENCE SAMPLING**

In 1988, DOE and the U.S. Environmental Protection Agency (EPA) entered into a Consent Order that defined the mutual objectives of the EPA and DOE to study groundwater contamination and the threat of releases from the Paducah Gaseous Diffusion Plant (PGDP). A copy of that Consent Order can be found at the following link: <http://www.paducaheic.com/media/32632/I-02004-0002-ARI52.PDF>.

As part of the effort to address the Consent Order, a Site Investigation was performed in two phases. The *Results of the Site Investigation, Phase I, at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, (ER/KY-4) was completed in 1991; and *Results of the Site Investigation, Phase II, at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, KY/SUB/13B-97777C P-03/1991/1, was completed in 1992. During the completion of Phase I and II Site Investigations, the need for background or reference concentrations for inorganic analytes and reference activities radionuclides was recognized. To meet this need, the Site Investigations included the collection of soil samples from areas outside known plant influence. To establish reference activities for radionuclides, 33 surface soil samples (from 0 to 12 inches in depth) were collected from areas at least 5 miles east and southeast of PGDP in May and June of 1990. The analytes for this sampling effort included gross alpha and gross beta, neptunium-237, technetium-99, plutonium-239, thorium-230, uranium-238, uranium-234, and uranium-235.

To establish reference concentrations for inorganic and metals, five surface samples (from 0 to 6 inches in depth) were taken during the Phase II Site Investigation in areas near the PGDP, but outside areas suspected to be influenced by the plant operations. The metals included aluminum, antimony, arsenic, barium, beryllium, cadmium, calcium, chromium, cobalt, copper, cyanide, iron, lead, magnesium, manganese, mercury, nickel, potassium, selenium, silver, sodium, thallium, vanadium and zinc. A report entitled *Inorganic Soil and Groundwater Chemistry Near Paducah Gaseous Diffusion Plant; Paducah, Kentucky*, ORNL/TM-12897, was prepared and sent to the regulatory agencies for information purposes.

While this report was not prepared to establish background groundwater and soil concentrations, it did discuss potential background concentrations for soil and groundwater at PGDP.

In response to comments on *Soil and Groundwater Chemistry Near Paducah Gaseous Diffusion Plant; Paducah, Kentucky*, ORNL/TM-12897 (1996), DOE prepared another internal report with a more extensive evaluation of existing data (primarily data from the Phase I and II Site Investigations, entitled *Background Concentrations and Human Health Risk-based Screening Criteria for Metals in Soil at the Paducah Gaseous Diffusion Plant*, KY/EM-77&D1. The report contained data for 146 surface sampling locations and 597 samples for subsurface soils for metals analysis. The metals included all of those analyzed in the Phase II report with the exception of cyanide in surface and subsurface soils and thallium in subsurface soils. A consensus of reviewers believed that the data evaluation in this report was not sufficient to establish background of metals in soil and requested that the document be revised.

In response, a revised report, *Background Concentrations and Human Health Risk-based Screening Criteria for Metals in Soil at the Paducah Gaseous Diffusion Plant*, DOE/OR/07-1417&D2, was prepared (DOE 1996). EPA conditionally approved this revised document. The conditions included the reanalysis of four metals including antimony, beryllium, cadmium, and thallium. Also in 1996, the Commonwealth of Kentucky accepted the revised report. The Commonwealth also called for additional sampling to verify the background concentrations of antimony, beryllium, cadmium, and thallium.

DOE issued the final revision of a work plan entitled *Project Plan for the Background Soils Project for the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1414&D2 (DOE 1996). As described in this work plan, DOE was to verify with additional sampling the background concentrations for the four metals listed in the conditional approval letters for DOE/OR/07-1417&D2 and to determine the background concentrations of selected radionuclides.

DOE issued the final revision of the report for the background soils project entitled, *Background Levels of Selected Radionuclides and Metals in Soils and Geologic Media at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1586&D2. In this report, the values selected by DOE as background concentrations for soil in the DOE/OR/07-1417 report were combined with the background concentrations analyzed for antimony, beryllium, cadmium, thallium, and selected radionuclides, and final background concentration data sets were established. This report included 15 surface soil and 41 subsurface soil sampling locations for the four metals listed above. In addition the significant radionuclides included cesium-137, neptunium-237, plutonium-239, plutonium-238, potassium-40, radium-226, strontium-90, technetium-99, thorium-228, thorium-230, thorium-232, uranium-238, uranium-234, and uranium-235. A variety of statistical methods as described in *Background Levels of Selected Radionuclides and Metals in Soils and Geologic Media at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1586&D2, were used to evaluate the data and ultimately these data were used with data from previous investigations to establish the background values for soils at PGDP. The background values are presented in Appendix A.

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## E.2. SITE-SPECIFIC EXPOSURE INFORMATION

This section of the appendix contains copies or excerpts of reports, memoranda, articles, and links to reports that are useful in developing exposure assessments for PGDP and justifying various assumptions made when completing risk assessments and analyses. These include the following:

- Site Investigation surface water and groundwater users survey to determine groundwater use near PGDP (CH2M HILL 1991);
- Summary of agricultural practices in Ballard County, Kentucky;
- Summary agricultural practices in McCracken County, Kentucky;
- Area of crop land in Ballard and McCracken Counties, Kentucky;
- Recreational use of Bayou and Little Bayou Creeks near PGDP;
- Annual harvests of geese, ducks, turkeys, and deer in McCracken and Ballard Counties, Kentucky; and
- Reports entitled, “Planning Issues for Superfund Site Remediation,” and “Quantitative Decision Making in Superfund: A Data Quality Objectives Case Study,” from *Hazardous Materials Control* regarding use of exposure units in risk calculations and remedial decisions.

### E.2.1 PHASE I SITE INVESTIGATION RESULTS OF SURFACE WATER AND GROUNDWATER USERS SURVEY TO DETERMINE GROUNDWATER USE NEAR PGDP

A surface water and groundwater user’s survey was conducted as part of the Site Investigation Phase I, and is included in the document’s Appendix 2B-15 (CH2M HILL 1991). The appendix in its entirety can be found at the following link: <http://www.paducaheic.com/media/45063/i-02300-0001f-ARI14.pdf>. Appendix 2B-15 begins on page 276 of the pdf.

### E.2.2 SUMMARY OF AGRICULTURAL PRACTICES IN BALLARD COUNTY, KENTUCKY

This section summarizes information obtained from a 2013 search of various public records to identify the parameters of agricultural practices in Ballard County, Kentucky.

**Population.** Population information for Ballard County is taken from [http://www.city-data.com/county/Ballard\\_County-KY.html](http://www.city-data.com/county/Ballard_County-KY.html), accessed December 2013.

- 8,333 population (as of 2012)
- Size of family households: 1,179 2-persons; 552 3-persons; 405 4-persons; 157 5-persons; 52 6-persons; 27 7-or-more-persons

- Size of nonfamily households: 881 1-person; 131 2-persons; 5 3-persons; 6 4-persons; 1 5-persons; 1 6-persons

**Agriculture in Ballard County.** Agriculture information for Ballard County is taken from [http://www.city-data.com/county/Ballard\\_County-KY.html](http://www.city-data.com/county/Ballard_County-KY.html), accessed December 2013.

- Average size of farms: 233 acres
- Average value of agricultural products sold per farm: \$70,647
- Average value of crops sold per acre for harvested cropland: \$213.68
- The value of nursery, greenhouse, floriculture, and sod as a percentage of the total market value of agricultural products sold: 0.18%
- The value of livestock, poultry, and their products as a percentage of the total market value of agricultural products sold: 55.27%
- Average total farm production expenses per farm: \$60,366
- Harvested cropland as a percentage of land in farms: 63.59%
- Irrigated harvested cropland as a percentage of land in farms: 0.29%
- Average market value of all machinery and equipment per farm: \$50,268
- The percentage of farms operated by a family or individual: 91.56%
- Average age of principal farm operators: 55 years
- Average number of cattle and calves per 100 acres of all land in farms: 8.31
- Milk cows as a percentage of all cattle and calves: 5.09%
- Corn for grain: 22,422 harvested acres
- All wheat for grain: 10,372 harvested acres
- Soybeans for beans: 39814 harvested acres
- Vegetables: 15 harvested acres
- Land in orchards: 5 acres

**Gardening.** Gardening information was updated from a 1994 interview with the Agricultural Extension Agent of Ballard County. The current Ballard County Agricultural Extension Agent confirmed in December 2013 that most of the information is feasible; however, the percentage of the population with a garden has dropped considerably.

- (1) Approximately 25–30% of the population have a garden
- (2) Commonly grown garden vegetables are squash, corn, tomatoes, green beans, and peas
- (3) The average garden site is one-fourth acre
- (4) Approximately 0.1 to 0.2 pounds of garden grown vegetables are consumed per individual per day



- (5) Approximately 80% of gardeners can their produce
- (6) Growing season is April 5 to October 12: 4,560 hours

### **E.2.3 SUMMARY OF AGRICULTURAL PRACTICES IN MCCRACKEN COUNTY, KENTUCKY**

This section summarizes information obtained from a 2013 search of various public records to identify the parameters of agricultural practices in McCracken County, Kentucky.

**Population.** Population information for McCracken County is taken from [http://www.city-data.com/county/McCracken\\_County-KY.html](http://www.city-data.com/county/McCracken_County-KY.html), accessed December 2013.

- 65,549 population (as of 2012)
- Size of family households: 8,862 2-persons; 4,185 3-persons; 3,035 4-persons; 1,200 5-persons; 411 6-persons; 198 7-or-more-persons
- Size of nonfamily households: 8,993 1-person; 1,153 2-persons; 119 3-persons; 50 4-persons; 11 5-persons; 5 6-persons; 5 7-or-more-persons

**Agriculture in McCracken County:** Agriculture information for McCracken County is taken from [http://www.city-data.com/county/McCracken\\_County-KY.html](http://www.city-data.com/county/McCracken_County-KY.html), accessed December 2013.

- Average size of farms: 161 acres
- Average value of agricultural products sold per farm: \$29,777
- Average value of crops sold per acre for harvested cropland: \$215.65
- The value of nursery, greenhouse, floriculture, and sod as a percentage of the total market value of agricultural products sold: 11.92%
- The value of livestock, poultry, and their products as a percentage of the total market value of agricultural products sold: 26.35%
- Average total farm production expenses per farm: \$22,605
- Harvested cropland as a percentage of land in farms: 63.19%
- Irrigated harvested cropland as a percentage of land in farms: 0.21%
- Average market value of all machinery and equipment per farm: \$34,300
- The percentage of farms operated by a family or individual: 96.80%
- Average age of principal farm operators: 55 years
- Average number of cattle and calves per 100 acres of all land in farms: 3.63
- Corn for grain: 9160 harvested acres
- All wheat for grain: 3899 harvested acres

- Soybeans for beans: 37579 harvested acres
- Vegetables: 85 harvested acres
- Land in orchards: 122 acres

**Gardening.** Gardening information was updated from a 1994 interview with the Agricultural Extension Agent of McCracken County. The current McCracken County Agricultural Extension Agent confirmed in January 2014, that most of the information still is feasible; however, the percentage of the population with a garden has dropped considerably, as has the average garden size.

- (1) Approximately 10% of the population have a garden.
- (2) Common grown garden vegetables are squash, com, tomatoes, green beans, and lettuce.
- (3) The average garden size is one-eighth acre.
- (4) During harvest season (three months), approximately 2 pounds of garden grown vegetables are consumed per individual per day.
- (5) Approximately all gardeners can their produce.

**E.2.4 AREA OF CROP LAND IN BALLARD AND MCCRACKEN COUNTY, KENTUCKY**

The following information is taken from USDA’s National Agricultural Statistics Service in cooperation with the Kentucky Department of Agriculture, published in June 2009. The information is available at the following Web sites, accessed December 12, 2013:

- [http://www.nass.usda.gov/Statistics\\_by\\_State/Kentucky/Publications/State\\_Census\\_Summaries/Historical\\_Ag\\_Statistics/BALLARD.pdf](http://www.nass.usda.gov/Statistics_by_State/Kentucky/Publications/State_Census_Summaries/Historical_Ag_Statistics/BALLARD.pdf)
- [http://www.nass.usda.gov/Statistics\\_by\\_State/Kentucky/Publications/State\\_Census\\_Summaries/Historical\\_Ag\\_Statistics/MCCRACKEN.pdf](http://www.nass.usda.gov/Statistics_by_State/Kentucky/Publications/State_Census_Summaries/Historical_Ag_Statistics/MCCRACKEN.pdf)

Year	Harvested Acres	
	Ballard	McCracken
1982	80,133	45,870
1987	62,583	40,444
1992	69,662	36,450
1997	74,158	46,291
2002	71,870	54,003
2007	70,700	43,272

**E.2.5 RECREATIONAL USE OF BAYOU AND LITTLE BAYOU CREEKS NEAR PGDP**

The usage information originally was provided by Charlie Logsdon, West Kentucky Wildlife Management Area (WKWMA) Supervisor, in November 1995, in response to a questionnaire sent to him by Fuller, Mossbarger, Scott, and May Engineers, Inc., of Lexington, Kentucky (see Attachment E1). The information was used by the United States Army Corps of Engineers to support a preliminary risk calculation for Bayou and Little Bayou Creeks that was completed in 1997. In response to a

recommendation from the Paducah Risk Assessment Working Group in October 2013, the information was provided to Tim Kreher, the current WKWMA Manager, for review and update. Mr. Kreher returned the updated information to the Risk Assessment Working Group on January 21, 2014. Mr. Kreher's e-mail to LeAnne Garner, chair of the Risk Assessment Working Group, is included in Attachment E2. The information below provides a summary of the updated information.

### **E.2.5.1 Bayou Creek**

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#### **1. What is the average number of visitors per year to Bayou Creek?**

The number of visits by people using Bayou Creek specifically is estimated to be 225 visits. This is for a specific activity involving Bayou Creek, such as fishing. More people may be in the vicinity while using the WKWMA, but their use of Bayou Creek maybe for only an instant (i.e., using a log to cross Bayou Creek to hunt on the other side of the creek).

#### **2. Of this number, how many are adults and how many are children?**

Of the 225 visits of people using Bayou Creek, 150 are adults and 75 are children. This is an estimate based on our observations of people using the area.

#### **3. Are most of your visitors repeat or one-time visitors on a yearly basis?**

Most of these people would be one-time users; however, 10% of the total number of users could be classified as repeat users. The highest number of visits by one person specifically using Bayou Creek would probably be < 15.

#### **4. What is the average time (hours) spent in Bayou Creek? Is there a difference in average time spent between adult and child usage?**

The average time spent in Bayou Creek by users is unknown; however, the amount of time spent/trip would be similar to other activities. An estimate of the average number of hours spent/trip for activities were as follows: Quail hunting ~ 5, rabbit hunting ~ 5, bowhunting for deer ~ 5, duck hunting ~ 4, and raccoon hunting ~ 4. Raccoon hunting and duck hunting would be the activities most likely associated with Bayou Creek. There would be little, if any, difference between adult and child usage of the area.

Actual time spent in the creek may be cases where hunters cross one or both creeks by wading through shallow spots; in most cases, these people are wearing rubber boots or waders. When hunters do wade through the creeks, again it is a brief exposure of less than 30 seconds each time.

#### **5. What are the common recreational usages in the area? What is the percentage breakdown of usages by the visitors (i.e., what percentage of visitors fish, hunt, hike, swim, etc.)?**

WKWMA is used heavily by a wide variety of users. Annually, the estimated number of visits for the following activities are the following: fishing ~ 7,500 visits/year; hunting and dog training ~ 6,000-9,000; field trials ~ 2,250; hiking ~ 150; berry and nut picking ~ 300; driving through for a variety of reasons ~ 75,000.

There are brief exposures to both Bayou and Little Bayou Creeks by dog trainers riding horses where they cross the creek via the method of the horse and dog wading through the creek while the rider is mounted (i.e., the riders does not have contact with the water for the most part). Such crossings are brief, less than 10 seconds at a time. For activities involving Bayou Creek alone: fishing—225 (see Question 1).

**6. What is the number of repeat visits per year by anyone individual or group of individuals? What is the average time spent (hours) in the area by the higher frequency visitors?**

Refer to Questions 3 and 4.

**7. For individuals who are fishing in the area, are they mostly bank fishing or wade fishing? Can you estimate the percentage breakdown between the two? What is the average time spent in the area by a fisherman?**

Most, if not all, would be bank fishermen. Most of the fishing would occur at three points: (1) where the iron bridge in Tract 4 crosses Bayou Creek, (2) where the collapsed bridge in Tract 4 crosses Bayou Creek (by weir constructed by PGDP), and (3) where the concrete crossing bridges Bayou Creek in Tract 6. While it may occur, no wade fishing has been observed. No actual data are available, but should be similar to the length of visits noted in Question 4.

**8. Is there a harvestable fish population in Bayou Creek? If there is, is there enough to support subsistence fishing (i.e., 0.284 kg of meat flesh/meal) for one person to eat 128 meals a year? If not, how much fish, and how often could a person best expect to harvest a meal for consumption?**

There is a harvestable fish population in Bayou Creek. A person potentially could expect to catch 0.284 kg of fish on a regular basis; however, this is assuming that the person is not culling (throwing back extremely small fish). The frequency of being able to catch 0.248 kg of fish would increase as one approaches the mouth of Bayou Creek. Also, the only way the creek could support 128 meals a year is if there were a major influx of fish from the Ohio River. This does occur when there is a backwater. During the backwater periods, catches of 50 to several hundred pounds of catfish can be taken (this has been observed) on trotlines. This would not be indicative of risks associated with the plant.

Fishing activity in the creeks rarely is observed outside of the portion that crosses through TVA-owned property near where the creeks join and meet the Ohio River (referred to as Tract 6 of the WKWMA).

**E.2.5.2 Little Bayou Creek**

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**1. What is the average number of visitors per year to Little Bayou Creek?**

The number of people visiting Little Bayou Creek essentially is zero, with the exception of PGDP personnel and a few fishermen (maybe 30 visits annually) who fish a large beaver pond above the outfalls of the plant. A few people (bowhunters and dog trainers) may cross the creek occasionally, but these visits would be brief (the majority would be measured in seconds or minutes). Field trial galleries do cross the creek (over a large dirt-covered culvert) north of McCaw Road; however, they do not enter the creek, and the whole process takes seconds.

**2. Of this number, how many are adults and how many are children?**

The visitors would be adults.

**3. Are most of your visitors repeat or one-time visitors on a yearly basis?**

Refer to Bayou Creek Question 3 (Section E.2.5.1). Visitors to Little Bayou Creek would be repeat users, probably less than 15 visits per year, and most of them fall into the brief encounter scenario described in Question 1.

**4. What is the average time (hours) spent in Little Bayou? Is there a difference in average time spent between adult and child usage?**

Most encounters with Little Bayou Creek would be measured in seconds. Fishermen who use the beaver pond above the outfalls may fish on average 3 hours.

**5. What are the common recreational usages in the area? What is the percentage breakdown of usages by the visitors (i.e. what percentage of visitors fish, hunt, hike, swim, etc.)?**

See Bayou Creek Question 5 (Section E.2.5.1).

**6. What is the number of repeat visits per year by anyone individual or group of individuals? What is the average time spent (hours) in the area by the higher frequency visitors?**

Field trials that cross the creek may occur 12–15 weekends of the year. Most of the participants would be repeat users. The sum of all the encounters with Little Bayou Creek would be measured in minutes for the most frequent user, and most would cross the creek only on the culvert and dirt crossings.

**7. For individuals who are fishing in the area, are they mostly bank fishing or wade fishing? Can you estimate the percentage breakdown between the two? What is the average time spent in the area by a fisherman?**

All fishermen in the beaver pond would be bank fishermen because the pond is too deep to wade.

**8. Is there a harvestable fish population in Little Bayou? If there is, is there enough to support subsistence fishing (i.e., 0.284 kilograms of meat flesh/meal) for one person to eat 128 meals a year? If not, how much fish, and how often could a person best expect to harvest a meal for consumption?**

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Other than the beaver pond above the outfalls, it would be nearly impossible to catch 0.284 kgs of fish from Little Bayou Creek. There is a fish population, but most would fall in the minnow category and are not desirable by fishermen. In the beaver pond, it would be possible to catch this amount, but it would not support subsistence fishing (128 meals/year).

**E.2.5.3 Annual Harvests of Turkeys, Deer, Geese, and Ducks in McCracken and Ballard Counties, Kentucky**

PGDP is surrounded by the WKWMA (Figure E.1). Additionally, several solid waste management units (SWMUs) (currently listed as no further action) are located in the Ballard Wildlife Management Area (Figure E.2). Figure E.3 provides a legend for features in the wildlife management areas. Both of these areas are home to hunting and fishing. Hunttable populations of turkey, deer, dove, squirrel, rabbits, and quail exist in the area. Migratory geese and ducks also are abundant in the area. Table E.1 and Figure E.4 and Table E.2 and Figure E.5 show the hunting statistics for turkey and deer in western Kentucky.

The figures and tables within this subsection include additional information regarding wildlife harvests of turkey and deer recorded by Kentucky’s telecheck program. Additionally, the reported inventories of ducks and geese found in the Ballard Wildlife Management Area during the 2010/2011 and 2011/2012 hunting seasons are presented in Table E.3. Maps and information regarding game were taken from the Kentucky Department of Fish and Wildlife Resources Web site, <http://fw.ky.gov> accessed in October 2013.

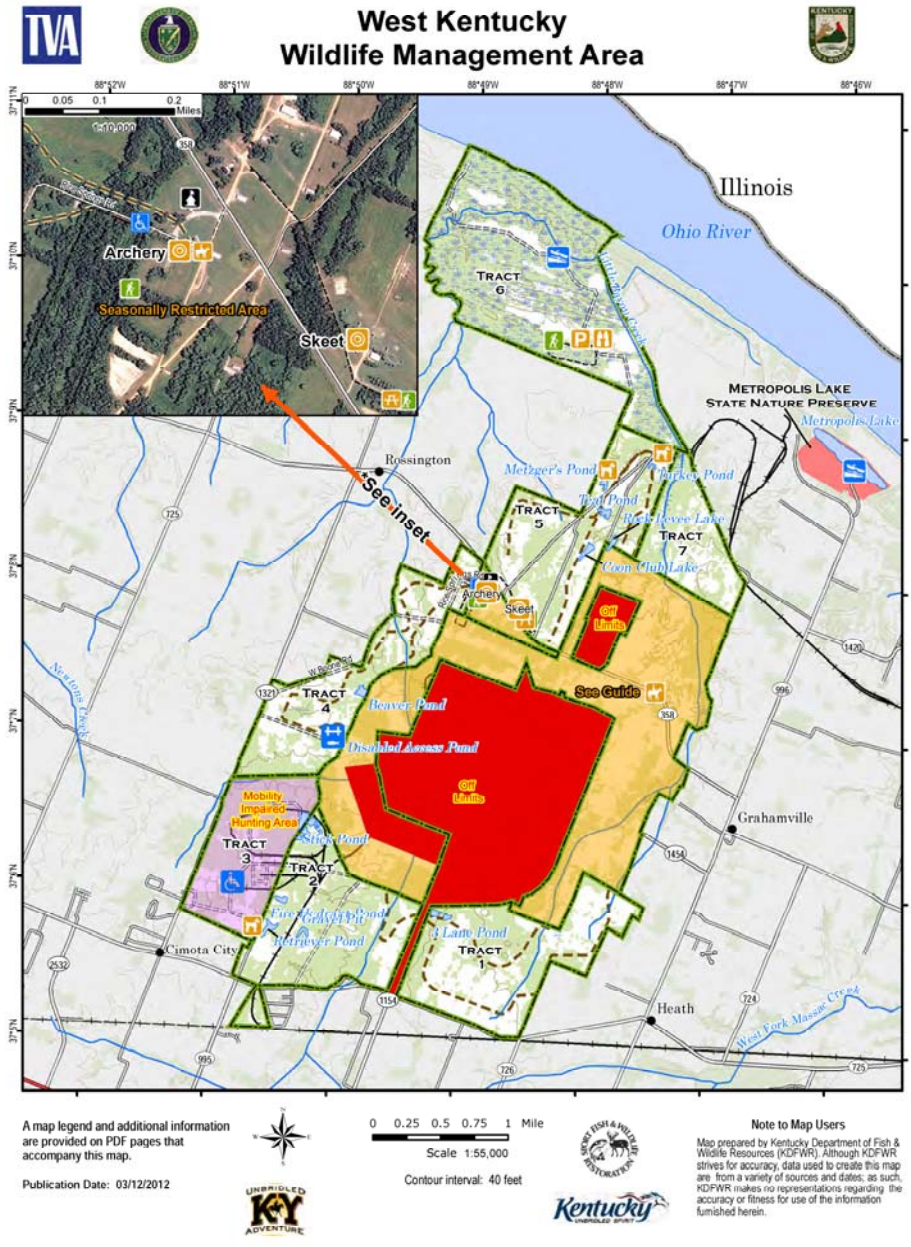
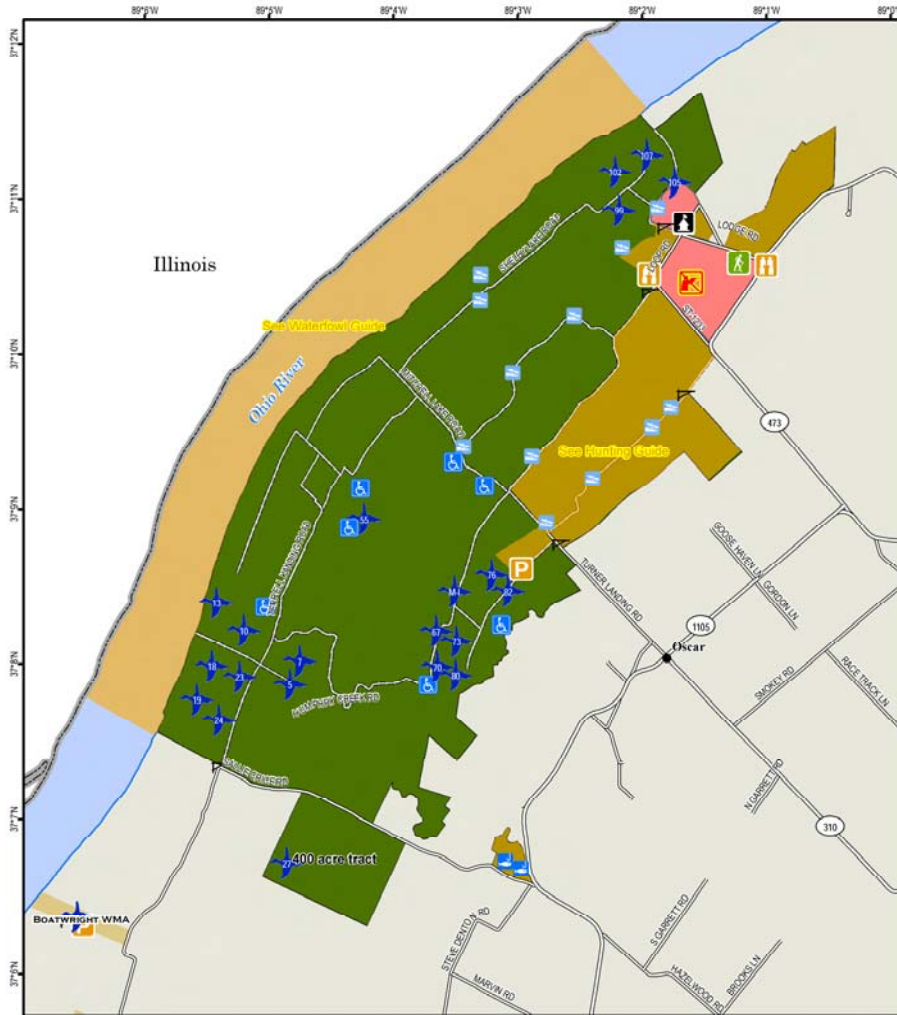


Figure E.1. Map of West Kentucky Wildlife Management Area

# Ballard Wildlife Management Area Index Map



A map legend and additional information are provided on PDF pages that accompany this map.

Publication Date: 9/03/2013



0 0.25 0.5 0.75 1 Mile  
Scale 1:55,000  
Contour interval: 10 feet



### Note to Map Users

Map prepared by Kentucky Department of Fish & Wildlife Resources (KDFWR). Although KDFWR strives for accuracy, data used to create this map are from a variety of sources and dates, as such, KDFWR makes no representations regarding the accuracy or fitness for use of the information furnished herein.

Figure E.2. Map of Ballard Wildlife Management Area

## Wildlife Management Area Map Notes & Legend

**NOTE TO MAP USERS:**

For most WMA maps the landscape is depicted using a combination of elevation contours, hillshading and a green tint indicating woodland areas that is derived from satellite imagery. On WMAs that are relatively small or have a history of surface mining aerial photography is used.



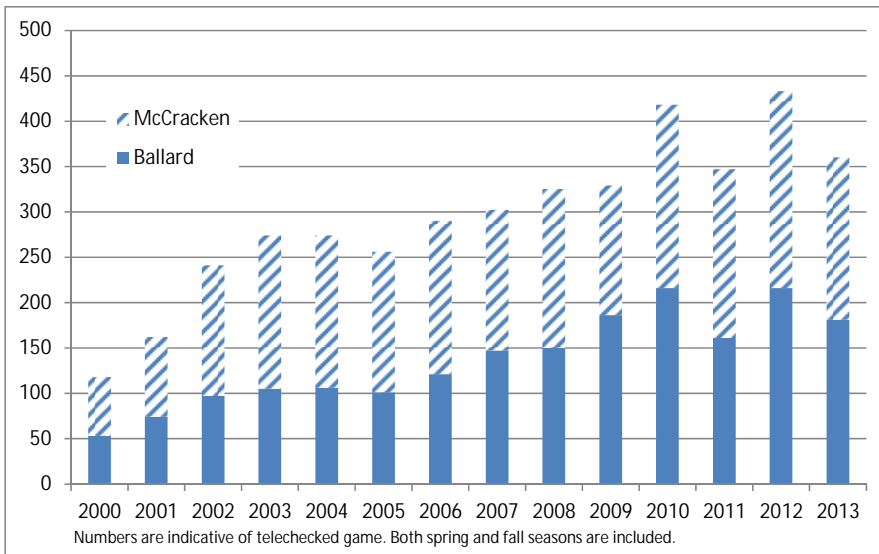
Figure E.3. Wildlife Management Area Map Legend



**Table E.1 Turkey Harvested on Public Land in Western Kentucky in 2013<sup>a</sup>**

Public Land	Male	Female	Total	Archery	Firearm	Muzzleloader	Crossbow
Ballard WMA	15	0	15	0	15	0	0
Beechy Creek WMA	2	0	2	0	2	0	0
Boatwright WMA	2	0	2	0	2	0	0
Clarks River NWR	19	2	21	0	20	1	0
Coil Estate WMA	3	0	3	0	3	0	0
Doug Travis WMA	9	0	9	0	9	0	0
Jones-Keeney WMA	2	0	2	0	2	0	0
Kaler Bottoms WMA	3	0	3	0	3	0	0
Kentucky Lake WMA	4	0	4	1	2	1	0
Lake Barkley WMA	16	0	16	1	15	0	0
Land Between The Lakes NRA	56	2	58	3	55	0	0
Livingston County WMA and SNA	2	1	3	0	3	0	0
Obion Creek WMA	1	0	1	0	1	0	0
Ohio River Islands WMA	0	0	0	0	0	0	0
Pennyrile State Forest	31	1	32	0	32	0	0
Reelfoot NWR	3	0	3	0	3	0	0
Tradewater WMA	2	0	2	0	2	0	0
West Kentucky WMA	18	2	20	2	18	0	0
Winford WMA	0	0	0	0	0	0	0
<b>Totals</b>	<b>188</b>	<b>8</b>	<b>196</b>	<b>7</b>	<b>187</b>	<b>2</b>	<b>0</b>

<sup>a</sup> Numbers are indicative of telechecked game (<http://app.fw.ky.gov/harvestweb/TurkeyPublicLandandRegion.aspx> accessed 5/23/2014). Both spring and fall hunting seasons are included.

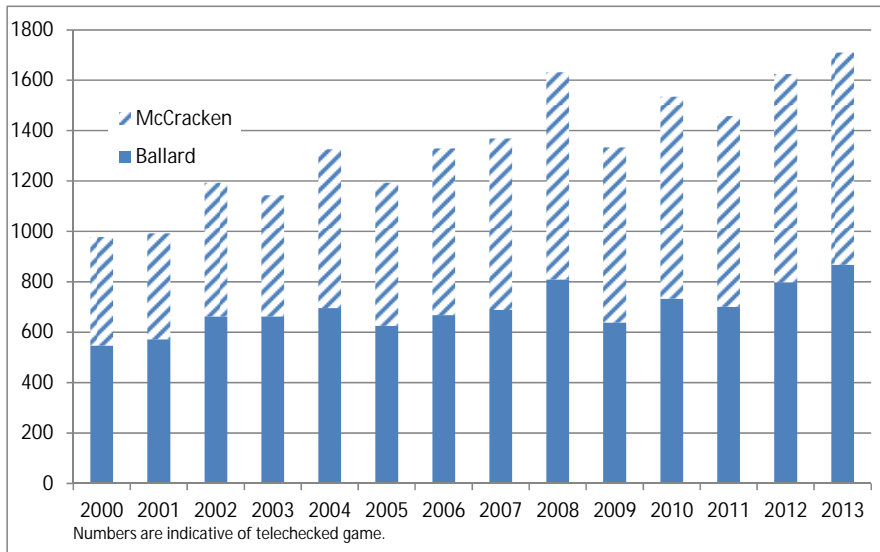


**Figure E.4. Total Turkey Harvest in Ballard and McCracken Counties 2000–2013**

**Table E.2 Deer Harvested on Public Land in Western Kentucky in 2013<sup>a</sup>**

Public Land	Male	Female	Quota	Total	Archery	Firearm	Muzzleloader	Crossbow
Ballard WMA	21	30	35 <sup>b</sup>	86	16	30	5	0
Beechy Creek WMA	6	11	not available	17	3	11	3	0
Boatwright WMA	24	36	not available	60	7	43	8	2
Clarks River NWR	62	65	not available	127	16	105	5	1
Coil Estate WMA	1	1	not available	2	0	1	1	0
Doug Travis WMA	18	17	not available	35	3	26	6	0
Jones-Keeney WMA	7	4	not available	11	1	7	3	0
Kaler Bottoms WMA	19	17	not available	36	7	29	0	0
Kentucky Lake WMA	27	23	not available	50	4	39	4	3
Lake Barkley WMA	41	39	not available	80	21	57	1	1
Land Between The Lakes NRA	129	102	not available	231	183	27	4	17
Livingston County WMA and SNA	30	21	not available	51	7	7	37	0
Obion Creek WMA	24	16	not available	40	4	36	0	0
Ohio River Islands WMA	3	0	not available	3	0	3	0	0
Pennyrile State Forest	23	22	not available	45	26	15	0	4
Reelfoot NWR	0	0	not available	0	0	0	0	0
Tradewater WMA	3	2	not available	5	2	1	2	0
West Kentucky WMA	18	28	28 <sup>b</sup>	74	36	2	0	8
Winford WMA	4	3	not available	7	2	3	2	0
<b>Totals</b>	<b>460</b>	<b>437</b>	<b>63<sup>b</sup></b>	<b>897</b>	<b>338</b>	<b>442</b>	<b>81</b>	<b>36</b>

<sup>a</sup>Numbers are indicative of telechecked game (<http://app.fw.ky.gov/harvestweb/deerpubliclandregion.aspx> accessed 5/23/2014).  
<sup>b</sup>Quota deer hunt numbers from Kentucky Department of Fish and Wildlife Resources (KDWR) 5/23/2014.



**Figure E.5. Total Deer Harvest in Ballard and McCracken Counties 2000–2013**

**Table E.3 Waterfowl Counts in Ballard Wildlife Management Area**

Date	Population Count		Harvest			Date	Population Count		Harvest		
	Ducks	Geese	Ducks	Canadas	Other		Ducks	Geese	Ducks	Canadas	Other
12/8/2010	57,000	3000	34	0	0	12/7/2011	21,000	100	Ballard closed due to flooding		
12/9/2010	57,000	3000	19	0	0	12/8/2011	21,000	100	Ballard closed due to flooding		
12/10/2010	57,000	3000	36	0	0	12/9/2011	21,000	100	Ballard closed due to flooding		
12/11/2010	57,000	3000	139	1	0	12/10/2011	21,000	100	Ballard closed due to flooding		
12/12/2010	57,000	3000	172	4	0	12/11/2011	21,000	100	Ballard closed due to flooding		
12/15/2010	57,000	3000	67	0	0	12/14/2011	16,000	100	Ballard closed due to flooding		
12/16/2010	57,000	3000	105	1	0	12/15/2011	16,000	100	Ballard closed due to flooding		
12/17/2010	57,000	3000	33	0	0	12/16/2011	16,000	100	Ballard closed due to flooding		
12/18/2010	107,700	4800	31	3	1	12/17/2011	16,000	100	Ballard closed due to flooding		
12/19/2010	107,700	4800	23	5	2	12/18/2011	16,000	100	Ballard closed due to flooding		
12/22/2010	107,700	4800	96	2	1	12/21/2011	52,000	1,000	112	0	0
12/23/2010	107,700	4800	68	0	0	12/22/2011	52,000	1,000	72	0	0
12/24/2010	107,700	4800	63	3	1	12/23/2011	52,000	1,000	56	0	0
12/25/2010	NA	NA	NA	NA	NA	12/24/2011	52,000	1,000	56	0	0
12/26/2010	54,000	14000	234	5	16	12/25/2011	52,000	1,000	Ballard closed for Christmas		
12/29/2010	54,000	14,000	68	0	3	12/28/2011	20,000	500	58	0	0
12/30/2010	54,000	14,000	71	0	1	12/29/2011	20,000	500	38	0	1
12/31/2010	54,000	14,000	49	1	0	12/29/2011	43,000	200	44	0	0
1/1/2011	58,000	52,000				12/30/2011	23,000	500	59	0	0
1/2/2011	58,000	52,000	54	7	3	12/31/2011	23,000	5,000	20	0	0
1/5/2011	58,000	52,000	88	5	53	1/1/2012	Closed		Closed		
1/6/2011	58,000	52,000	62	4	2	1/4/2012	23,000	100	58	0	1
1/7/2011	58,000	52,000	32	3	4	1/5/2012	23,000	100	32	0	0
1/8/2011	58,000	52,000	75	3	3	1/6/2012	23,000	100	7	0	0
1/9/2011	81,000	11,000	19	1	3	1/7/2012	32,000	200	33	0	0
1/12/2011	81,000	11,000	46	2	20	1/8/2012	32,000	200	8	0	1
1/13/2011	81,000	11,000	4	0	0	1/11/2012	32,000	100	77	0	3
1/14/2011	81,000	11,000	11	4	12	1/12/2012	32,000	100	123	0	2
1/15/2011	81,000	11,000	16	0	2	1/13/2012	32,000	100	26	1	2
1/16/2011	58,000	12,500	13	0	0	1/14/2012	79,000	300	31	2	3
1/19/2011	58,000	12,500	97	0	10	1/15/2012	79,000	300	10	0	1
1/20/2011	58,000	12,500	112	2	9	1/18/2012	79,000	1,000	81	1	3
1/21/2011	58,000	12,500	14	0	2	1/19/2012	79,000	1,000	52	0	0
1/22/2011	58,000	12,500	34	1	5	1/20/2012	79,000	1,000	47	0	1
1/23/2011	65,155	3,105	32	3	0	1/21/2012	79,000	1,000	65	0	0
1/26/2011	65,155	3105	122	4	5	1/22/2012	41,000	500	59	0	2
1/27/2011	65,155	3105	108	2	4	1/25/2012	41,000	500	78	0	1
1/28/2011	65,155	3105	98	0	1	1/26/2012	41,000	500	71	0	3
1/29/2011	65,155	3105	88	4	3	1/27/2012	41,000	500	50	0	1
1/30/2011	44,500	3,000	113	2	10	1/28/2012	43,000	200	75	0	1

**E.2.5.4 Use of Exposure Units in Risk Calculations and Remedial Decisions**

According to two reports (“Planning Issues for Superfund Site Remediation” and “Quantitative Decision Making in Superfund: A Data Quality Objectives Case Study,” from *Hazardous Materials Control*) received by the risk analysis section, industrial workers range 0.5 acres per day. This area is where the worker may be exposed to contamination. This area is called an exposure unit. For risk assessment purposes, it is reasoned that an exposure unit of 0.5 acres is consistent with the activities at PGDP. Exposure was weighted based on the size of the SWMU and the 0.5-acre exposure units. If the size of the SWMU was smaller than the 0.5-acre exposure unit, then the fraction was introduced into the chronic daily intake equation. The fraction, however, cannot exceed 1. Copies of the two reports are provided as references.

**Deleted: <#>Use Of Exposure Units In Risk Calculations And Remedial Decisions¶**  
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# PLANNING ISSUES FOR SUPERFUND SITE REMEDIATION



Randall T. Ryti  
Dean Neptune

One function of the Superfund program is to assess the risk posed by hazardous waste sites. Sites that merit inclusion on the National Priorities List (NPL) are analyzed intensively through the Remedial Investigation/Feasibility Studies (RI/FS) process, which provides estimates of the risk posed by the site and the cost of cleanup. In this article we will review the planning issues for RI/FS through a case study of a specific Superfund site—a former transformer storage and rehabilitation facility in North Carolina.

The planning process used for this example is the Data Quality Objectives (DQO) process, which consists of the following steps: define the problem, define the question, define the data needs (the domain and decision rule), and define the data performance for the main question (1,2).

The planning approach is flexible; we have successfully



*Abandoned drums located behind the "burn shed" at the site*

applied the DQO process to two other Superfund sites. This site differed in the complexity of the problem, as well as the time frame within the Superfund assessment and cleanup process. We have observed that using the DQO process has not increased the resources expended (either time or money). Indeed, the process has resulted in substantial savings at a dioxin site in Missouri (3,4).

Another advantage of the planning process is that data collection can be focused. If one or a few contaminants are of interest, then more specific tests can be used. The planning process also sets goals for data collection, so that a criterion for the adequacy of data collection can be specified. The question of "how much is enough" develops naturally during the planning process.

### Site history

The site is a former transformer storage and rehabilitation facility located on 4.8 acres of swampy terrain. The site lies within the 100 year floodplain of the Cape Fear River. Rebuilding of transformers was discontinued in 1982, but storage of transformers continued until 1986 when the site was abandoned. The initial sampling in 1978 found chlorobenzene in the well water on the site. Adjacent residences were placed on city water at that time. In 1979, PCBs were found in both the soil and well water, but no other action was taken. An Emergency Removal Action (ERA) was conducted in 1984 to remove contaminated soil. Sampling after the ERA detected PCBs at up to 140 ppm in the sub-surface soil.

The United States Environmental Protection Agency (EPA) Region 4 is administering the assessment and cleanup activities at the site. Discussions with the Region indicated that there were two phases to these activities. In Phase 1, the short list of contaminants of concern (COCs) and the general location of these COCs are determined. In Phase 2, the locations of the COCs are determined more precisely and the costs of various remedial alternatives are estimated. Through the steps of the DQO process, these general statements were refined and quantitative error tolerances were specified.

### Phase 1

Discussion with EPA Region 4 indicated that Phase 1 of the assessment should answer two questions: What is the list of COCs at the Carolina Transformer site, and what is the x, y and z location of these contaminants?

Determining the list of COCs and the spatial scale of the contamination are essentially interrelated. For example, a "hot spot" of dioxin at a concentration of 10 ppb, but only in a few grams of soil at one location is not a threat to human health. Thus a contaminant causes concern if it exists above a specific concentration over an area where exposure is possible.

What logic can be used to define the area and concentration that makes a particular contaminant a concern? One approach is to compute the concentration and exposure area from a risk perspective. A second approach is to consider the way that the contaminant came to be distributed on the site.

EPA policy puts an acceptable risk level between 1 in 10,000 and 1 in 10,000,000 additional cancers (5). In this case, Region 4 decided that an acceptable risk is an additional 1 in 1,000,000 cancer incidence.

For PCBs in soil, the likely exposure route is through ingestion of contaminated soil. Exposure scenarios were investigated for adult workers on the site or children trespassers.

A risk scenario is based on assumptions about the absorption rate of the contaminant, the soil ingestion rate, and the length of the exposure. For example, a 70 kg adult is assumed to absorb 30% of the PCBs ingested. Adults are assumed to ingest a total of 100 mg of soil per day. These PCBs accumulate over 30 years, where the worker is present at the site 5 days a week for 50 weeks a year. Based on laboratory models and these exposure assumptions, an additional one in one million risk is equivalent to a PCB concentration of 1 ppm in the soil. For children trespassers, the end concentration is roughly the same, although the assumptions are different.

Over what area is this exposure accumulated? Some construction workers work over (and thus integrate exposure) an area of 1/2 acre. Children playing on a baseball field would also cover about 1/2 acre. We define an exposure unit (EU) as 1/2 acre. Since exposure is integrated over a large area (1/2 acre), small "hot spots" are only important if the overall average in a 1/2 acre area is greater than 1 ppm.

The preceding scenario was based on ingestion of surface soil. Based on CFR guidelines (an ARAR for PCBs), subsurface soil can be backfilled with clean soil if the concentration of PCBs are less than 10 ppm at a depth of 10 inches; thus <1 ppm PCBs is acceptable

for soil in the 0-10 in. layer, and <10 ppm PCBs is acceptable below 10 in.

The likely source of the contamination was from leaking transformers. Thus a "hot spot" could result from a single leaking transformer. The Region decided that a leaking transformer would likely result in a 10 ft by 10 ft footprint. This implies that the smallest area that should need remediation is also a 10-ft square. The spatial scale is now bounded between 100 ft<sup>2</sup> and 22,500 ft<sup>2</sup>. (1/2 acre). What concentration of PCBs in 100 ft<sup>2</sup> would result in an average of 1 ppm over 1/2 acre? If the remainder of the 1/2 acre were clean, then a single hot spot would have to measure more than 225 ppm for that EU to pose an unacceptable risk.

The main goal of Phase 1 is to define the list of COCs for the site and estimate the risk posed to the public. To address these goals, some information on the spatial distribution of the contaminants must be collected. Based on the historical use of the site and aerial photos, the site was divided into three areas: administration, operations and storage; PCB contamination was expected to be lowest in administration, intermediate in storage, and highest in operations. This stratification should lead to a more precise estimate of the average PCB concentration on the site. The list of COCs was confirmed on a subset of samples submitted for the full scan analysis. Region 4 had expected that PCBs would be the sole COC on the site. The initial data also indicated that PCBs were much greater than 1 ppm in the surface soil. If these expectations are met, then the data collected in Phase 1 will only have to describe the general location of PCBs across the site.

Because no reliable information on the distribution of PCBs and the presence of other contaminants was available, a pilot study was recommended. In the case that the problem was truly as simple as described above, the pilot study could give enough information to lead to the second phase of the RI/FS.

Before describing the development of the pilot and the results obtained, let us consider the decision rule and the data quality required in Phase 1. The decision is to find if any area of the Carolina Transformer site poses an unacceptable health risk to the public. The data quality for the decision are the acceptable probabilities of making a positive or false negative errors. A positive is where the actual risk posed by the site is less than 1 in 1,000,000 addi-

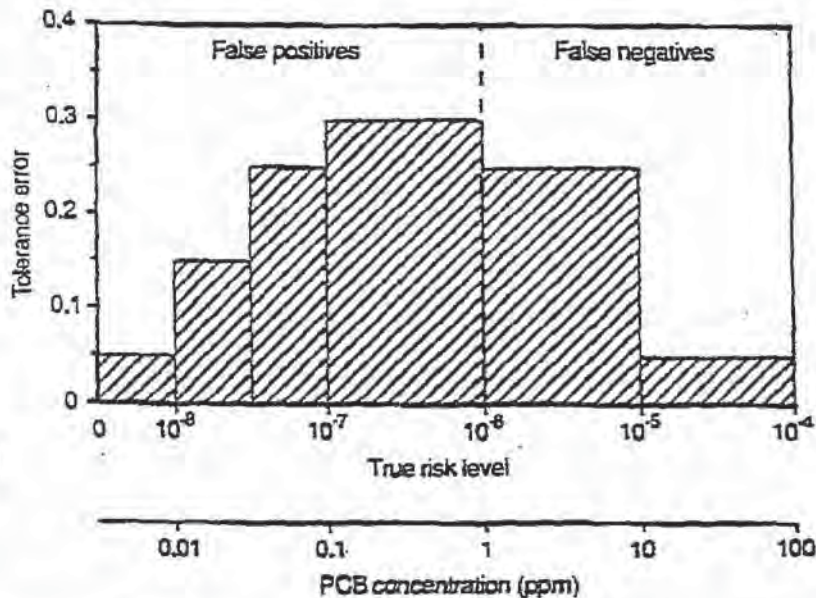
TABLE 1

## Assumptions about the site used to design the pilot

Sub-unit	Area/acres	Probability 10' x 10' is contaminated	Number of samples
Administration	0.75	0.05	5
Storage	1.5	0.25	15
Operations	0.75	0.50	25

FIGURE 1

## "Discomfort curve," or acceptable error rate for decision



onal cancers, but the risk is measured as being greater than 1 in 1,000,000 additional cancers. The consequences of a false positive are that resources (time and money) are diverted to sites that do not pose a significant risk. The possible consequences of a false negative (actual risk posed by the site is greater than 1 in 1,000,000 additional cancers but is measured as less) are additional cancers. Region 4 stated their quantitative discomfort with various magnitudes of false negatives and false positives (Figure 1).

The pilot survey was designed by using simple assumptions about the site. Based on the historical activities at the site, PCBs were assumed to be the most important (or only) contaminants on the site. Thus the Region agreed to run most of the soil samples through a quick-turn-around (QT) analysis procedure for PCBs. In addition to providing results more quickly, the QT method was also less expensive per analysis than the total contaminant list (TCL) scan (\$150 vs.

\$1250). Based on the amount of data collected in other RI/FS Phase 1 surveys, approximately 45 QT soil samples could be analyzed. This amount is based on \$30,000 total for Phase 1 analyses; spending one-half of the total in the pilot at \$350 per analysis. An additional 10 samples were run by the TCL method to search for other contaminants. The 45 QT samples were allocated based on simple assumptions of the distribution of PCBs. PCB presence or absence was assumed to follow a binomial distribution on the scale of 10 ft by 10 ft areas (with no spatial correlation beyond 10 ft). The probability of presence was assumed to vary according to the sub-units of the site (Table 1).

The TCL samples taken in the pilot confirmed that PCBs were the only significant COC. The QT samples showed that the magnitude of PCB concentration did vary in the predicted manner among the three sub-units of the site. Table 2 shows these concentrations.

The concentration of PCBs was vari-

able both within and between sub-units of the site. For example, stations close to a hot spot (e.g., 10 ppm) were not likely to measure 10 ppm. The spatial pattern of PCBs fits a "hot spot model"; the contamination is located in a binomial fashion, either contaminated or not contaminated. The most important result is that 41 of 45 samples were greater than 1 ppm PCBs; nearly the entire site is a "hot spot" from a risk perspective. Thus the initial assumptions about the frequency of "hot spots" were not correct.

Because the pilot identified PCBs as the only significant contaminant, we can restate the decision as: do any 1/2-acre areas of the site exceed 1 ppm PCBs? What is the approximate location of the contaminated soil? The Region had two options at this point: accept the results of the pilot survey for Phase 1, or conduct a Phase 1 survey where the number of samples is based on the results of the pilot.

Based on the laboratory measurement error for PCBs and the spatial sampling variation, the number of samples taken in the pilot did not meet all of the error constraints set by the Region. The false negative error rate for the Phase 1 decision based on the pilot data was slightly larger than the rate specified by the discomfort curve (7.5% vs. 5%). The advantage of accepting the pilot for the Phase 1 results is that Phase 2 can be started more quickly. False negatives are not important, since all 1/2 acre units were positives (i.e., PCBs > 1 ppm), the Region decided to accept the results of the pilot in making the preliminary risk assessment for the site.

## Phase 2

The purpose of the Phase 2 RI/FS survey is to define the location of the contamination and the cleanup costs. The cleanup costs are based on two components: a per unit volume cost and the total volume to remediate. The per volume remedial cost is dependent on the particular remedial sequence selected (for example: excavation, incineration, disposal, and back-filling with clean soil). We assume that the per volume remedial cost can be estimated exactly, so the only error is in the estimate of the volume of soil to be remediated. Thus the total volume can be computed from the location estimate.

EPA policy states that the cost should be estimated to within +30% and -50% of the actual RD/RA cost. To simplify the problem, the Region wanted the Phase 2 survey to be designed to estimate the

cleanup cost to within 30% with 90% or greater probability. An obvious difficulty is that sub-surface contamination must be estimated before the surface soil is remediated. A simplifying assumption is that two discrete soil layers will be sampled. Soil above 1 ppm PCBs in the top 10 in. and soil below 10 in. and containing more than 10 ppm PCBs will be remediated.

The data resolution needed for the location question is dependent on the spatial distribution of the contaminant within the exposure units (EU) (1/2 acres units in this example). Should an all-or-none approach be used for EU cleanup, or should remediation units (RUs) be defined as sub-units of EUs? In some cases, the additional sampling is cost-effective in that a "surgical" cleanup can

approach (see Ref. 6 for additional examples; contact Dean Neptune for details on the simulations). Based on cost considerations, Region 4 selected 50 ft by 50 ft (about 1/18th acre) as the remedial unit size. This design has a cost of about \$50,000 for sampling and laboratory analyses.

Each EU (or 1/2 acre) contains a three

TABLE 2  
Results of the pilot survey

Sub-unit	Mean concentration (standard deviation, n)	Median
Administration	7.5 (10.7, 5)	1.1
Storage	19.3 (21.4, 15)	11.3
Operations	34.7 (24.5, 25)	32.4

PCB concentration varied over four orders of magnitude in both soil layers. There was greater contamination in the 0-2 in. layer on average, as compared with the 8-10 in. layer (compare Figures 2,3). But in 13 of 61 RUs the 8-10 in. layer was more contaminated (in many locations, by an order of magnitude) than the 0-2 in. layer. We would expect that PCBs would ordinarily migrate slowly down through the soil profile, without some kind of mechanical disturbance (or churning) of the soil. To what extent the soil was churned as a result of the operations at the facility or by the actions taken during the Emergency Removal Action is not known.

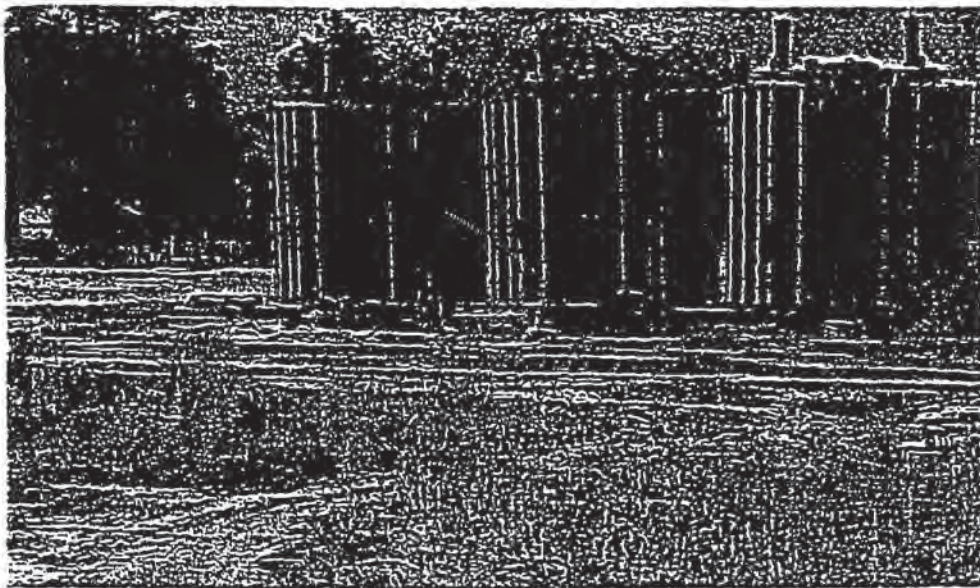
To estimate the volume of contaminated soil, the following cleanup strategy (Figure 4) was developed. It was based on the depth that can be excavated by a backhoe (about 8 ft) and the two cleanup criteria. The surface soil is considered to be clean if the PCB concentration is less than 1 ppm. An excavated area can be backfilled with clean soil if the PCB concentration is less than 10 ppm at a depth below 10 inches. Three different depths are excavated (8, 10 or 16 in.), or no soil is removed based on the PCB concentration (Table 4). The total amount of soil to be excavated is estimated at 5389 yd<sup>3</sup>.

In the Administration area, 6 of 16 RUs (62.5%) were greater than 1 ppm in the 0-2 in. layer, and in the Operations/Storage all 46 RUs measured greater than 1 ppm in the 0-2 in. layer. These numbers are similar to the assumptions used in the volume estimation design computations (50% contaminated assumed for Administration and 90% contaminated assumed for Operations/Storage).

Fifteen quality assessment (QA) samples were analyzed. The QA samples were laboratory sub-samples of the core composites. The relative standard deviation of these QA samples was 15%, excluding one outlier.

#### Discussion

The goal of Superfund program is to



Large electrical transformers at the site—a former transformer rehabilitation and storage facility

remove hot spots of contamination (4). At a dioxin contaminated site in Missouri, the lowest total cost for sampling and cleanup was for RUs that were 1/24th the size of EUs (4). But in the present case, the pilot data indicated that there was little local pattern in the contamination, and that PCBs were nearly uniformly above 1 ppm. Field sampling and laboratory analysis costs were estimated for four sizes of RUs (1/2 acre, 1/8 acre, 1/18 acre, and 1/32 acre). Designs were evaluated by a Monte Carlo simulation

by three grid of RUs. Partial RUs (containing less than 1250 ft<sup>2</sup>) are lumped with an adjacent RU. Sixty-two RUs were sampled in the legal boundaries of the site. Two soil samples were taken: a 0-2 in. sample that represented the 0-8 in. soil layer, and a 8-10 in. sample that represented the 8-16 in. soil layer. For each layer, 14 grab samples were taken in the Administration area, and 4 grabs elsewhere (Storage/Operations). The grabs were homogenized, and a single aliquot was bagged for laboratory analysis. Each aliquot contained enough material for four laboratory analyses. Two laboratory analyses were made of each aliquot in the Administration area and one analysis elsewhere.

The results of the Phase 2 RI/FS survey showed that PCBs are highly variable over the site (Table 3).

remediate sites that pose an unacceptable health hazard. Because resources are limited, the Superfund program must be able to rank sites and to rank the hazards within sites. The information for these rankings becomes more detailed at each step in the process. Three main questions about sites are: Does the site pose a hazard? What remedial plan will remove the hazard? How will I verify the site is "clean?"

The Data Quality Objectives (DQO) process provides a way for managers to define a general question about a site that is later refined to a quantitative decision rule. The other parallel effort in the DQO process is to define error tolerances. The initial error tolerances are qualitative, and these are later quantified. These two components (decision rule and error tolerances), are the building blocks for a statistically-based design.

In the case of the North Carolina transformer site, the managers in Region 4 asked for the lowest cost designs that would meet their error tolerances for selected cleanup unit (RU) sizes. They were able to compare the cost of these surveys against a survey that would estimate the volume of soil that was contaminated. In this way they could balance the importance of these main questions in the Phase 2 survey.

The advantage of the DQO process is that the decision constraints (the decision rule and the error tolerances) are based on the initial responses of the decision-maker. The decision-maker can see how different ways of stating the decision rule can have profound implications on the proposed survey design. Where no proposed sampling design is within budget, then the decision-maker has the option to either increase the budget or modify some of the constraints (look at larger RUs).

**Conclusions**

We have shown that the Data Quality Objectives process can help define questions and the data quality in ways that can lead to statistically-based sampling designs. The DQO process allowed Region 4 to collect the right data at the right time. It should be noted that at each step from the pilot survey to the Phase 1 design, and finally for the Phase 2 study design, the question was further clarified and more information was gathered about PCB distribution across the site. One problem with the Superfund program in general has been to decide when enough data has been collected.

TABLE 3  
Results of Phase 2 survey

Soil layer	Median	Range		Number of RUs	
		low	high	<1 ppm	<10 ppm
0-2 <sup>1</sup>	21	0.4	2500	3	21
8-10 <sup>2</sup>	7.25	0.2	1100	18	36

<sup>1</sup> n=62

<sup>2</sup> n=61, one RU was concrete below the top 8"

FIGURE 2  
PCB concentrations in 0-2 in. soil layer

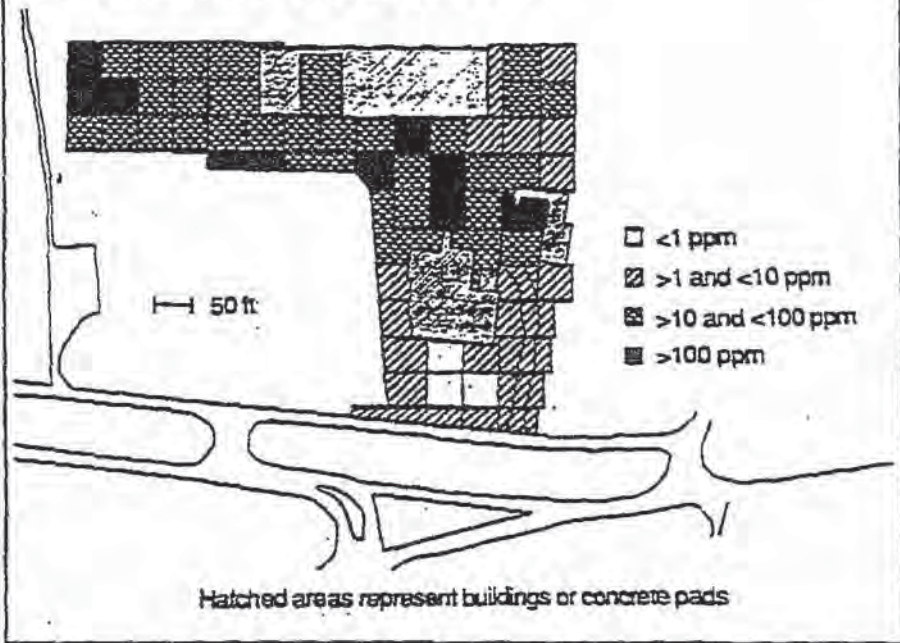
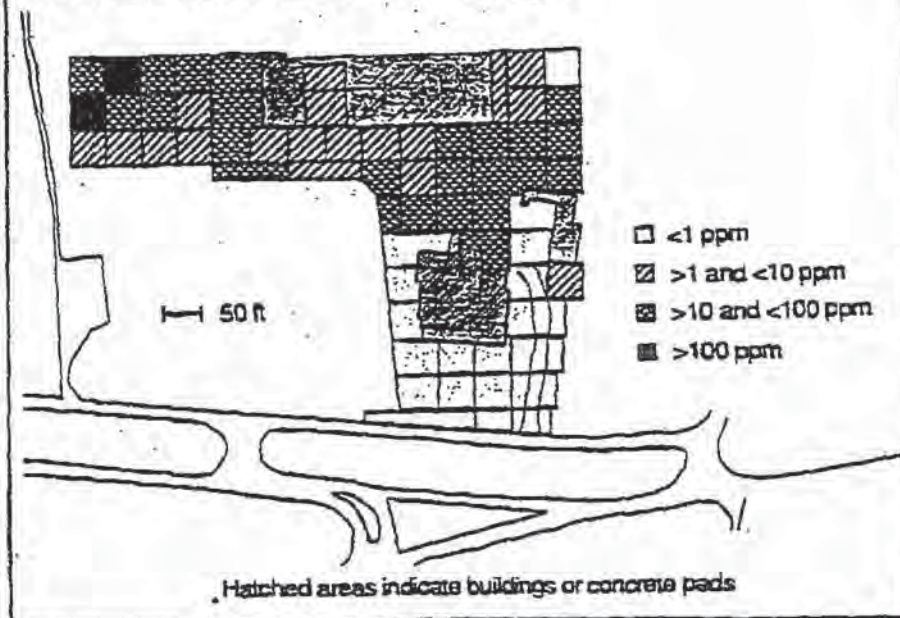


FIGURE 3  
PCB concentrations in 8-10 in. soil layer







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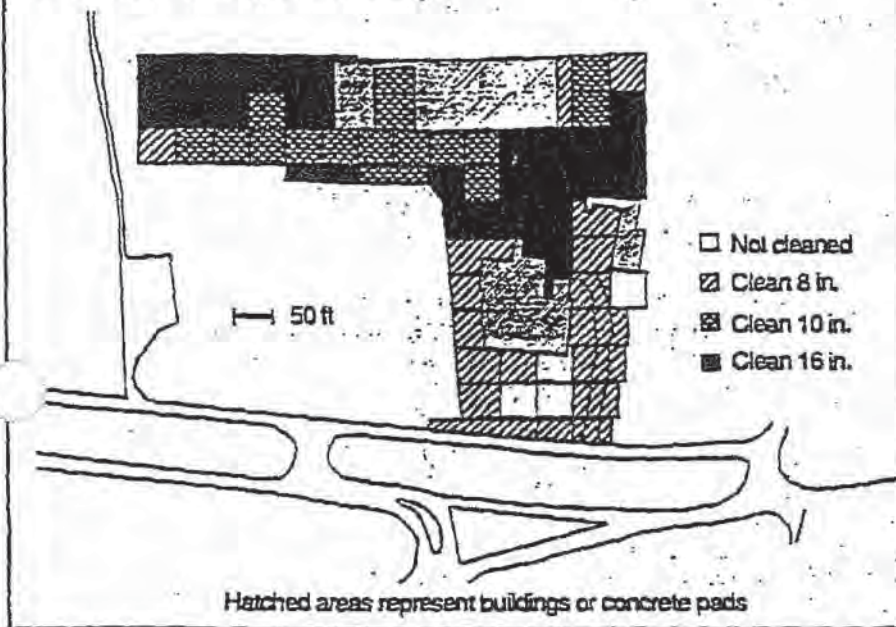
TABLE 4

Summary of cleanup strategy

Soil depth and concentration	Depth to excavate	Number of RUs	Volume cubic yards
0-2" <1 ppm	0"	3	—
8-10" <1 ppm	8"	18	969
8-10" <10 ppm	10"	18	1297
8-10" >10 ppm <sup>1</sup>	16"	22	3123

<sup>1</sup> These RUs need to be sampled at 16-18" to verify PCBs are <10 ppm

FIGURE 4  
Cleanup strategy for the site



decision making in Superfund. Hazardous Materials Control 3(3):18-27, May/June 1990.

(3) Fairless, B. Applying Total Quality principles to Superfund planning. II. DQOs in Superfund: A dioxin case study. American Society for Quality Control. Seventeenth Annual National Energy Division Conference, Tucson, Arizona, Sept. 1990.

(4) Rytli, R.T. Applying Total Quality principles to Superfund planning. III. Evaluation of design alternatives for a Superfund site. American Society for Quality Control. Seventeenth Annual National Energy Division Conference, Tucson, Arizona, Sept. 1990.

(5) US Environmental Protection Agency. Superfund public health evaluation manual. EPA/540/1-861060. Oct. 1986.

(6) Klee, A.J. MOUSE (Modular Oriented Uncertainty System): A computerized uncertainty analysis system. EPA/600/S8-89/102. 1990.

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To whom correspondence should be addressed. Readers interested in the technical details of the approach taken at Carolina Transformer can request a copy of the "Technical Appendix to Planning for Superfund Site Remediation."


It is through the steps of the DQO process that the data user specifies the stopping point (the decision rule with error tolerances).

**Acknowledgments**

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**References**

- (1) Neptune, D. and Blacker, S.M. Applying Total Quality principles to Superfund planning. I. Upfront planning in Superfund. American Society for Quality Control. Seventeenth Annual National Energy Division Conference, Tucson, Arizona, Sept. 1990.
- (2) Neptune, D., E.P. Brantley, M.J. Messner, and D.I. Michael. Quantitative




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# Quantitative Decision Making in Superfund:

## A Data Quality Objectives CASE STUDY

**W**hat type and quality of data are needed to answer key questions and how do we know when we have enough? Data quality objectives (DQOs) offer decision makers a tool to answer both questions. DQOs provide a qualitative and quantitative framework around which data collection surveys are designed, and can serve as performance criteria for assessing on-going or completed remedial investigation/feasibility studies (RI/FSs). DQOs allow remedial project managers to make decisions based on RI/FS data with a predetermined and acceptable level of confidence.

Here we present a case study demonstrating the practicality and benefits of using the DQO process as an up-front planning tool for designing RI/FS data collection activities. The RI/FS decision maker and technical support staff (typically including environmental toxicologists and field and laboratory scientists) must work together to develop DQOs and associated RI/FS survey designs. With these individuals in mind, this article illustrates the issues raised during the DQO process, and demonstrates how the process can help resolve them at a Superfund site before an RI survey design is developed.

Development of DQOs involves a step-wise planning process (see box, "Data quality objectives") that may be applied to any problem involving the collection and use of environmental data (1). We begin the DQO process by carefully stating the environmental problem to be addressed or the decision to be made; then we identify the information required to select an appropriate course of action and carefully articulate the specific role data will play in making the selection. Specifications regarding the type of data needed, the way data will be used, and

the desired degree of certainty in conclusions to be derived from the data are then developed through an iterative process that involves the decision maker and data generators (technical support staff).

When applied to Superfund sites, the DQO process provides a quantitative basis for designing rigorous, defensible, and cost-effective remedial investigations. The DQO planning process recognizes that decision making in Superfund is driven by risks to public health and that the uncertainty in decisions will be affected by the type and quality of data collected. The focus on planning, as presented here, is consistent with ideas developed as part of Superfund's endeavor to streamline its remedial process (2).

The case study was developed cooperatively by EPA's Region IV Waste Management Division and Environmental Services Division, and the Quality Assurance Management Staff. Our study involved a retrospective application of the DQO process to an actual Superfund site that had already been studied and the remedial investigation design already implemented. (The RI designs reported here were not actually implemented.) By using a completed site, Region IV expects to compare and contrast the DQO process with the current approach to planning such investigations. All decisions regarding the DQOs were made by Region IV personnel, just as they would for other sites where RIs are planned. We chose an actual site for several reasons: to avoid a purely hypothetical exercise; to ensure that realistic issues were confronted; and to facilitate an objective assessment of the practicality of implementing the DQO process for Superfund problems. Here we report the results of our planning efforts, following the generic structure illustrated in the box "Data quality objectives."

### Problem statement

The starting point for any planning process is gathering background information on the specific problem at hand. The site addressed in this case study was used for storing and burning railroad ties and creosote-soaked timbers (3) (see photo). Information collected at various times (e.g., during previous site studies and during the Superfund site listing process) suggested that a logical exposure scenario consistent with future use of the site includes site workers and visitors as hazard targets.

Toxicologists determined that the exposure route of greatest concern for these targets is direct ingestion of contaminated surface soils; other routes of exposure are not addressed in the case study. Existing data from preliminary investigations and site visits also suggested that while several contaminants are to be expected in such surface soils, the most toxic are polycyclic aromatic hydrocarbons (PAHs) associated with creosote.

### Decisions and decision elements

The key decision posed by the RI/FS is: "What remedial actions, if any, must be taken to reduce the risk posed by the site to an acceptable level?" A logical starting point, and the focus of this study, is to determine whether the site poses an unacceptable risk in its current state—whether it is a problem.

The next step is to work logically toward increasingly specific and hence focused questions that will require environmental data for resolution. We know that PAH contamination of soil is the most likely source of public health risk from the site. Thus, the element of interest can be restated as a question: "Which, if any, surface soil areas have PAHs at concentrations that pose an unacceptable risk to the hazard targets?"

### Domain and logic statement

The next step was to determine the concentrations of PAHs that, if present over some defined area, would pose an unacceptable risk. This approach to the problem raised three related questions:

- What level of public health risk from this site is acceptable to the remedial project manager?
- What concentration of PAHs is associated with the acceptable level of risk, given reasonable assumptions about target exposure?
- What is the smallest area on the site over which we can reasonably assume

that the targets' exposure to contaminants may occur?

Addressing these issues required assumptions about the population at risk (people), their activities, exposure routes, and the risks associated with specific contaminants. Recognizing that the number of samples ultimately collected at a site depends in part on the smallest area of concern, we focused attention on defining the size of this area first, and then dealt with the issues of acceptable risk and corresponding concentrations.

To divide the site into discrete areas for study in a manner consistent with our in-

terest in controlling risk, assumptions about exposure and activity patterns were used to define an area called an "exposure unit" (EU). An EU is the area over which people are expected to integrate exposure when routinely working at or visiting the site (see white grid on site photo).

A separate decision will be made for each EU: if an area is found to contain PAHs at a concentration that poses an unacceptable risk, that EU (and thus the site) will be considered a problem. Further investigations and remedial alternatives will address only the EUs found to

### Data quality objectives

To build total quality into data operations, EPA quality assurance management staff have developed a planning tool for assuring that key planning steps are taken in a thoughtful, methodical manner. This tool, known as the Data Quality Objectives (DQO) process, begins with a careful statement of the environmental problem and produces a design for collecting the information needed to make an informed decision with a desired degree of confidence. The stepwise structure of the DQO process is to:

- state the problem, then
- identify decisions that address the problem, then
- select elements or factors that affect the decision, then
- specify the domain of the decision.
- Then develop a logic statement.
- establish constraints on uncertainty, and, finally,
- optimize the design for data collection.

The DQO process provides a logical, objective, and quantitative framework for finding an appropriate balance between the time and resources that will be used to generate the product (data) and the quality of that product.

DQOs enable EPA to develop, optimize, and evaluate statistically valid sampling and analysis designs that achieve the constraints on uncertainty. In general several options are developed for a range of costs that will generate the type and quality of data required to make a reliable decision. In the final step of the DQO process, the decision maker selects the design option that best fits his or her needs.

contain PAHs at concentrations posing unacceptable risks. If no such EUs are found, then a "no-action" alternative may be appropriate for the entire site.

Superfund risk assessment guidance stresses the importance of considering future land use and related reasonable exposure scenarios (4). According to the National Utility Contractor's Association, people working at or visiting a site such as this, where light industrial equipment is operated, would typically work within or traverse an area roughly one-half acre in size (about 2,000 m<sup>2</sup>) on a given day (5). This is the area in which people can be expected to receive their daily dose of contamination. In a very real sense, people "sample" surface soil contaminants over this half-acre; hence the average concentration of contaminants over each half-acre is a meaningful basis for assessing risk. Thus, for this site, a half-acre area of soil is an EU. Since a separate estimate of the average surface soil concentration will be generated for each EU, and a separate decision made about whether each EU poses an unacceptable risk, the EU defines the spatial domain of the decision.

Based on discussions of the potential risks posed by the site, the EPA Region IV remedial staff decided that remedial action should be taken if the site (i.e., any EU at the site) poses an increased cancer risk greater than 10<sup>-4</sup>. The 10<sup>-4</sup> risk level is therefore the decision point between acceptable and unacceptable risk. This decision point is consistent with EPA's policy that 10<sup>-4</sup> and 10<sup>-7</sup> is the range for acceptable risk limits (6). (Note: The 10<sup>-4</sup> level was used specifically for this case study and does not necessarily reflect EPA Region IV policy or standard practice for other sites.)

We used exposure assumptions and standard Superfund risk equations (6) to determine the surface soil contaminant concentration that corresponds to a risk level of 10<sup>-4</sup>. Region IV typically treats total PAHs as though the sole contaminant is benzo[a]pyrene, the most toxic of the PAH family of compounds. This approach is conservative in that it will generally overestimate the risk posed by total PAHs. Risk calculations indicate that an EU is a problem (i.e., presents a 10<sup>-4</sup> increased risk of cancer) when the average PAH concentration in the EU is at or above 122 ppm.

A "logic statement" is a concise quantitative summary of how data will be used to reach a decision. The logic statement follows directly from the formulation of the problem above.

Data collected during the remedial investigation will be used to determine the average surface soil concentration of PAHs within each half-acre. Average PAH concentrations will be compared to the risk-derived concentration of concern, 122 ppm, to determine which, if any, surface soil EUs have PAHs at concentrations that would pose an unacceptable risk.

If an EU has an unacceptable average PAH concentration  $\geq 122$  ppm, then further study should be undertaken to develop a list of remedial alternatives. This "if-then" logic statement will be applied for each of the EUs, and any EU posing an unacceptable risk will need to be remediated.

#### Constraints on uncertainty

If the estimates of average PAH concentration within EUs are inaccurate, decisions about whether an EU poses unacceptable risk may be incorrect. The remedial investigation should be designed to limit the probability of incorrect decisions to an acceptable level. After the logic statement was specified, the project manager developed constraints on uncertainty, expressed as acceptable false positive and false negative error rates. These are shown in Figure 1. The y-axis provides the acceptable error rates (probability of making an incorrect decision) given various possible true risk levels, shown on the upper x-axis.

Acceptable error rates were not assigned in the 61-122-ppm range be-

cause the manager considered either decision would acceptable in this range. The error rates expressed in Figure 1 provided the statistician with quantitative constraints to be used in developing survey designs, which specify the number, location, and type of samples needed in the remedial investigation.

Stated in terms of the risk-based decision point, decisions about EUs may be incorrect in two ways:

The first type of error occurs when it is decided that an EU does not pose an unacceptable risk when, in fact, the risk posed by the EU exceeds 10<sup>-4</sup>. This is a false negative error. If the investigation leads to this false conclusion, the project manager may stop further investigations at the EU and people eventually may be exposed to unacceptable risks. The seriousness of this type of error, and therefore the project manager's desire to avoid it, becomes greater as the true level of risk gets larger and larger. To help the manager establish limits on false negatives, a toxicologist was consulted to assess the consequences for three ranges of incremental risk, all of which exceed 10<sup>-4</sup>:

- $1.0 \times 10^{-4}$  to  $5.0 \times 10^{-4}$ ;
- $5.0 \times 10^{-4}$  to  $1.0 \times 10^{-3}$ ; and
- above  $1.0 \times 10^{-3}$ .

After carefully considering the human health consequences, the project manager assigned acceptable probabilities for failing to detect a problem if the risk posed by the EU is actually within each of the above ranges (shown in the right-hand portion of Figure 1). The manager

expressed differing levels of acceptable error rates for the three risk ranges. These error rates (probabilities), which reflect the manager's increasing desire to avoid false negative errors at higher and higher contaminant concentrations, are the maximum acceptable rates established for this type of error. Notice that the manager desired lower false negative rates when the true risk is above  $1.0 \times 10^{-3}$  because the consequences to the public and to workers on-site are potentially much more serious than the consequences associated with the other ranges of risk.

The second type of error occurs when it is decided that an EU poses an unacceptable risk when, in fact, the risk posed by the EU is less than  $10^{-4}$ . This is a false positive error. If data collected during the remedial investigation lead to this false

conclusion, the manager will decide, unnecessarily, to continue to study the EU. New data may eventually reveal that an EU is not a problem, and hence, correct the false positive error. Otherwise, unnecessary remedial action will be taken. A false positive error results in wasted time, money, and effort on EUs that are actually not a problem. The manager consulted with the toxicologist and site engineers to assess the consequences of such error for three risk ranges, all of which are below  $10^{-4}$ :

- below  $5 \times 10^{-6}$ ;
- $5.0 \times 10^{-6}$  to  $1.0 \times 10^{-5}$ ; and
- $1.0 \times 10^{-5}$  to  $5.0 \times 10^{-5}$ .

The project manager stated that the remedial investigation should be designed to have a low probability of false positives when very low risk levels exist at an EU

(e.g., when the EU is "clean"). The manager was willing to tolerate higher probabilities of false positives for risk levels near the threshold. The manager assigned acceptable probabilities for determining when an EU is a problem when in reality it is not for each of the above ranges (shown in the left-hand portion of Figure 1). These values are the acceptable rates for this type of error.

Risk equations (6) were used to determine the PAH concentrations that correspond to the risk ranges for which acceptable error rates had been defined. These concentrations are shown on the lower x-axis in Figure 1.

The logic statement, discussed earlier, indicated that we want to conclude that an EU is a problem if the true average PAH concentration in the EU is  $>122$  ppm. Figure 1 indicates that the project manager is willing to accept a 0.15 probability or less for making an incorrect decision at true concentrations of 122 ppm. It also indicates the manager's desire to avoid developing remedial alternatives for EUs that have PAH concentrations below 61 ppm. The figure specifies that for PAH concentrations falling between 122 ppm and 61 ppm, the manager will accept either decision (indicated by the grey region in Figure 1).

Because the project manager is indifferent about the decision in the range of 61–122 ppm, but wants to limit the probability of a false negative at 122 ppm or above, our original question was refined as follows: "Which, if any, surface soil EUs have an average PAH concentration above 61 ppm?" At 122 ppm and above, the manager has specified the false negative error rates that are acceptable. At values below 61 ppm, the manager also specified the false positive error rates that are acceptable. The qualitative and quantitative criteria established for addressing this question are the DQOs for the remedial investigation, and will focus the statistician's search for an optimal design (see box, "DQOs for case study").

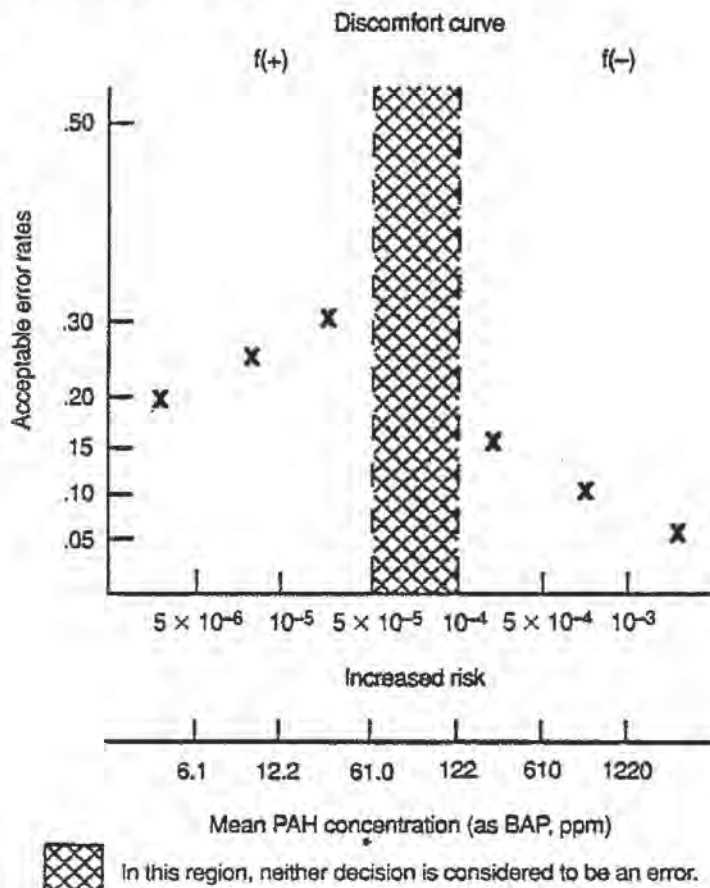
### Design and optimization

After the DQOs were established, a statistician applied conventional techniques to explore and evaluate various designs for data collection. The statistician was asked to design a survey that, first, would attempt to identify any EUs that have average PAH concentrations  $>61$  ppm; and second, would be subject to error rates no greater than those specified in the DQO statement from the project manager.

One concern the statistician noted was

FIGURE 1

Acceptable limits for decision error



Workers collect soil samples at the Superfund site

that any attempt to divide the site into spatially distinct, uniform exposure units for testing runs the risk of missing an unacceptably contaminated area which lies across two or more EUs. This weakness is more than offset by two conservative measures included earlier: the assumption that the only PAH present is benzo[a]pyrene (the most toxic of the PAHs), and the decision to test for concentrations above 61 ppm when concern for false negative errors begins above 122 ppm.

The statistician framed the if-then logic statement as a statistical test that would allow us to determine whether PAHs within an EU are greater than 61 ppm, and began the search for designs that would control the decision uncertainty to the levels specified in the DQOs. To develop a statistically based sampling and analysis plan (the design), the statistician needed rough estimates of the spatial pattern and variability of the distribution of contaminant concentrations within EUs. He also required an estimate of the additional variability that would be introduced through the process of taking samples and analyzing them in the laboratory. Finally, since the statistician was asked to find the least expensive design that meets all the DQOs (the optimal solution), estimates of the costs of taking and analyzing a sample were required.

Since prior data on average PAHs across half-acre units were not available, the statistician used prior data from ran-

DQOs for case study

**Decision:** Determine whether sections of the site pose unacceptable risks to human health or the environment and require remediation.

**Domain:** Exposure units are half-acre areas of surface soils. (Temporal aspects of the domain are not at issue because the contaminant of concern at this site is stable, not mobile.)

**Logic statement:** If the mean PAH concentration in an exposure unit exceeds 122 ppm ( $10^{-4}$  risk), then the exposure unit will require remediation.

Uncertainty constraints

PAH risk range	Concentration range (ppm)	Acceptable probability for false positives (%)
Below $5 \times 10^{-6}$	Below 6.1	20
$5 \times 10^{-6}$ to $1 \times 10^{-5}$	6.1-12.2	25
$1 \times 10^{-5}$ to $5 \times 10^{-5}$	12.2-61	30
PAH risk range	Concentration range (ppm)	Acceptable probability for false negatives (%)
$1 \times 10^{-4}$ to $5 \times 10^{-4}$	122-610	15
$5 \times 10^{-4}$ to $1 \times 10^{-3}$	610-1,220	10
Above $1 \times 10^{-3}$	Above 1,220	5

dom samples of surface soils across the site (Figure 2). The statistician assumed that point-by-point spatial variability of PAHs within half-acre EUs was identical to the point-by-point variability of samples taken across the entire site, without grouping into half-acre units. This is probably a conservative assumption, since it is likely that there is some degree of similarity within EUs as compared to points that are more widely separated.

These data indicated the form of the distribution of contaminant concentrations (in this case a log-normal distribution) and provided the basis for estimating the variability of contaminant concentrations across the site. An estimate of the most probable total variance (on a log scale) is  $\sigma_1^2 = 1.64$  (24 degrees of freedom). Quality control data from analyses of PAHs, using the same analytical methods as those used to generate historical data for this site, indicate that analytical imprecision is on the order of 25% relative standard deviation. If the statistician had determined the historical data were not suitable for estimating the distribution and variability of concentrations within EUs, a pilot study would have been required to obtain these estimates.

Using the above information and the approximate per-sample costs of sampling (\$80) and analysis (\$800), the statistician began to evaluate various statistical sampling designs that would allow us to achieve the desired control over uncertainty. Recall that uncertainty is measured in terms of the probability of reaching an incorrect conclusion about whether an EU is a problem, i.e., the probability of false positives and false negatives. Among the options considered were uniform random sampling across the site, systematic sampling, stratified sampling, and sample compositing within each EU. After considering these options, the statistician recommended an approach that uses a compositing technique in which 10 or more scoops of soil, taken randomly within each EU, are combined, homogenized, and subsampled for analysis. When the potential difficulties and errors introduced through mixing and subsampling were recognized, five soil scoops were considered to be an efficient, practical number that could be combined routinely.

A statistical evaluation of several different designs, presented in Table 1, led to the following conclusions:

First, the expected performance data indicate that two survey designs have favorable cost and acceptable performance (i.e., were expected to meet or

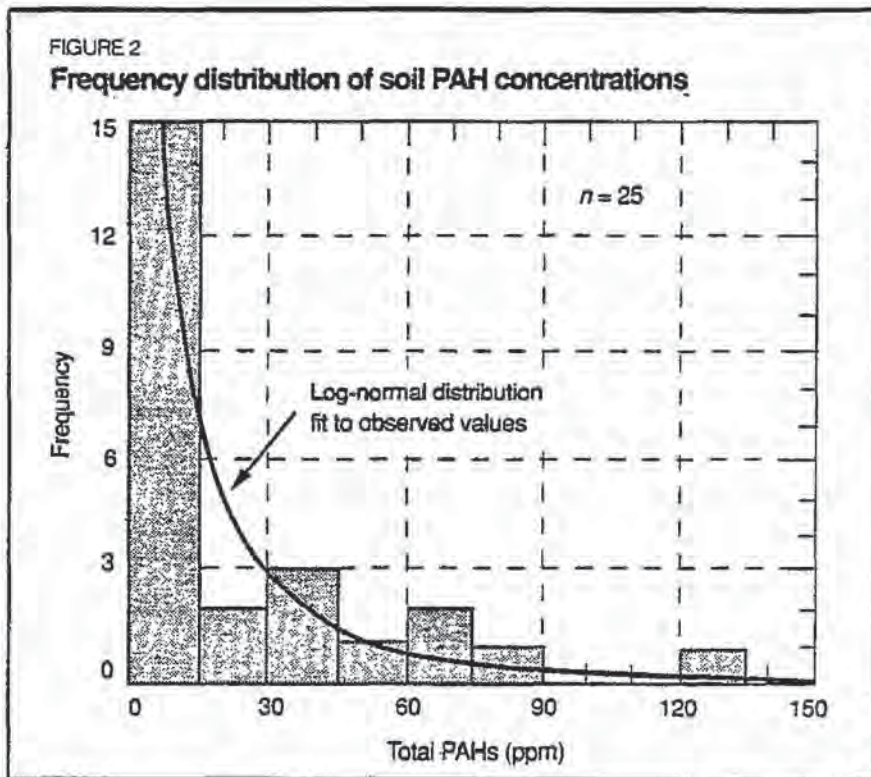


TABLE 1  
Results of initial power calculations

No. scoops /analysis	No. analyses/EU	Cost /EU (\$)	Probability of error <sup>a</sup>
1	4	3,520	.53
3	5	5,200	.15
4	2	2,240	.27
4	3	3,360	.18
4	4	4,480	.12
5	2	2,400	.20
5	3	3,600	.11

<sup>a</sup>When  $\mu = 122$  ppm and  $\alpha = .30$ .  
Note:  $\alpha$  = probability of concluding EU is a problem when  $\mu$  is 61 ppm.

come close to meeting the 0.15 acceptable false negative and 0.3 false positive error rates specified over the range of important concentrations). The most favorable designs involved compositing five scoops per analytical sample. One design required the analysis of two composited samples per EU, while the other required three. Our notation for these designs are (5,2) and (5,3), respectively.

Second, compositing five scoops transformed the underlying log-normal

distribution into one that is more like a normal distribution in shape. A computer simulation was needed to assess more accurately the anticipated performance of the two designs, i.e., the "power" or capability of each design to detect EUs with PAH concentrations above the criterion. (Details on the statistical evaluation may be obtained by writing author Dean Neptune.)

The (5,2) and (5,3) designs were evaluated by simulation to determine how



well they can be expected to perform at the critical values of 122 and 61 ppm, and at other concentrations higher and lower than these values. The rough estimates of performance in Table 1 were based on the assumption that the distribution of total PAHs was log-normal with a total variability of 1.64. The true variability of concentrations within EUs may prove to be greater or less than this estimate. To determine the effect that more or less variability might have on reaching a correct conclusion with either of these designs, the performance of each design was evaluated at three different levels of total variability: 1.64 (most probable—our estimate of variability based on historical data), 1.00 (assumes less variability—a lower 95% confidence limit on the historical estimate), and 3.17 (assumes more variability—an upper 95% confidence limit on the historical estimate).

Figures 3 and 4 show the results of the simulations presented as expected performance curves. The shaded regions of the two figures are areas in which the constraints on uncertainty—control on false negative and false positive error rates—are achieved. In the region between 61 and 122 ppm, the shaded area shows that any amount of error can be tolerated. The shaded regions above 122 and below 61 ppm are those for which the error rates are of concern. A design performance curve that lies entirely in the shaded regions would satisfy all the DQOs (see box, "DQOs for the case study").

The figures show that the two designs can be expected to perform similarly and to achieve most of the constraints on uncertainty (most of the curve appears in the shaded region). If variability is 1.64, the figures reveal that both designs fail slightly when the true average PAH concentrations are between 50 and 60 ppm. Neither of the designs is likely to meet uncertainty constraints if the total variability is high (3.17). Points labeled "A" and "B" are slightly outside the regions of desired performance. Points labeled "A" are of concern if the variability is lower than we anticipate (1.00). Points labeled "B" are of concern if the variability is greater than we anticipate (3.17). Thus, if we use either the (5,2) or (5,3) design, and the variability of PAH concentrations within an EU is substantially lower or higher than assumed (1.64), we can expect slightly higher error rates than specified by the DQOs.

Considering the conservative measures built into the designs, the project manager determined that failing to meet

uncertainty constraints at these specific points is not serious. Finally, because the design (5,2) represents a 33% cost savings over the (5,3) design, and its ability to achieve the uncertainty constraints is approximately equal to that of the (5,3) design, the (5,2) design was recommended for the remedial investigation.

### Summary

The data quality objectives produced in the manner described do much more

than simply guide the survey design. The DQOs provide a focused decision statement, boundaries on the domain of interest (the EU), an "if-then" logic statement that specifies how data will be used in the decision, and constraints on the amount of uncertainty (limits on both false positives and false negatives) acceptable. They provide the information needed to ensure that the number of samples per EU is adequate and the sampling and analysis methods used will provide the

FIGURE 3  
Results of simulation for the (5,2) design

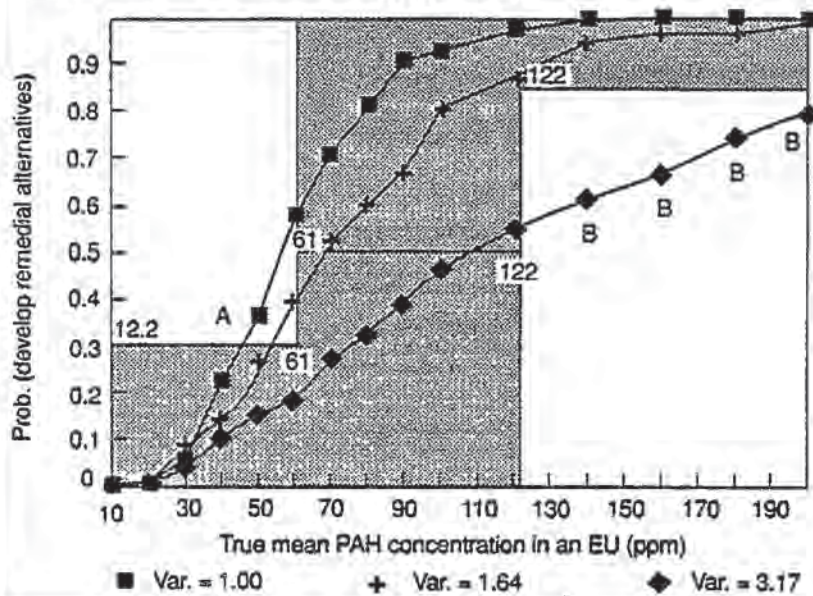
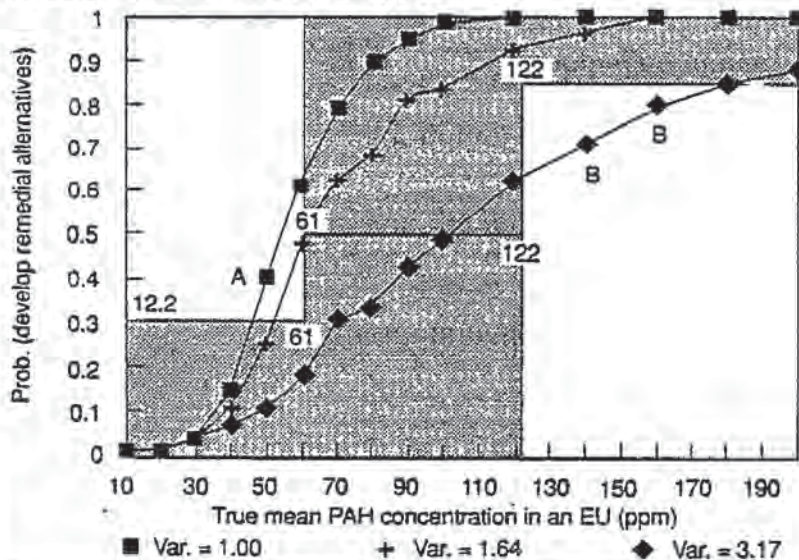


FIGURE 4  
Results of simulation for the (5,3) design



quality of data required to support decisions with the desired certainty. The most important benefits of this approach are that the decisions regarding Superfund site remediation can be made at the desired level of certainty, and that the project manager has specific quantitative criteria for deciding how much data is enough.

#### References

- (1) Quality Assurance Management Staff. Development of Data Quality Objectives:

Description of Stages I and II." In *EPA Information Guide*; EPA: Washington, D.C., July 1986.

- (2) Environmental Protection Agency Office of Emergency and Remedial Response. "RI/FS Improvements Phase II, Streamlining Recommendations"; EPA: Washington, D.C., January 1989; OSWER Directive No. 9355.3-06.

- (3) Environmental Protection Agency. "Region IV Remedial Investigation Report for this Uncontrolled Hazardous Waste Site"; EPA: Washington, D.C., 1988.

- (4) Environmental Protection Agency. *Risk Assessment Guidance for Superfund; Human Health Evaluation Manual*; EPA:

Washington, D.C., June 30, 1989; draft. Note: The calculations used to estimate reasonable maximum exposure in this case study are found in Reference 6.

(5) Connor, B., National Utility Contractor's Association, Arlington, Va., personal communication. Reasonableness of this estimate was confirmed by EPA ORD and Region IV risk assessment experts.

(6) Office of Emergency and Remedial Response. *Superfund Public Health Evaluation Manual*; OSWER/EPA: Washington, D.C., October 1986; EPA 540/1-86/060.

#### Acknowledgments

The individuals listed below played a substantive role in the development of the DQOs for this hazardous waste site. Region IV used the planning issues raised through the DQO process to set survey design constraints (the DQOs) for the case study. The DQOs then were used as the basis for optimizing the possible survey designs for this site. The DQO process and its adaptation to Superfund planning issues for the remedial investigation/feasibility study was led by the quality assurance management staff, with DQO application support from Research Triangle Institute, Montana State University, and NUS Corp. The authors of this paper have summarized the outputs of a series of activities in which all of these individuals participated directly: James Pickett, Ph.D., and Randall Rytel, Ph.D., Montana State University; Robert Hubbard, NUS Corp.; Eugene P. Brantly, C. Andrew Clayton, Daniel I. Michael, Michael Messner, Research Triangle Institute; Elmer Akin, Meredith Anderson, William Bokey, Beverly Houston, David Kleusner, M.D. Lair, William Patton, EPA Region IV; Dean Neptune, Ph.D., EPA Headquarters quality assurance management staff.

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*Daniel I. Michael is a research environmental scientist for the Research Triangle Institute's Environmental Research Planning Department in Washington, D.C. (202-332-5102).*

### **E.3. KENTUCKY REGULATORY GUIDANCE**

The following copies of regulatory guidance are presented in this chapter.

- Kentucky Risk Assessment Guidance, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, June 8, 2002.
- Kentucky Guidance for Ambient Background Assessment, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, January 8, 2004.
- Kentucky Guidance for Groundwater Assessment Screening, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, January 15 2004.
- Trichloroethylene Environmental Levels of Concern, Risk Assessment Branch, Department of Environmental Protection, Commonwealth of Kentucky, April 2004.

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# **Kentucky Risk Assessment Guidance**

**June 8, 2002**



**Natural Resources and  
Environmental Protection Cabinet**

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## Section 1. Introduction

Risk assessment is a formalized process for evaluating the potential human health and ecological impacts based on the concentration of, exposure to, and toxicity of environmental contaminants. Risk assessment has been used in environmental decision-making since the process was outlined in a publication by the National Research Council – National Academy of Sciences (1983) Red Book. The United States Environmental Protection Agency (U.S. EPA) produced several guidance documents to assist in assessing risks (U.S. EPA, 1989; 1991).

Human health risk assessment, as outlined, is a four-part process. The first step, Data Collection and Evaluation, assesses the available data and identifies chemicals of potential concern (COPCs). The next part, Exposure Assessment, identifies potential receptors and calculates their exposure to the COPCs. Toxicity Assessment, the third process, quantifies the toxicity of the COPCs for carcinogenic and noncarcinogenic effects. The final step, Risk Characterization, is the calculation of the potential effects on the receptors identified in the Exposure Assessment, based on the toxicity of the chemicals identified in the Data Collection and Evaluation step.

Risk assessment procedures are used in several stages of site assessment and closure. During site scoping Preliminary Remediation Goals may be used to determine preferred detection limits and to screen initial data to focus on areas of concern. Data from Site Characterization are often screened against target risk-based concentrations (Preliminary Remediation Goals) to identify whether a baseline risk assessment or further evaluation is needed and, if so, which chemicals should be further assessed. Risk assessment is also used in setting remedial goals, and as an exit criterion for closure of remediation activities. Risk assessment is used as part of activities related to the Resource Conservation and Recovery Act (RCRA), Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), Clean Water Act, and Clean Air Act.

This document details the application of risk assessment to environmental remediation. The document can be used to determine if site conditions are protective of human health and the environment, or that risks are reduced to acceptable levels through removal of contaminants or management. The risk-based procedures for the program are based on a tiered approach allowing for screening against default risk-based screening values in lower tiers and incorporating more site-related data in the higher tiers.

This document outlines the procedures for:

1. Comparing site data against risk-based screening values.
2. Preparing a baseline risk assessment to determine protectiveness of human health and the environment.
3. Evaluating when an ecological assessment is necessary
4. Evaluating when to compare site soil data to Soil Screening Levels for protection of groundwater.
5. Selecting remedial cleanup goals.

The following sections describe the process of evaluating the site data that were collected during the site characterization. The data must be representative and complete. If statistical procedures are used, a sufficient number of samples should be collected to meet the needs of those statistical tests. Human health risk assessment is described in Section 2.0. The subsections within Section 2.0 describe the application of risk assessment to the processes of environmental assessment and remediation including: tiered risk assessment, groundwater evaluation, risk management, selection of remedial goals, and presenting the results of the two tiers of risk assessment. Section 3.0 details the ecological risk assessment procedures.

## **Section 2. Human Health Risk Assessment**

This section provides methods for screening environmental data to identify Contaminants of Concern, performing screening and baseline risk assessment, evaluating groundwater, managing risks, and selecting remedial goals. Figures 1 and 2 outline the process for risk-based procedures for residential and commercial/industrial scenarios in environmental remediation. The remedial options listed in Figures 1 and 2 are those listed in KRS 224.01-400 (18)-(21).



Figure 1. Flowchart for Residential Cleanup Options

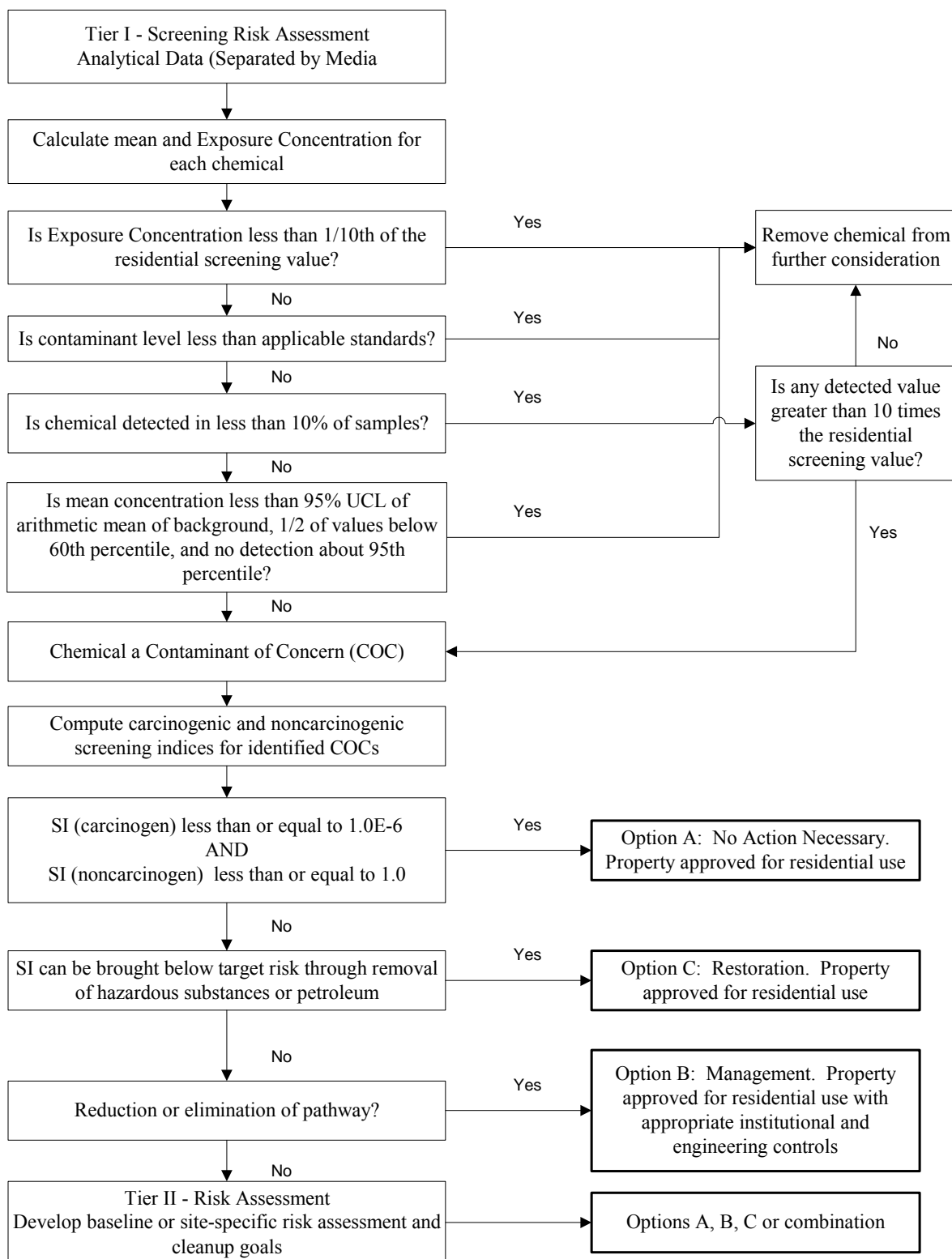
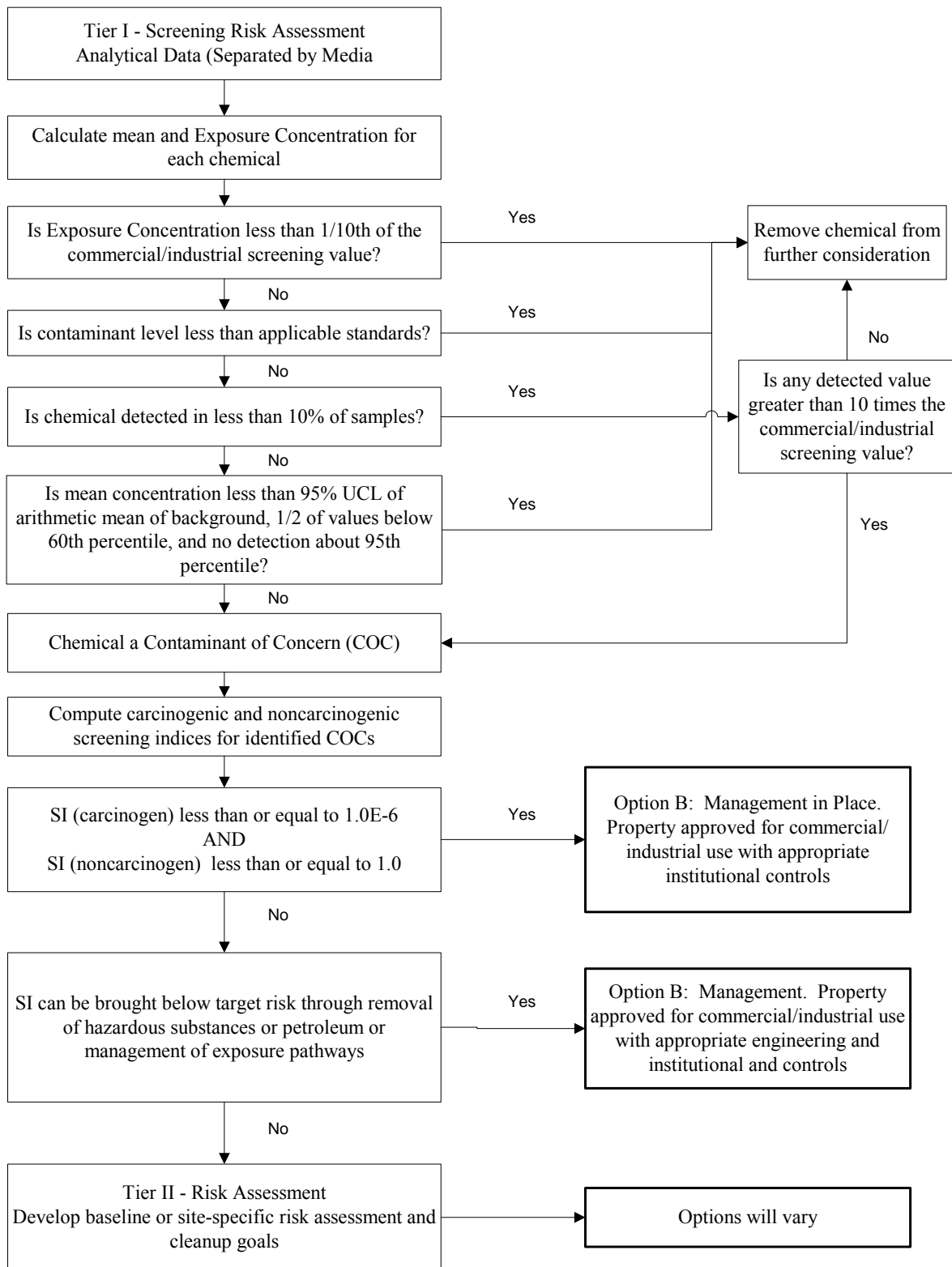


Figure 2. Flowchart for Commerical/Industrial Cleanup Options



## Section 2.1. Tier I. Human Health Risk-Based Screening

This initial tier identifies which contaminants contribute significantly to the risks associated with the property and calculates the cumulative risk for all Contaminants of Concern (COCs). For this guidance, hazardous substance or petroleum shall have the meaning as defined in KRS 224.01-512. The screening-level risk assessment should be completed for residential land use as a baseline, and commercial or industrial land use if commercial or industrial use is part of the management plan. The following steps should be followed when completing a screening-level risk assessment for human health.

1. Segregate analytical data by medium. Further segregate soil data into surface (0-1 foot depth) and subsurface (greater than one foot depth).
2. Calculate 95% Upper Confidence Limit (UCL) of the arithmetic mean as described in U.S. EPA, 1992 (Supplemental Guidance to RAGS: Calculating the Concentration Term). Use all samples of the property and site(s). Use one-half of the detection limit for non-detect sample results. The Exposure Concentration shall be the lower of the 95% UCL of the arithmetic mean and the maximum detected value for that medium (and horizon, for soil). Calculate the mean of the site data for inorganic compounds in addition to the 95% UCL.
3. Compare the Exposure Concentration to  $1/10^{\text{th}}$  of the residential or commercial/industrial screening value, as appropriate. When screening, use the Total Chromium value for chromium, use carcinogenic effects for arsenic, and use Toxicity Equivalency Factors (TEFs) to calculate a Toxicity Equivalency Quotient (TEQ) for dioxins. Instead of  $1/10^{\text{th}}$  of the screening value for lead, use the Kentucky Lead Action Level of 50 mg/kg for soils for residential, and 400 mg/kg for commercial/industrial soils. Appendix E contains the KY Radiological Risk-Based Preliminary Remediation Goals, if applicable. Compare the Exposure Concentration to the following standards when applicable: Maximum Contaminant Levels (MCLs) for surface and ground water (401 KAR 8:250, 401 KAR 8:300, 401 KAR 8:400, 401 KAR 8:420), National Ambient Air Quality Standards (NAAQS) for air, and Surface Water Standards (401 KAR 5:031) for surface water.
4. Calculate the frequency of detection of the hazardous substance or petroleum constituent. Identify those compounds that are detected in at least 10 percent of the samples. If there is any detection above ten times the residential or commercial/industrial screening value, as

appropriate, then the hazardous substance or petroleum should remain a Contaminant of Concern (COC) regardless of the frequency of detection.

5. Compare the mean of the site data to the 95% UCL of background for inorganics. The background value shall be the generic statewide background number listed on Table G-2 in Appendix G, or site-specific background may be determined using the methods described in 401 KAR 100:100 Section 7 (6). In addition to the site mean being less than the 95% UCL of background, at least half of the samples should fall below the 60<sup>th</sup> percentile on Table G-2 or site-specific background, and no sample should exceed the 95<sup>th</sup> percentile listed on Table G-2 or site-specific background. The cabinet may approve other statistical methods proposed by the VERP applicant or party.
6. Produce a summary table that lists each hazardous substance or petroleum, site mean, Exposure Concentration, 1/10<sup>th</sup> of the screening value, frequency of detection (as a fraction), and, for inorganics, 95% UCL of the arithmetic mean of background. Include MCLs, Surface Water Standards, and NAAQS, if applicable. Identify those compounds as Contaminants of Concern (COCs) that exceeds the values in all applicable screens (i.e., is not eliminated by any screen). Highlight or denote with bold text the screen that eliminates the COPC from further evaluation, if applicable. Table 1 is an example of the summary table for soil.

Table 1. Summary of Results of Tier I Screening

Hazardous Substance	Mean	Exposure Concentration	1/10 <sup>th</sup> Screening Value	Frequency of Detection	95% UCL of Background	COC?
Benzene	--	0.8 mg/kg	0.03 mg/kg	(8/30)	---	Yes
Arsenic	7.9 mg/kg	9.3 mg/kg	0.019 mg/kg	(24/30)	<b>9.4</b>	No

7. Segregate the COCs into carcinogens and noncarcinogens as described in the Preliminary Remediation Goals table in Appendix C. Radionuclides should be evaluated in the Tier I Screen using the screening values in Appendix E, if applicable. Calculate a Screening Index for all COCs by dividing the Exposure Concentration by the chemical-specific Preliminary Remediation Goal from Appendix C and summing the carcinogens and noncarcinogens:

$$\text{Screening Index (SI)} = \sum \frac{\text{Exposure Concentration } x}{\text{Screening Value } x} + \frac{\text{Exposure Concentration } y}{\text{Screening Value } y} + \frac{\text{Exposure Concentration } z}{\text{Screening Value } z} + \text{etc.}$$

For noncarcinogens, a Screening Index of less than 1.0 indicates that exposure to all noncarcinogenic contaminants, when summed, do not exceed a HQ of 1.0. Likewise the carcinogenic constituents should also use the SI approach and multiply the result by  $10^{-6}$  to determine the additive risk in the media. This approach should be used for all applicable media at a site and then summing the indices of the individual media. The VERP applicant or party may calculate a site-specific PRG for a Tier I risk assessment screen.

8. Present the results of the Screening Index in the risk assessment report (Section 2.6).
9. If the cumulative Screening Index (SI) exceeds 1.0 for noncarcinogens or  $1 \times 10^{-6}$  for carcinogens, a VERP Applicant or party should select the next course of action. They may select to complete a risk management plan (Section 2.4), initiate remedial action(s) (Section 2.5), or evaluate the risks further through a baseline risk assessment (Section 2.2).

#### Section 2.2. Tier II. Baseline Human Health Risk Assessment.

1. Based on the COCs that were identified in Tier I (Risk-Based Screening), conduct a baseline risk assessment.
2. Risk assessment guidance documents from the United States Environmental Protection Agency should be used in preparing the risk assessment. Primary guidance is the “Risk Assessment Guidance for Superfund. Volume I. Human Health Evaluation Manual. (Part A)” (RAGS Part A) and RAGS Part B (U.S. EPA, 1989; 1991), the “Soil Screening Guidance: Technical Background Document” (U.S. EPA, 1996a), the “Soil Screening Guidance: Users Guide” (U.S. EPA, 1996b), the “Soil Screening Guidance for Radionuclides: Users Guide” (U.S. EPA, 2000), and the Supplemental Guidance to RAGS: Region 4 Bulletins (U.S. EPA, 2001c). Other supporting guidance documents should be used as needed.
3. Describe the collection of sampling data and the procedures used to evaluate the data that are included in the risk assessment. Evaluation is completed as described in RAGS Part A (U.S. EPA, 1989) and involves evaluating analytical methods, quality of data, quantitation limits, data qualifiers, and blanks.
4. Identify and calculate exposure to current and future receptors. Potential land uses should be identified including, but not limited to: residential, industrial, recreational, commercial, or

agricultural. The baseline risk assessment should address all current and potential future receptors including trespassers and residents. Exposure factors for common receptors are listed in Appendix A. Site-specific factors may be used, subject to cabinet approval. The factors and the rationale for their use should be documented in the risk assessment report.

5. Describe the toxicity of the COCs that were identified in Section 2.1. List the toxicity values that are associated with the COCs. The hierarchy for sources of toxicity values is: (1) U.S. EPA's Integrated Risk Information System (IRIS), (2) U.S. EPA's Health Effects Assessment Summary Tables (HEAST), (3) provisional values from U.S. EPA's National Center for Environmental Assessment (NCEA), and (4) Other sources. Other sources may include Agency for Toxic Substances and Disease Registry (ATSDR) Toxicological Profiles, World Health Organization (WHO) documents, publications in the primary toxicological literature, or values withdrawn from IRIS or HEAST, with cabinet approval.
6. Calculate the risks associated with the receptors that were identified in Step 4.
7. Identify and describe the uncertainties associated with the risk assessment. Potential sources of uncertainty include COC selection, range of values for exposure parameters, characterization of the site, and interaction between chemicals (additivity, synergism). Uncertainty analysis is further discussed in RAGS Part A (U.S. EPA, 1989).

### Section 2.3. Groundwater Evaluation.

Groundwater data from monitoring wells are evaluated in Tier I and II risk evaluations. Recoverable water from soil borings can also be evaluated with groundwater numbers (Preliminary Remediation Goals, MCLs) as described in Section 2.1 and 2.2. If no groundwater monitoring data are available, or data are not adequate, then compare Exposure Concentration(s) for soil to the Soil Screening Level(s) from the Preliminary Remediation Goals table in Appendix C as described in 401 KAR 100:100 Section 5 (5). Radionuclides should be evaluated using the Soil Screening Levels in Appendix E, if applicable.

If the bottom two sampling intervals in the soil boring do not exceed the SSL, modified SSL, site-specific SSL, or subsurface background, then further groundwater evaluation of soil as a potential source for groundwater contamination is not necessary. If soil concentrations in the bottom two sampling intervals of the soil boring do exceed the Soil Screening Level, Modified SSLs, or site-specific SSLs for protection of groundwater resources, and subsurface background, then this indicates a need to manage for migration of contaminants to groundwater or for a

groundwater investigation. Submit a plan to assess and protect groundwater or provide site-specific information that contamination doesn't pose a threat to groundwater.

Identify if the site is in an area where contamination of a karst aquifer is possible, or the contaminant(s) could result in a dense non-aqueous phase liquid (DNAPL) layer, or any other circumstances exist that would indicate a higher potential for contamination of groundwater. If such conditions exist, submit a plan for groundwater assessment and protection.

#### Section 2.4. Management of Risks.

1. Property Use. Management of risks can be accomplished by ensuring that a property is only used by a certain receptor. For example, a property that meets criteria for commercial or industrial use, but not residential, must remain commercial or industrial. Alternate land uses can be evaluated by using commercial/industrial screening values in place of the residential screening values that were used in Section 2.1, or in a baseline risk assessment.
2. Physical and Institutional Controls. Management of risks can be accomplished if exposure to contaminated media is controlled using a combination of soil cover, restrictive covenants, dig restrictions, fencing, or other approved methods.
3. Submit Corrective Action Plan for approval as described in 401 KAR 100:100 Section 8.

#### Section 2.5. Selection of Remedial Goals.

1. The primary goals of remediation is protection of human health at the hazard index of 1.0 and the carcinogenic risk of  $1 \times 10^{-6}$  at the point of exposure, and protection of ecological health. Ecological risks are addressed in Section 3.0.
2. The primary goals of remediation do not excuse compliance with other applicable standards, such as the National Ambient Air Quality Standards and the surface water standards.
3. The intended use must be ensured through physical and institutional controls and described in the Corrective Action Plan. The risk-based Preliminary Remediation Goals are found in the Appendix C table or derived based on approved receptor-specific values. Remedial goals

for radionuclides will be developed on a site-specific basis in consultation with the Kentucky Cabinet for Health Services. Generic inorganic background values are listed in Appendix G or may be derived using the guidance in 401 KAR 100:100 Section 7 (6).

4. The applicable risk-based remedial goals for surface soils are the residential and commercial/industrial soil numbers in the Appendix C Preliminary Remediation Goals table or those calculated based on approved receptor-specific values. Appendix E contains the risk-based concentrations for radionuclides, if applicable. The remedial goal for certain organic chemicals may be based on site-specific concentrations if it can be demonstrated to the cabinet that concentrations are the result of natural sources or are a by-product of combustion of fuels and not the result of activities on the property or site. For subsurface soils, a VERP applicant or party may select ten times the surface soil risk-based concentrations as an initial remedial goal with implementation of the institutional and physical controls and should not be a source of groundwater contamination. If contaminants are in the surface soil horizon, this can be attained through the use of cover (6 inches of pavement (e.g., asphalt or concrete), 12 inches of soil, or other approved method). For example, if the commercial/industrial soil number is 1.3 mg/kg on the risk-based PRGs table in Appendix C, and the contamination is more than a foot below the surface or is covered with a foot of clean soil, then the concentration that is left in place can be 13 mg/kg and the use of the site would need to be restricted to commercial or industrial use with the soil cover maintained in place.

#### Section 2.6. Human Health Risk Assessment Report Format.

The risk assessment results should be presented as part of the environmental remediation process wherever risk assessment is used for environmental decision-making. This may be included as part of the site characterization report, corrective action completion report, in an appendix to those reports, or as a separate document.

1. Screening. The screening report should consist of a brief description of the property, site characterization activities, a summary of the analytical data along with the statistical calculations of the 95% UCL, the summary table as described in Section 2.1 6., and results of the Screening Index.



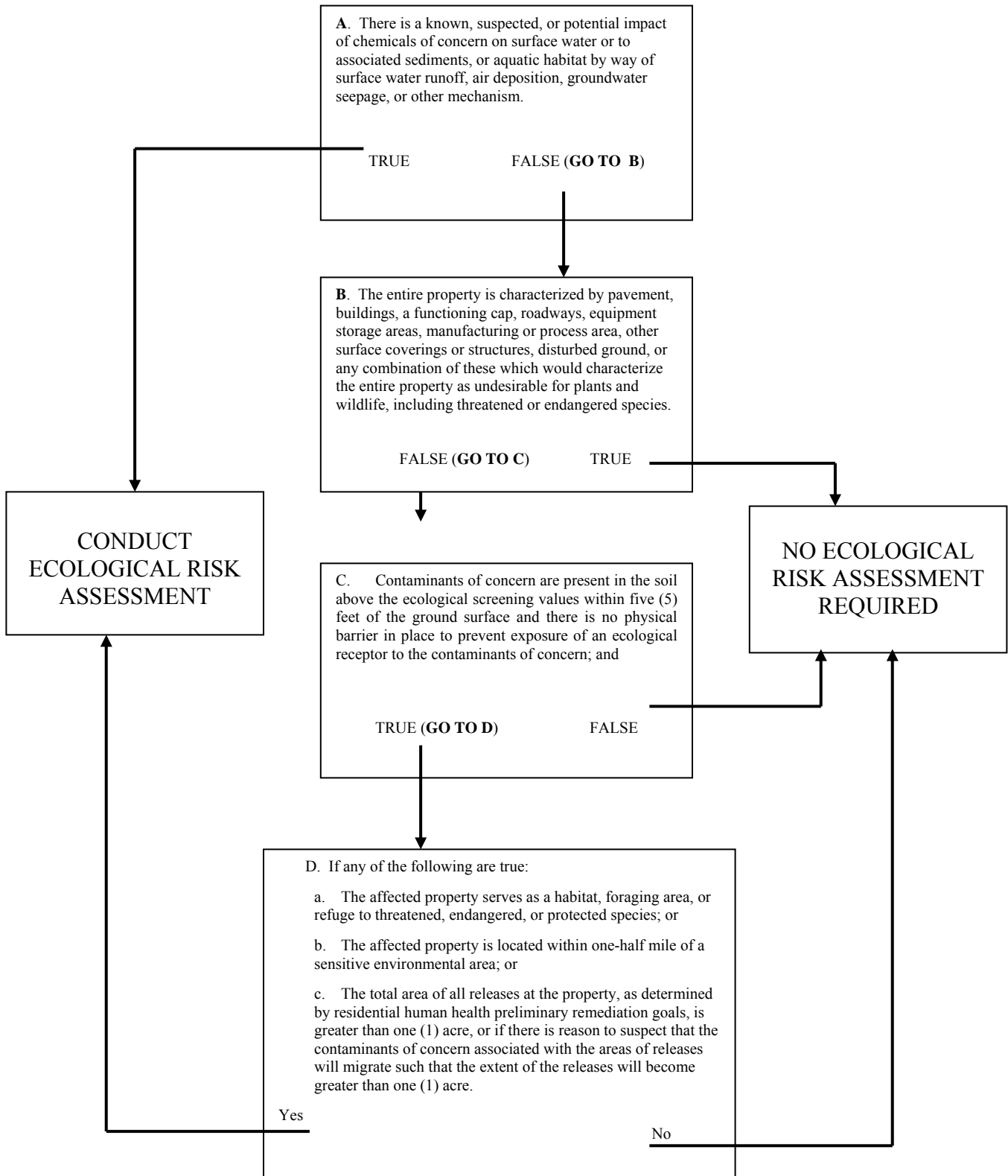
2. Baseline Risk Assessment. The baseline risk assessment report should follow the general outline shown in Appendix B. A copy of the screening risk assessment may be included with the baseline risk assessment to provide information that was used in the baseline risk assessment (selection of COCs, calculation of 95% UCL).

### Section 3.0 Ecological Risk Assessment

If it has been determined that an Ecological Risk Assessment (ERA) needs to be conducted (401 KAR 100:100 Section 5 (8)), this document provides the outline for that process. The flowchart in Figure 3 is the process for determining if an ERA needs to be conducted. The checklist in Appendix F can be used to identify features of the environmental setting that are related to ecological receptors.

The phrase “ecological risk assessment” refers to a qualitative and/or quantitative appraisal of the actual or potential impacts from a hazardous compound or physical stressor on plants and animals. Documents from various federal programs (Simini et. al., 2000; USEPA 1993; USEPA 1997a; USEPA 1998) were consulted in the process of developing this document and the procedures used in calculating risk-based concentrations. Figure 4 outlines the process of the ERA.

Figure 3. Flowchart For Determining An Ecological Risk Assessment



The ERA process is based on two major elements: characterization of effects and characterization of exposure. These provide the focus for conducting the phases of risk assessment: planning, problem formulation, analysis, risk characterization, and risk management.

- a) Planning – The Planning phase involves the determination of level-of-effort necessary for the ERA. ERA management goals and objectives are determined (i.e., what plant, animal, or ecosystem is at risk and might need protection), the focus of the ERA is laid out, and the time frame for the assessment is set.
- b) Problem Formulation – The overall strategy for estimating risk at a site is developed in Problem Formulation. During this phase, the Conceptual Site Model (CSM) is created, the receptors potentially at risk are defined, and a plan is written that describes the data to be analyzed and the process to be used to calculate risk.
- c) Analysis – This component of the ERA consists of data collection, the technical evaluation of the data, the calculation of the existing and potential exposures, and corresponding ecological effects.
- d) Risk Characterization – The likelihood and severity of the risk is evaluated for the assessment endpoints, and the ERA’s uncertainty is described in the Risk Characterization. A good description of the risk, including the level of adverse effects, is important for interpreting the risk results.
- e) Risk Management – In this component, the results of the ERA are integrated with other considerations to make and justify remedial decisions. In a screening level ERA, the risk management decision is whether a baseline ERA is needed.

### Section 3.1. Tier 1. Screening-Level Ecological Risk Assessment.

The purpose of the screening-level risk assessment is to evaluate whether existing data justify a decision that site contaminants do not pose a risk to ecological receptors or whether additional evaluation is necessary. If no potential for risk is identified in a screening-level risk assessment, then risk managers can confidently conclude that no further action is required at the site. Tier 1 of ERA consists of two steps:

Step 1. Screening-Level Problem Formulation and Ecological Effects Evaluation.

Step 2. Screening-Level Preliminary Exposure Estimate and Risk Calculation.

Steps 1 and 2 of the ERA process contain the following elements:

- Site visit
- Screening-level problem formulation (preliminary Conceptual Site Model)
- Exposure pathways and endpoints
- Screening-level effects evaluation (toxicity threshold benchmarks)
- Screening-level exposure estimate (site concentration data)
- Screening-level risk calculation (site concentration data screens)
- Documentation

a) Preliminary Conceptual Site Model (CSM). As part of Tier 1, Step 1 of the ERA, use available information to develop a preliminary CSM. Available information may include observations made during site visits, historical documents, existing data, and professional judgement of technical experts who are familiar with the site. The preliminary CSM should describe the environmental setting of the individual site, the site's immediate surroundings, and the contaminants known to exist at the site. The preliminary CSM should identify fate and transport mechanisms of contaminants potentially moving off-site, and briefly discuss the ways that site contaminants act on likely receptors.

b) Exposure Pathways and Endpoints. Based on the preliminary CSM, the ecological risk assessor should identify the potentially complete exposure pathways and endpoints for the screening assessment. The exposure pathways and endpoints for the site specify which ecological effects data are required. The screening-level effects data are screening-level benchmarks and concentrations of substances in the abiotic media (e.g., soil, air or water). If groundwater potentially discharges to surface water, groundwater concentrations are compared to surface water screening benchmarks.

c) Identify Chemicals of Potential Concern. As part of Tier 1, Step 2, determine (COPCs) by eliminating COPCs from further evaluation:

- Background Comparisons. Compare the mean concentration for inorganic constituents on-site against the 95% UCL of the mean concentrations of background for inorganic

constituents. At least ½ of the data points should be less than the 60<sup>th</sup> percentile, and no data point above the 95<sup>th</sup> percentile. Generic inorganic background values are listed in Appendix G or may be derived in accordance with 401 KAR 100:100 Section 7 (6).

- Screening Table Comparison. Compare the lesser of the maximum concentration or 95% UCL on site for substances in a given exposure medium to the screening-level benchmarks (Appendix D) for those substances. Compare site concentrations to screening-level benchmarks for surface soil, sediment, surface water, and groundwater (if site conditions will potentially result in exposure to ecological receptors).
- d) Retaining Chemicals of Concern. If any constituent in an abiotic medium to which organisms are potentially exposed is present at a concentration exceeding screening-level benchmark and ambient background or if there is not a screening-level benchmark, then further evaluation of the potential risk will be required. Chemicals with known synergistic effects or that bioaccumulate will be retained as COPCs. If existing data does not have adequate detection limits (i.e., detection limits above screening benchmarks) new data must be collected to replace it.
- e) Documentation. The documentation of Steps 1 and 2 should include the following:
- Brief habitat description, and map;
  - Preliminary CSM;
  - Tables of screening results;
  - List of wildlife species actually or potentially occurring at the site, including threatened and endangered plant and animal species;
  - Discussion of uncertainties. The discussion of the uncertainties should identify constituents for which there are no screening-level benchmarks or analytical chemistry data.

At the end of Tier 1, the decision whether to collect additional data for screening, to proceed with the ERA, or to take no further action can be documented in the report.

### Section 3.2. Tier 2 Baseline Ecological Risk Assessment

The baseline ecological risk assessment is a continuation of the screening ERA. It consists of 6 steps:

- Step 3. Baseline Risk Assessment Problem Formulation
- Step 4. Study Design and Data Quality Objectives
- Step 5. Field Verification of Sampling Design
- Step 6. Site Investigation and Analysis of Exposure and Effects
- Step 7. Risk Characterization
- Step 8. Risk Management

a) Step 3. Baseline Risk Assessment Problem Formulation. The Baseline Risk Assessment Problem Formulation should provide sufficient information to support a risk management decision concerning the need for additional evaluation of ecological risk. Further evaluation may mean site-specific ecological investigation at the site. This will require a work plan, documenting Step 4 of the process, and describing how the data will be used in Step 7 to make a remedial decision for the site. Important inputs to this decision are:

- Site concentration data;
- Conceptual Site Model;
- Habitat Description;
- Preliminary Hazard Quotients. The Hazard Quotient should be calculated for COPCs using toxicity values from current literature and intake factors from the Wildlife Exposure Factors Handbook (USEPA 1993) for the species listed below. A Hazard Quotient is calculated by dividing the site concentration (the lessor of the 95% UCL of the mean or maximum) by the No-Observed Adverse Effect Level (NOAEL). If the Hazard Quotient is above 1.0, that compound continues through the baseline ERA.

For terrestrial habitats, receptors must include (1) earthworm (Lumbricus terrestris), (2) short-tailed shrew (Blarina brevicauda), (3) long-tailed weasel (Mustela frenata), (4) meadow vole (Microtus pennsylvanicus) or prairie vole (Microtus ochrogaster), and (5) American woodcock (Scolopax minor). For aquatic habitats, receptors must include; mink (Mustela vison) little brown bat (Myotis lucifugus), and belted kingfisher (Cerlye alcyon). The above list of species should not be considered exclusive. If there are other species on site that exposure factors, intake rates, and

toxicity values are known, those species should be included in the ERA. Species that are on the Federal and/or State Threatened or Endangered Species List and either known to have been on or in the vicinity of the site or if the site contains habitat known to support those species, then they should also be included in the ERA.

- The identification of COPCs that warrant further evaluation.
- An understanding of the effects of COPCs on ecological receptors (including toxicity reference values).
- The identification of complete exposure pathways by which COPCs are brought into contact with ecological receptors (include bioaccumulation factors and ingestion rates for wildlife receptors).
- The identification of assessment endpoints (e.g., protection of fish eating birds from eggshell thinning due to DDT exposure) and measurement endpoints (e.g., natural population structure, feeding, resting, and reproductive cycles).
- Discussion of uncertainties should include the lack of site concentration or toxicity data for COPCs.

b) In Step 4, the process identifies the study design and data quality objectives (DQOs) for the site investigation. The work plan (WP) and the sampling and analysis plan (SAP) are the primary products of Step 4. The WP and SAP must specify the study design in sufficient detail to evaluate its adequacy for collecting the data necessary to answer the risk questions.

The WP or SAP should include the following:

- The number and location of samples of each medium for each purpose
- The comparison of analytical detection limits and threshold concentrations
- The full description of toxicity tests and population/community study designs
- A description of how the results of site investigations will be used in the risk characterization (Step 7) to answer risk questions.

c) In Step 5, the Verification of Field Sampling Design process evaluates the probability of successfully completing the study as designed. The WP or SAP should describe the methods for verifying the study design. The verification process and any remaining uncertainties

about the study design should be discussed when the results of the site investigation are reported.

d) Step 6, the Site Investigation and Data Analysis, is the implementation of the site investigation designed in Step 4 and verified in Step 5. Approved alterations in the work plan should be documented in the report containing the risk characterization (i.e., the baseline risk report).

e) Risk Characterization (Step 7) is conducted after data collected during the site investigation have been analyzed. The risk characterization evaluates the exposure and effects data to assess the risk to the assessment endpoints (risk estimation). The risk characterization also presents information necessary to interpret the risk assessment and to decide upon adverse effect thresholds for the assessment endpoints (risk description). This presentation should include a qualitative and quantitative summary of risk results and uncertainties.

In risk estimation, the lines of evidence, for which data were collected in the site investigation, are integrated in the risk characterization to support a conclusion about the significance of ecological risk. The different possible lines of evidence could be tissue concentration data, toxicity test results, and/or population/community data.

If site-specific tissue concentration data are available from the site investigation, HQs for wildlife receptors preying on those tissues are calculated. These HQs are calculated using appropriate exposure estimates and toxicity reference values.

In the ERA, the risk characterization should put the level of risk at the site in context. The risk description should identify threshold concentrations in source or exposure media for effects on the assessment endpoint. All site-specific parameter values used to calculate HQs must be described and the source of the values identified.

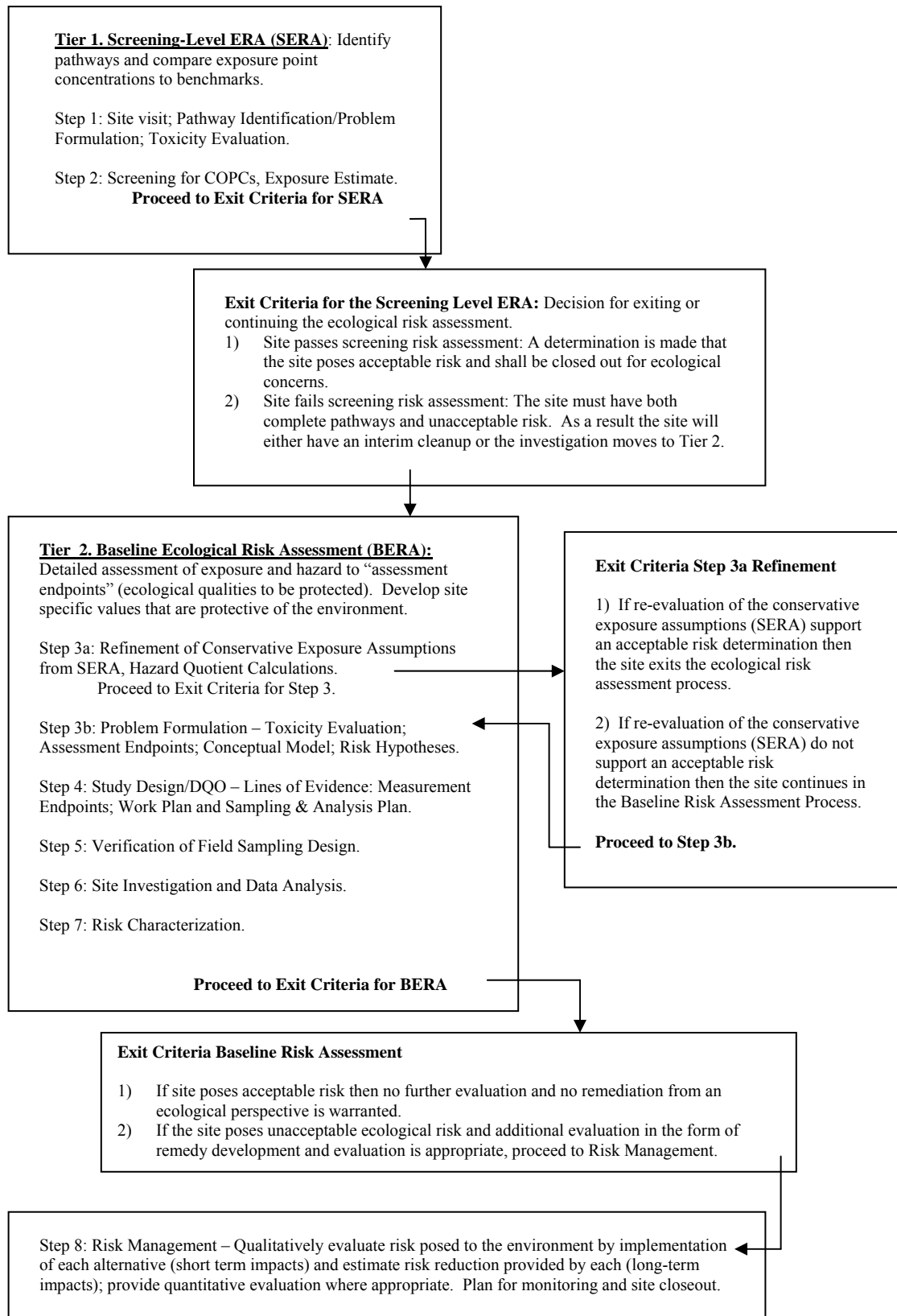
At Step 7, the uncertainty about the risk posed by a substance should have been reduced to a level that allows risk managers to make a technically defensible remedial decision. The risk characterization provides information to judge the ecological significance of the estimated risk to assessment endpoints in the absence of any remedial action.

f) Step 8 of the ERA is Risk Management. The role of ecological risk assessors is to advise the risk managers during the final actions. If the risk characterization concludes there is a risk to



ecological receptors, the risk management decision is whether to remediate the site or to leave the constituents of concern in place with controls on exposure and monitoring.

**Figure 4. Ecological Risk Assessment Flow Chart**



## References

- Simini, M., Checkai, R.T., and Maly, M.E. 2000. Tri-Service Remedial Project Manager's Handbook for Ecological Risk Assessment. Air Force Center for Environmental Excellence, Army Environmental Center, Navy Facilities Service Center. SFIM-AEC-ER-CR-200015.
- United States Environmental Protection Agency (U.S. EPA). 1989. Risk Assessment Guidance for Superfund Volume I Human Health Evaluation Manual (Part A). EPA/540/1-89/002. Office of Emergency and Remedial Response. Washington, D.C. 276 p.
- United States Environmental Protection Agency (U.S. EPA). 1991. Risk Assessment Guidance for Superfund: Volume I-Human Health Evaluation Manual (Part B, Development of Risk-based Preliminary Remediation Goals). Office of Emergency and Remedial Response. Washington, D.C. 54 p.
- United States Environmental Protection Agency (U.S. EPA). 1992. Supplemental Guidance to RAGS: Calculating the Concentration Term. Publication 9285.7-081. Office of Solid Waste and Emergency Response. Washington, D.C. 8 p.
- United States Environmental Protection Agency (U.S. EPA). 1993. Wildlife Exposure Factors Handbook. Office of Research and Development, Washington, DC. EPA/600/R-93/187a
- United States Environmental Protection Agency (U.S. EPA). 1996a. Soil Screening Guidance: Technical Background Document. EPA/540/R-95/128. Office of Solid Waste and Emergency Response. Washington, D.C. 497 p.
- United States Environmental Protection Agency (U.S. EPA). 1996b. Soil Screening Guidance: Users Guide. Publication 9355.4-23. Office of Solid Waste and Emergency Response. Washington, D.C. 44 p.
- USEPA. 1997a. Ecological Risk Assessment Guidance for Superfund: Process for Designing and Conducting Ecological Risk Assessments. Interim Final. USEPA Environmental Response Team, Edison, NJ.
- United States Environmental Protection Agency (U.S. EPA). 1997b. Health Effects Assessment Summary Tables. Office of Emergency and Remedial Response. Washington, D.C.
- USEPA. 1998. Guidelines for Ecological Risk Assessment. Risk Assessment Forum, Washington, DC. EPA/630/R-95/002F.
- United States Environmental Protection Agency (U.S. EPA). 2000. Soil Screening Guidance for Radionuclides: Users Guide. Publication 9355.4-16A. Office of Radiation and Indoor Air. Office of Solid Waste and Emergency Response. Washington, D.C. 90 p.
- United States Environmental Protection Agency (U.S. EPA). 2001a. Integrated Risk Information System. Office of Research and Development. National Center for Environmental Assessment. Washington, D.C. Accessed November 2001. <http://www.epa.gov/iris/index.html>

United States Environmental Protection Agency (U.S. EPA). 2001b. Risk Assessment Guidance for Superfund: Volume I-Human Health Evaluation Manual (Part E) for Dermal Risk Assessment) Interim Guidance. Office of Emergency and Remedial Response. Washington, D.C. EPA/540/R/99/005. OSWER 9285.7-02EP. PB99-963312. September 2001.

United States Environmental Protection Agency (U.S. EPA). 2001c. Supplemental Guidance to RAGS: Region 4 Bulletins. Office of Technical Services. Waste Management Division. U.S. EPA Region 4. Atlanta, GA. September 2001.  
<http://www.epa.gov/region4/waste/ots/otsguid.htm>.

# **Appendix A**

## **Exposure Factors**

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Table 1 Incidental Soil Ingestion Pathway.	
Parameter	Value
Chemical Concentration in Soil	95 % UCL of the mean or maximum
Ingestion Rate: Child less than 7 years Child 7 through 18 years, and Adult Adult Worker (8 hour work day) Outdoor Adult (landscaping, construction, Rural outdoor activities, tilling and gardening)	200 mg/day 100 mg/day 50 mg/day 480 mg/day
Exposure Frequency: Resident General Workers Adult Outdoors (urban) Adult Outdoors (rural) Outdoor Worker Child Outdoors (recreational or trespasser)	350 days/year 250 days/year 52 days/year 104 days/year 185 days/year 140 days/year
Fraction of Soil from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult Adult Worker	6 years 12 years 12 years 22 years 25 years
Ingestion Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adult	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 2 Dermal Contact with Stressors in Soil Pathway.	
Parameter	Value
Chemical Concentration in Soil	95 % UCL of the mean or maximum
Skin Surface Area: Child less than 7 years  Child 7 through 18 years Residential Adult  Adult (Industrial) Outdoor Worker	2800 cm <sup>2</sup> /day (face, forearms, hands, lower legs, and feet) 7500 cm <sup>2</sup> /day (arms, hands, legs, and feet) 5700 cm <sup>2</sup> (face, hands, forearms, and lower legs) 3300 cm <sup>2</sup> /day (face, forearms, and hands) 4700 cm <sup>2</sup> /day (arms, hands, and head)
Exposure Frequency: Resident General Workers Adult Outdoors (urban) Adult Outdoors (rural) Outdoor Worker Child Outdoors (recreational or trespasser)	350 days/year 250 days/year 52 days/year 104 days/year 185 days/year 140 days/year
Fraction of Soil from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult Adult Worker	6 years 12 years 12 years 22 years 25 years
Dermal Absorption Factor	0.25 Volatile Organics (unitless) 0.1 Semivolatiles (unitless) 0.05 Inorganics (unitless)
Skin Contact Time (fraction of day soil remains on skin): Residential Worker Recreational or Trespasser	12 hours/24 hours (0.5 unitless) 8 hours/24 hours (0.33 unitless) 12 hours/24 hours (0.5 unitless)
Soil to Skin Adherence Factor	1.0 mg/cm <sup>2</sup>
Body Weight: Child less than 7 years Child 7 through 18 years Adult	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens



Table 3 Inhalation of Particulate-phase Stressors from Soil Pathway.	
Parameter	Value
Chemical Concentration in Soil	95 % UCL of the mean or maximum
Inhalation Rate: Resident (Children and Adults) Trespasser Worker (Indoor and Outdoor)	20 m <sup>3</sup> /day (0.833m <sup>3</sup> /hour, 24 hr/day) 20 m <sup>3</sup> /day (2.5 m <sup>3</sup> /hour, 8 hr/day) 12.5 m <sup>3</sup> /day (2.5 m <sup>3</sup> /hour, 5 hr/day)
Exposure Frequency: Resident General Worker Adult Outdoors (urban) Adult Outdoors (rural) Outdoor Worker Child Outdoors (recreational or trespasser)	350 days/year 250 days/year 52 days/year 104 days/year 185 days/year 140 days/year
Fraction of Soil from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adults Residential Rural Adults Adult Worker	6 years 12 years 12 years 22 years 25 years
Inhalation Absorption Factor	1.0 (unitless) or chemical-specific
Particulate Emission Factor: Residential Commercial/Industrial	9.3 x 10 <sup>8</sup> m <sup>3</sup> /kg or site-specific 6.2 x 10 <sup>8</sup> m <sup>3</sup> /kg or site-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adults	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 4 Inhalation of Airborne (Vapor Phase) Stressors from Soil Pathway.	
Parameter	Value
Chemical Concentration in Soil	95 % UCL of the mean or maximum
Inhalation Rate: Resident (Children and Adults) Trespasser Worker (Indoor and Outdoor)	20 m <sup>3</sup> /day (0.833 m <sup>3</sup> /hour, 24 hr/day) 20 m <sup>3</sup> /day (2.5 m <sup>3</sup> /hour, 8 hr/day) 12.5 m <sup>3</sup> /day (2.5 m <sup>3</sup> /hour, 5 hr/day)
Exposure Frequency: Resident General Worker Adult Outdoors (urban) Adult Outdoors (rural) Outdoor Worker Child Outdoors (recreational or trespasser)	350 days/year 250 days/year 52 days/year 104 days/year 185 days/year 140 days/year
Fraction of Soil from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult Adult Worker	6 years 12 years 12 years 22 years 25 years
Inhalation Absorption Factor	1.0 (unitless) or chemical-specific
Volatilization Factor	Derived using Equation 8 of the Soil Screening Level Guidance User's Guide (U.S. EPA 1996b)
Body Weight: Child less than 7 years Child 7 through 18 years Adult	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 5 Ingestion of Stressors from Water Pathway.	
Parameter	Value
Chemical Concentration in Water	95 % UCL of the mean or maximum
Ingestion Rate: Child less than 3 years old Child 3 through 18 years and Adult Adult Worker (up to an 8 hour work day)	1.0 liter/day 2.0 liters/day 1.0 liter/day
Exposure Frequency: Resident General Worker	350 days/year 250 days/year
Fraction of Soil from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult Adult Worker	6 years 12 years 12 years 22 years 25 years
Ingestion Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adult	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 6 Ingestion of Stressors in Surface Water While Swimming Pathway.	
Parameter	Value
Chemical Concentration in Water	95 % UCL of the mean or maximum
Ingestion Rate:	50 milliliters/hour
Exposure Time:	2.6 hours/day
Exposure Frequency:	45 days/year
Fraction of Water from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult	6 years 12 years 12 years 22 years
Ingestion Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adults	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 7 Dermal Contact with Stressors in Water while Swimming or Wading Pathway.	
Parameter	Value
Chemical Concentration in Water	95 % UCL of the mean or maximum
Skin Surface Area: Child swimmer 3 through 6 years Child swimmer 7 through 18 years Adult swimmer Child wader 1 through 6 years Child wader 7 through 18 years Adult wader	0.6500 m <sup>2</sup> /day 1.3100 m <sup>2</sup> /day 1.8150 m <sup>2</sup> /day 0.3300 m <sup>2</sup> /day (arms, hands, legs and feet) 0.7500 m <sup>2</sup> /day (arms, hands, legs and feet) 1.0600 m <sup>2</sup> /day (arms, hands, legs and feet)
Exposure Time	2.6 hours/day
Dermal Permeability factor (Kp)	Use RAGS Part E (U.S. EPA 2001b) Appendix B. If measured K <sub>p</sub> s are available, then those should be used instead of the modeled values for those chemicals.
Exposure Frequency: Swimming Child and Adolescent Wading Adult Wading	45 days/year 140 days/year 52 days/year
Fraction of Water from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult	6 years 12 years 12 years 22 years
Dermal Absorbed Dose per Event (DA <sub>event</sub> )	Calculated using RAGS Part E (U.S. EPA, 2001b)
Ingestion Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adult	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 8 Dermal Contact with Stressors in Water during Showering or Bathing Pathway.	
Parameter	Value
Chemical Concentration in Water	95 % UCL of the mean or maximum
Skin Surface Area: Child 3 through 6 years Child 7 through 18 years Adult	0.6500 m <sup>2</sup> /day 1.3100 m <sup>2</sup> /day 1.8150 m <sup>2</sup> /day
Exposure Time	0.2 hours/day
Dermal Permeability factor (K <sub>p</sub> )	Use RAGS Part E (U.S. EPA 2001b) Appendix B. If measured K <sub>p</sub> s are available, then those should be used instead of the modeled values for those chemicals.
Exposure Frequency: Residents Workers in the work place	350 days/year 250 days/year
Fraction of Water from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult Adult Worker	6 years 12 years 12 years 22 years 25 years
Dermal Absorbed Dose per Event (DA <sub>event</sub> )	Calculated using RAGS Part E (U.S. EPA, 2001b)
Ingestion Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adult	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 9 Inhalation of Airborne (Vapor Phase) Stressors in Water during Showering Pathway	
Parameter	Value
Chemical Concentration in Water	95 % UCL of the mean or maximum
Concentration of Stressor in Air	Use Schaum, et al., 1994, Showering Exposure
Inhalation Rate	0.833 m <sup>3</sup> /day
Exposure Time	0.2 hours/day (12 minutes/day)
Exposure Frequency: Residents Workers in the work place	350 days/year 250 days/year
Fraction of Water from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adults Residential Rural Adults Adult Worker	6 years 12 years 12 years 22 years 25 years
Inhalation Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adults	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens

Table 10 Inhalation of Airborne (Vapor Phase) Stressors in Water during General Home Use Pathway.	
Parameter	Value
Chemical Concentration in Water	95 % UCL of the mean or maximum
Concentration of Stressor in Air	Use Schaum et al., 1994, Whole House Model
Inhalation Rate	20 m <sup>3</sup> /day
Water Flow Rate	890 L/day
House Volume	450 m <sup>3</sup>
Air Exchange Rate	10 changes/day
Fraction Volatilized	0.5 (unitless)
Mixing Coefficient (how well mixed in the home)	0.5 (unitless)
Exposure Frequency: Resident	350 days/year
Fraction of Water from a Source Impacted by a Release	1.0 (unitless)
Exposure Duration: Child less than 7 years Child 7 through 18 years Residential Urban Adult Residential Rural Adult	6 years 12 years 12 years 22 years
Inhalation Absorption Factor	1.0 (unitless) or chemical-specific
Body Weight: Child less than 7 years Child 7 through 18 years Adults	15 kg 43 kg 70 kg
Exposure Averaging Time	25,550 days for carcinogens Exposure Duration (years) x 365 days/year for noncarcinogens



Other Pathways. Other pathways may be used at sites that have current or potential future pathways that are not listed in this Appendix. Examples include: consumption of contaminated fish, produce, and livestock. Exposure factors should be based on site-specific conditions and may be obtained from U.S. EPA documents including Exposure Factors Handbook, Risk Assessment Guidance for Superfund (Part A), and Risk Assessment Guidance for Superfund (Part B).

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**Appendix B**  
**General Outline for Baseline Risk Assessment**

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## **Outline of Components of a Human Health Baseline Risk Assessment**

This is a general outline and not all components of the outline are applicable to all sites.

### **1.0 INTRODUCTION**

- 1.1 Overview
  - 1.1.a General Problem at site
  - 1.1.b Site-specific objectives of risk assessment
- 1.2 Scope of Risk Assessment
  - 1.2.a Complexity of risk assessment and rationale
  - 1.2.b Overview of study design

### **2.0 IDENTIFICATION OF STRESSORS OF POTENTIAL CONCERN**

- 2.1 General Site-Specific Data Collection Considerations
  - 2.1.a Preliminary identification of potential human exposure
  - 2.1.b Modeling parameter needs
- 2.2 General Site-Specific Data Evaluation Considerations
  - 2.2.a Steps used (including statistical methods used for evaluation and data selection)
  - 2.2.b Criteria employed in evaluating data
  - 2.2.c Discussion of data uncertainty
- 2.3 Stressor Analytical Data (Complete for All Media)
  - 2.3.a Listing of analytical methods used
  - 2.3.b Evaluation of chemical limits
  - 2.3.c Evaluation of qualified and coded data
  - 2.3.d Contaminants in field and laboratory blanks
  - 2.3.e Tentatively identified compounds
  - 2.3.f Further limitation of number of stressors
  - 2.3.g Uncertainties, limitations, gaps in quality of collection or analysis
- 2.4 Summary of Stressors of Potential Concern

### **3.0 EXPOSURE ASSESSMENT**

- 3.1 Characterization of Exposure Setting
  - 3.1.a Summary of Physical Setting
  - 3.1.b Potentially Exposed Individuals, Populations, and Communities (Human)
    - 3.1.b.1 Relative locations of individuals, populations, and communities with respect to site
    - 3.1.b.2 Current land use

- 3.1.b.3 Potential alternate future land uses
    - 3.1.b.4 Subpopulations of potential concern
  - 3.2 Identification of Exposure Pathways
    - 3.2.a Sources of the release and receiving media
    - 3.2.b Fate and transport in release media
    - 3.2.c Exposure points and exposure routes
    - 3.2.d Integration of sources, releases, fate and transport mechanisms, exposure points, and exposure routes into complete exposure pathways
    - 3.2.e Summary of exposure pathways to be quantified in this assessment
- 3.3 Quantification of Exposure
  - 3.3.a Exposure concentrations
  - 3.3.b Estimation of chemical intakes for individual pathways
- 3.4 Identification of Uncertainties
  - 3.4.a Current and future land-use
  - 3.4.b Environmental sampling and analysis
  - 3.4.c Exposure pathways evaluated
  - 3.4.d Fate and transport modeling
  - 3.4.e Parameter values
- 3.5 Summary of Exposure Assessment

#### **4.0 TOXICITY ASSESSMENT**

- 4.1 Toxicity Information for Noncarcinogenic Effects (Human Health)
  - 4.1.a Appropriate exposure periods for toxicity values
  - 4.1.b Up-to-date reference doses (RfDs) for all stressors
  - 4.1.c One-and ten-day health advisories for shorter-term oral exposures
  - 4.1.d Overall data base and the critical study on which the toxicity value is based (including the critical effect and the uncertainty and modifying factors used in the calculation)
  - 4.1.e Effects that may appear at doses higher than those required to elicit the critical effect
  - 4.1.f Absorption efficiency considered
- 4.2 Toxicity Information for Carcinogenic Effects
  - 4.2.a Exposure averaged over a lifetime
  - 4.2.b Up-to-date slope factors for all carcinogens
  - 4.2.c Weight-of-evidence classification for all carcinogens (Groups A, B, and C)
  - 4.2.d Type of cancer for Group A, B, and C carcinogens

- 4.2.e Concentration above which the dose-response curve is no longer linear, if applicable
- 4.3 Stressors for Which No EPA Toxicity Values are Available
  - 4.3.a Sources of values
  - 4.3.b Qualitative evaluation
  - 4.3.c Documentation or justification of any new toxicity values developed
- 4.4 Uncertainties Related to Toxicity Information
  - 4.4.a Quality of the individual studies
  - 4.4.b Completeness of the overall data base
- 4.5 Summary of Toxicity Information

## **5.0 RISK CHARACTERIZATION**

- 5.1 Current Land-use Conditions (Human Health)
  - 5.1.a Carcinogenic risk of individual stressors in individual pathways
  - 5.1.b Chronic hazard quotient calculation (individual stressors, individual pathways)
  - 5.1.c Subchronic hazard quotient calculation (individual stressors, individual pathways)
  - 5.1.d Shorter-term hazard quotient calculation (individual stressors, individual pathways)
  - 5.1.e Noncarcinogenic hazard index (individual stressors, all pathways)
  - 5.1.f Carcinogenic risk (individual stressors, all pathways)
- 5.2 Future Land-Use Conditions (Human Health)
  - 5.2.a Carcinogenic risk of individual stressors in individual pathways
  - 5.2.b Chronic hazard quotient calculation (individual stressors, individual pathways)
  - 5.2.c Subchronic hazard quotient calculation (individual stressors, individual pathways)
  - 5.2.d Noncarcinogenic hazard index (individual stressors, all pathways)
  - 5.2.e Carcinogenic risk (individual stressors, all pathways)
- 5.3 Uncertainties
  - 5.3.a Site-specific uncertainty factors
    - 5.3.a.1 Definition of physical setting
    - 5.3.a.2 Model applicability and assumptions
    - 5.3.a.3 Parameter values for fate or transport and exposure calculations
  - 5.3.b Summary of toxicity assessment uncertainty
    - 5.3.b.1 Uncertainty and identification of potential human health effects

- 5.3.b.2 Derivation of toxicity value including completeness of overall database
- 5.3.b.3 Potential for synergistic or antagonistic interactions
- 5.3.b.4 Uncertainty in evaluating less-than-lifetime exposures
- 5.4 Comparison of Risk Characterization Results to Human Studies (if available)
  - 5.4.a Health assessment from the Agency for Toxic Substances and Disease Registry (ATSDR)
  - 5.4.b Site-specific health studies (pilot studies or epidemiological studies)
  - 5.4.c Incorporation of studies into the overall risk characterization
- 5.5 Summary Discussion and Tabulation of the Risk Characterization
  - 5.5.a Key site-related stressors and key exposure pathways identified
  - 5.5.b Types of health risk of concern
  - 5.5.c Level of confidence in the quantitative information used to estimate risk
  - 5.5.d Presentation of qualitative information on toxicity
  - 5.5.e Confidence in the key exposure estimates for the key exposure pathways
  - 5.5.f Magnitude of the carcinogenic and noncarcinogenic risk estimates
  - 5.5.g Magnitude of chronic and subchronic risk estimates
  - 5.5.h Major factors contributing to risk
  - 5.5.i Major factors (COCs and Pathways) contributing to uncertainty
  - 5.5.j Exposed population and community characteristics
  - 5.5.k Comparison with site-specific health studies
    - 5.5.l Comparison of chemical concentrations with natural background

## **6.0 SUMMARY AND CONCLUSIONS**

- 6.1 Stressors of Potential Concern
- 6.2 Exposure Assessment
- 6.3 Toxicity Assessment
- 6.4 Risk Characterization
- 6.5 Uncertainties



## **Outline of Components of an Ecological Baseline Risk Assessment**

This is a general outline and not all components of the outline are applicable to all sites.

### **STEP 1: SCREENING-LEVEL PROBLEM FORMULATION AND ECOLOGICAL EFFECTS EVALUATION**

#### **1.1 INTRODUCTION**

#### **1.2 SCREENING-LEVEL PROBLEM FORMULATION**

1.2.1 Environmental Setting and Contaminants at the Site

1.2.2 Contaminant Fate and Transport

1.2.3 Ecotoxicity and Potential Receptors

1.2.4 Complete Exposure Pathways

1.2.5 Assessment and Measurement Endpoints

#### **1.3 SCREENING-LEVEL ECOLOGICAL EFFECTS EVALUATION**

1.3.1 Preferred Toxicity Data

1.3.2 Dose Conversions

1.3.3 Uncertainty Assessment

#### **1.4 SUMMARY**

### **STEP 2: SCREENING-LEVEL EXPOSURE ESTIMATE AND RISK CALCULATION**

#### **2.1 INTRODUCTION**

#### **2.2 SCREENING-LEVEL EXPOSURE ESTIMATES**

2.2.1 Exposure Parameters

2.2.2 Uncertainty Assessment

#### **2.3 SCREENING-LEVEL RISK CALCULATION**

#### **2.4 SCIENTIFIC/MANAGEMENT DECISION POINT (SMDP)**

#### **2.5 SUMMARY**

### **STEP 3: BASELINE RISK ASSESSMENT PROBLEM FORMULATION**

#### **3.1 THE PROBLEM-FORMULATION PROCESS**

#### **3.2 REFINEMENT OF PRELIMINARY CONTAMINANTS OF CONCERN**

#### **3.3 LITERATURE SEARCH ON KNOWN ECOLOGICAL EFFECTS**

### 3.4 CONTAMINANT FATE AND TRANSPORT, ECOSYSTEMS POTENTIALLY AT RISK, AND COMPLETE EXPOSURE PATHWAYS

#### 3.4.1 Contaminant Fate and Transport

#### 3.4.2 Ecosystems Potentially at Risk

#### 3.4.3 Complete Exposure Pathways

### 3.5 SELECTION OF ASSESSMENT ENDPOINTS

### 3.6 THE CONCEPTUAL MODEL AND RISK QUESTIONS

#### 3.6.1 Conceptual Model

#### 3.6.2 Risk Questions

### 3.7 SCIENTIFIC/MANAGEMENT DECISION POINT (SMDP)

### 3.8 SUMMARY

## STEP 4: STUDY DESIGN AND DATA QUALITY OBJECTIVE PROCESS

### 4.1 ESTABLISHING MEASUREMENT ENDPOINTS

#### 4.1.1 Species/Community/Habitat Considerations

#### 4.1.2 Relationship of the Measurement Endpoints to the Contaminant of Concern

#### 4.1.3 Mechanisms of Ecotoxicity

### 4.2 STUDY DESIGN

#### 4.2.1 Bioaccumulation and Field Tissue Residue Studies

#### 4.2.2 Population/Community Evaluations

#### 4.2.3 Toxicity Testing

### 4.3 DATA QUALITY OBJECTIVES AND STATISTICAL CONSIDERATIONS

#### 4.3.1 Data Quality Objectives

#### 4.3.2 Statistical Considerations

### 4.4 CONTENTS OF WORK PLAN AND SAMPLING AND ANALYSIS PLAN

#### 4.4.1 Work Plan

#### 4.4.2 Sampling and Analysis Plan

#### 4.4.3 Field Verification of Sampling Plan and Contingency Plans

### 4.5 SCIENTIFIC/MANAGEMENT DECISION POINT (SMDP)

### 4.6 SUMMARY

## STEP 5: FIELD VERIFICATION OF SAMPLING DESIGN

### 5.1 PURPOSE

- 5.2 DETERMINING SAMPLING FEASIBILITY
- 5.3 SCIENTIFIC/MANAGEMENT DECISION POINT (SMDP)
- 5.4 SUMMARY

## STEP 6: SITE INVESTIGATION AND ANALYSIS PHASE

- 6.1 INTRODUCTION
- 6.2 SITE INVESTIGATION
  - 6.2.1 Changing Field Conditions
  - 6.2.2 Unexpected Nature or Extent of Contamination
- 6.3 ANALYSIS OF ECOLOGICAL EXPOSURES AND EFFECTS
  - 6.3.1 Characterizing Exposures
  - 6.3.2 Characterizing Ecological Effects
- 6.4 SCIENTIFIC/MANAGEMENT DECISION POINT (SMDP)
- 6.5 SUMMARY

## STEP 7: RISK CHARACTERIZATION

- 7.1 INTRODUCTION
- 7.2 RISK ESTIMATION
- 7.3 RISK DESCRIPTION
  - 7.3.1 Threshold for Effects on Assessment Endpoints
  - 7.3.2 Likelihood of Risk
  - 7.3.3 Additional Risk Information
- 7.4 UNCERTAINTY ANALYSIS
  - 7.4.1 Categories of Uncertainty
  - 7.4.2 Tracking Uncertainties
- 7.5 SUMMARY

## STEP 8: RISK MANAGEMENT

- 8.1 INTRODUCTION
- 8.2 ECOLOGICAL RISK MANAGEMENT
  - 8.2.1 Other Risk Management Considerations
  - 8.2.2 Ecological Impacts of Remedial Options
  - 8.2.3 Monitoring

### 8.3 SCIENTIFIC/MANAGEMENT DECISION POINT (SMDP)

### 8.4 SUMMARY

**Appendix C**  
Human Health Screening Values

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# **Development of Risk Based Concentrations for Environmental Remediation in Kentucky**

## **Introduction**

This appendix details the procedures used to develop risk-based concentrations that will be used for the Voluntary Environmental Remediation Program, KRS 224.01-400 and KRS 224.01-405 cleanups, and other programs where risk-based concentrations are needed. Documents from the United States Environmental Protection Agency were consulted in the process of developing this document and the procedures used in calculating risk-based concentrations.

## **Application**

It is intended for this table to have several applications to sites undergoing environmental remediation. Applications include: preliminary screening of site contaminants, closure of small spills, determination of potential toxic conditions, and reduction and refinement of the number of Chemicals of Concern (COCs) at a site during a baseline risk assessment. The values are also one of the factors that should be considered when selecting remedial goals. The values consider the more common exposure routes but if an individual site has other exposure routes that play a major role in the site-related exposures, these values may underestimate the risk.

## **Calculation of Risk-Based Values**

The formulae for calculating the risk-based concentrations are primarily from U.S. EPA guidance including Risk Assessment Guidance for Superfund Volume I: Human Health Evaluation Manual (Part A), commonly referred to as RAGS Part A (U.S. EPA, 1989), RAGS part B (U.S. EPA, 1991), Soil Screening Guidance: Users Guide (U.S. EPA, 1996c), and Soil Screening Guidance: Technical Background Document (U.S. EPA, 1996b). “Estimating Dermal and Inhalation Exposure to Volatile Chemicals in Domestic Water” (Schaum *et al.*, 1994) was used to represent the inhalation exposure to water based on the Whole House Dispersion Model. The assumptions that are used in estimating the risk-based concentrations are selected to be protective of sensitive subpopulations.

KYDEP incorporated applicable exposure routes into each medium of exposure. For residential and occupational exposure to soil; ingestion, dermal and inhalation exposure was considered. Dermal exposure to soil used default absorption values of 0.25 for volatiles, 0.1 for semivolatiles, and 0.05 for metals. Default dermal absorption factors were derived from literature reviews of dermal absorption. The Agency for Toxic Substances and Disease Registry

(ATSDR) Toxicological Profiles were a valuable source of absorption and chemical specific data. Ten compounds had chemical-specific dermal absorption rates as listed in RAGS Part E (U.S, EPA, 2000a). Inhalation of contaminants found in soil used two factors: a Volatilization Factor (VF), and a Particulate Emission Factor (PEF). Potential volatilization from soil to air was represented for volatiles by the volatilization factor that was calculated using the formula in the Soil Screening Guidance: User's Guide (U.S. EPA, 1996c). A compound was assumed to be volatile when the molecular weight was less than 200 mg/mol and the Henry's Law Constant (H) was greater than  $10^{-5}$  atm-m<sup>3</sup>/mol. The respective default dispersion factor for residential and commercial/industrial exposures were derived for Kentucky sites using exhibit 11 in U.S. EPA, 1996c. Climatic zone VII was used to calculate the dispersion factor term since that is the logical zone for Kentucky sites. For a residential dispersion factor, the 90% lower confidence limit was calculated for a 0.5-acre site size. A commercial/industrial value for dispersion factor was calculated based the 90% lower confidence limit of the values listed under a site size of 5 acres.

Inhalation was the route that was used for air exposures. Tap water exposure used ingestion and inhalation, the latter using the Schaum (1994) Whole House Exposure Model. The model describes the average indoor air concentration as a result of water use throughout the house. This model considers water use such as washing dishes, bathing, washing clothes, and cooking. The formula is:

$$C_a = \frac{WHF \times C_w \times f}{HV \times ER \times MC}$$

where:

Ca = concentration in air, mg/m<sup>3</sup>

Cw = concentration in water, mg/L

WHF = water flow rate in whole house, 890 L/day

HV = house volume, 450 m<sup>3</sup>

ER = exchange rate, 10 air changes/day

MC = mixing coefficient, 0.5 (unitless)

*f* = fraction of contaminant that volatilizes, 0.5 (unitless)

The default values for these parameters were selected from the text of the Schaum (1994) chapter and are listed following the description.



## Formulae

The formulae for calculation of the risk-based values are the result of taking the standard exposure equations used in risk assessments and solving for the concentration term. Toxicity values were used to represent the potential toxicity of each compound. These values are obtained from several sources. The source is listed next to each toxicity value. The abbreviations in order of preference are: “i” U.S. EPA’s Integrated Risk Information System (IRIS), “h” U.S. EPA’s Health Effects Assessment Summary Tables (HEAST), “n” U.S. EPA’s National Center for Environmental Assessment (NCEA), “w” withdrawn from IRIS or HEAST, “o” other EPA documents, “r” route extrapolation, and “s” when the toxicity value of a surrogate compound was used based on physicochemical characteristics. The Risk-Based Screening Values are based on a target risk of  $1 \times 10^{-6}$  for carcinogens and a Hazard Index of 1.0 for noncarcinogens in each media. The carcinogenic risk of  $1 \times 10^{-6}$ , or one excess cancer in one million is standard practice in risk assessment for *de minimis* risk. The target Hazard Index of 1.0 indicates that the noncarcinogenic risk is below a toxicity threshold represented by the reference dose. The basis for each screening value in the table is denoted by “ca” for a carcinogenic endpoint, and “nc” for a noncarcinogenic endpoint. A soil saturation limit was derived using the formula in U.S. EPA, 1996c. A ceiling limit was set at  $10^{+5}$  as a maximum soil concentration. If the risk-based screening value exceeded the saturation limit or the maximum, then the soil screening value was set at the saturation limit (denoted as “sat”) or the maximum ceiling limit (denoted as “max”) The following formulae were used to calculate the risk-based screening values for each media.

### **Noncarcinogenic Effects**

#### **Residential Soil**

$$\frac{(ED_c \times BW_c \times 365 \times THQ)}{(IRA_c \times (1/VF+1)/PEF_r) \times EF_r \times ED_c \times 1/RfD} + (SA_c \times AF \times ABS \times EF_r \times ED_c \times 0.000001 \times 1/RfD) + (IRS_c \times EF_r \times ED_c \times 0.000001 \times 1/RfD)$$

#### **Commercial/Industrial Soil**

$$\frac{(ED_a \times BW_a \times 365 \times THQ)}{(IRA_a \times (1/VF+1)/PEF_o) \times EF_o \times ED_o \times 1/RfD} + (SA_i \times AF \times ABS \times EF_o \times ED_o \times 0.000001 \times 1/RfD) + (IRS_o \times EF_o \times ED_o \times 0.000001 \times 1/RfD)$$

### **Ambient Air**

$$\frac{(ED_c \times BW_c \times 365 \times THQ \times RfDi \times 1000)}{(IRA_c \times EF_r \times ED_c)}$$

### **Tap Water**

$$\frac{(BW_c \times ED_c \times 365 \times THQ \times 1000)}{\left( \frac{(IRW_c < 3 \times 3) + (IRW_c > 3 \times 3)}{ED_c} \times EF_r \times ED_c \times 1 / RfDi \right) + \left( \frac{(890 \times 0.5)}{(450 \times 10 \times 0.5)} \times IRA_c \times EF_r \times ED_c \times 1 / RfDi \right)}$$

## **Carcinogenic Effects**

### **Residential Soil**

$$\frac{(AT \times 365 \times TR)}{(InhF_{adj} \times (1/VF + 1/PEF_r) \times EF_r \times SFi) + (SFS_{adj} \times AF \times ABS \times EF_r \times 0.000001 \times SFo) + (IFS_{adj} \times EF_r \times 0.000001 \times SFo)}$$

### **Commercial/Industrial Soil**

$$\frac{(AT \times BW_a \times 365 \times TR)}{(IRA_a \times (1/VF + 1/PEF_o) \times EF_o \times ED_o \times SFi) + (SA_i \times AF \times ABS \times EF_o \times ED_o \times 0.000001 \times SFo) + (IRS_o \times EF_o \times ED_o \times 0.000001 \times SFo)}$$

### **Ambient Air**

$$\frac{(AT \times 365 \times TR \times 1000)}{(InhF_{adj} \times EF_r \times SFi)}$$

### **Tap Water**

$$\frac{(AT \times 365 \times TR \times 1000)}{(IFW_{adj} \times EF_r \times SFo) + \left( \frac{(890 \times 0.5)}{(450 \times 10 \times 0.5)} \times InhF_{adj} \times EF_r \times SFi \right)}$$

Four age adjusted factors were calculated for carcinogenic exposure calculations. The formula for each factor is shown below.

### **Ingestion Factor for Soil**

$$\left( \frac{IRS_c \times ED_c}{BW_c} \right) + \left( \frac{IRS_{adol} \times ED_{adol}}{BW_{adol}} \right) + \left( \frac{IRS_a \times ED_a}{BW_a} \right)$$

### **Skin Contact Factor for Soil**

$$\left( \frac{SA_c \times ED_c}{BW_c} \right) + \left( \frac{SA_{adol} \times ED_{adol}}{BW_{adol}} \right) + \left( \frac{SA_a \times ED_a}{BW_a} \right)$$

### **Inhalation Factor**

$$\left( \frac{IRA\_c \times ED\_c}{BW\_c} \right) + \left( \frac{IRA\_a \times ED\_adol}{BW\_adol} \right) + \left( \frac{IRA\_a \times ED\_a}{BW\_a} \right)$$

### **Ingestion Factor for Water**

$$\left( \frac{IRW\_c < 3 \times 3}{BW\_c} \right) + \left( \frac{IRW\_a, c > 3 \times 3}{BW\_c} \right) + \left( \frac{IRW\_a, c > 3 \times ED\_adol}{BW\_adol} \right) + \left( \frac{IRW\_a, c > 3 \times ED\_a}{BW\_a} \right)$$

Table 1 summarizes the exposure factors that were used to calculate the risk-based screening values.

**Table 1. Exposure Factors**

<b>Parameter (units)</b>	<b>Value</b>	<b>Abbreviation</b>
Target Cancer Risk	1 x 10 <sup>-6</sup>	TR
Target Hazard Quotient	1	THQ
Body weight, age 1-6 (kg)	15	BW_c
Body weight adolescent (kg)	43	BW_adol
Body weight, adult (kg)	70	BW_a
Surface area , child (cm <sup>2</sup> /day)	2800	SA_c
Surface area , adolescent (cm <sup>2</sup> /day)	7500	SA_adol
Surface area , adult resident (cm <sup>2</sup> /day)	5700	SA_a
Surface area , adult industrial (cm <sup>2</sup> /day)	3300	SA_i
Adherence factor (mg/cm <sup>2</sup> )	1	AF
Dermal absorption in soil (volatiles)	0.25	ABS_vol
Dermal absorption in soil (semivolatiles)	0.1	ABS_semi
Dermal absorption in soil (metals)	0.05	ABS_met
Averaging time (years)	70	AT
Inhalation rate (m <sup>3</sup> /d)	20	IRA_a
	20	IRA_c
Drinking water ingestion (L/d)	2	IRW_a, c>3
	1	IRW_c<3
	1	IRW_o
Volatilization factor - soil (m <sup>3</sup> /kg)	Chemical specific	VF_S
Particulate emission factor (m <sup>3</sup> /kg)	9.3E+08	PEF_r
	6.2E+08	PEF_o
Soil ingestion - adolescent & adult resident (mg/d)	100	IRS_a
Soil ingestion - age 1-6 (mg/d)	200	IRS_c
Soil ingestion – commercial/industrial (mg/d)	50	IRS_o
Exposure frequency (d/yr)	350	EF_r
Commercial/Industrial Exposure Frequency (d/yr)	250	EF_o
Exposure duration, age 1-6 (yr)	6	ED_c
Exposure duration, age 7-18 (yr)	12	ED_adol
Exposure duration, adult (yr)	12	ED_a
Commercial/Industrial Exposure Duration (yr)	25	ED_o
Total residential duration (yr)	30	ED_total
<b>Age-adjusted factors (for carcinogens only)</b>		
Ingestion factor for soils ([mg*yr]/[kg*d])	125.050	IFS_adj
Skin contact factor for soils ([cm <sup>2</sup> *yr]/[kg*d])	4190.166	SFS_adj
Inhalation factor ([m <sup>3</sup> *yr]/[kg-d])	17.010	InhF_adj
Ingestion factor for water ([L*yr]/[kg-d])	1.501	IFW_adj

The formulae for calculating the volatilization factor (VF), particulate emission factor (PEF), and soil screening levels (SSL) are contained in the Soil Screening Guidance: Users Guide (U.S. EPA, 1996c) and are listed below. The assumptions for those calculations are listed in the Soil Screening Guidance: Users Guide. The only factors in this document that were different were the dispersion factor (Q/C) values for residential (64.177) and commercial/industrial (43.07). The Kentucky-specific values for Q/C were estimated based on the 90% Lower Confidence Level of the mean dispersion factor of Climatic Zone VII of Table 3 of the SSL Technical Background Document (U.S. EPA, 1996b). Volatilization Factors are used in the soil exposure scenario to estimate partitioning between soil and vapor in the exposure zone, and the particulate emission factor represents the concentration of respirable particulates in air. The chemical specific values of  $D_i$  in the VF calculation were obtained from the U.S. EPA Region 9 Preliminary Remediation Goals Table dated November 1, 2000. Region 9 used several sources: Superfund Exposure Assessment Manual (U.S. EPA, 1988), Subsurface Contamination Reference Guide (U.S. EPA, 1990c), Fate and Exposure Data (Howard, 1991), and the Superfund Chemical Data Matrix (U.S. EPA 1994). Some chemicals required the use of a surrogate for physicochemical data based on chemical structure and characteristics.

The Soil Screening Level uses modeling to estimate soil concentrations that are protective of human health exposure to groundwater with a Dilution and Attenuation Factor of 1. The endpoint that was chosen for the SSL was the MCL from U.S. EPA (2001b) or the risk-based tap water concentration as calculated in the table if an MCL was not available.

### **Volatilization Factor**

$$VF(m^3 / kg) = \frac{Q / C \times (3.14 \times D_A \times T)^{1/2} \times 10^{-4} (m^2 / cm^2)}{2 \times \rho_b \times D_A}$$

where

$$D_A = \frac{(\theta_a^{10/3} \times D_i \times H' + \theta_w^{10/3} \times D_w)}{\rho_b \times K_d + \theta_w + \theta_a \times H'}$$

and:

- $Q/C$  = 64.177 (residential)  
43.07 (commercial/industrial)
- $T$  = 9.5E+8 seconds
- $\rho_b$  = 1.5 g/cm<sup>3</sup>
- $\theta_a$  = 0.28  $L_{air}/L_{soil}$
- $D_i$  = chemical-specific
- $H'$  =  $H \times 41$
- $H$  = Henry's Law Constant (chemical-specific)
- $\theta_w$  = 0.15  $L_{water}/L_{soil}$
- $D_w$  = chemical-specific
- $n$  = 0.43  $L_{pore}/L_{soil}$
- $K_d$  = chemical-specific

## Particulate Emission Factor

$$PEF(m^3 / kg) = Q / C \times \frac{3600s / h}{0.036 \times (1-V) \times (U_m / U_t)^3 \times F(x)}$$

where:

$$\begin{aligned} Q/C &= 64.177 \text{ (residential)} \\ &43.07 \text{ (commercial/industrial)} \\ V &= 0.5 \text{ (unitless)} \\ U_m &= 4.69 \text{ m/s} \\ U_t &= 11.32 \text{ m/s} \\ F(x) &= 0.194 \text{ (unitless)} \end{aligned}$$

## Soil Screening Level

$$SSL(mg / kg) = C_w \left[ K_d + \frac{\theta_w + \theta_a \times H'}{\rho_b} \right]$$

where the  $C_w$  is the MCL or risk-based tap water value in mg/L from the table.

and:

$$\begin{aligned} K_d &= \text{chemical-specific} \\ \theta_w &= 0.3 L_{\text{water}}/L_{\text{soil}} \\ \theta_a &= 0.13 L_{\text{air}}/L_{\text{soil}} \\ H' &= H \times 41 \\ H &= \text{Henry's Law Constant (chemical-specific)} \\ \rho_b &= 1.5 \text{ g/cm}^3 \end{aligned}$$

### Exceptions

There are a few exceptions to the standard procedures described in this document where modifications in the exposure assumptions or toxicity value were necessary to meet a certain class of chemicals.

**Metals.** Many of the metals only have oral toxicity values listed in IRIS or HEAST. In order to have complete information, it was necessary to extrapolate the oral toxicity values to inhalation exposures as well. The exposure routes were also modified based on the characteristics of metals. Soil exposure included ingestion, dermal exposure, and particulate inhalation. Exposure to tap water considered only ingestion. Elemental mercury, even though it is a metal, was assumed to be a volatile for exposure to soil and water. These conditions fit typical exposure conditions for tap water. If a site has potential exposure to mists containing metals in water, then exposure via inhalation should be considered in a site-specific tap water screening value calculated for the site using the formulae contained in this document.

**Gases.** Some of the constituents on the table are considered to be gases or vapors at standard temperature. In consideration of their physical state, both soil and water exposure consider only inhalation since their residence time in soil would not be expected to be long for ingestion or dermal exposure.

**Extrapolation.** Some chemicals had only oral or inhalation toxicity values listed on the Region IX PRGs Table. In those cases, extrapolation was necessary. Literature reviews were done to verify the potential for effects in other media of exposure.

**Lead.** U.S. EPA has implemented use of the IEUBK Model to estimate environmental levels that will result in a target blood lead level. KYDEP performed a review of lead issues (KYDEP, 1996) and determined that the most appropriate metric for lead risk assessment was the RfD<sub>o</sub> and RfD<sub>i</sub> derived based on the LOAEL in laboratory rats. For further discussion of lead see the Lead Issues document (KYDEP, 1996). KYDEP also has an action level of 50 ppm in residential or unrestricted use in soil, 400 ppm in commercial or industrial soils, and a tap water action level of 0.015 mg/L that are listed on the table. The soil value of 50 mg/kg was originally developed in the UST program.

**MTBE.** Methyl t-Butyl Ether had an oral RfD issued by NCEA, which was withdrawn. The RfD was retained and listed as withdrawn on the table. U.S. EPA has a Drinking Water Advisory: Consumer Acceptability Advisory level in water of 20 µg/L to 40 µg/L based on odor and taste, respectively. This is below the carcinogenic and noncarcinogenic risk-based numbers.

**PCBs.** PCBs also received special consideration. KYDEP has used the high risk value of 2.0 (mg/kg-day)<sup>-1</sup> based on the observation that as a mixture of PCBs weathers, the lower chlorinated biphenyls are more likely to degrade, leaving the higher chlorinated biphenyls in a higher proportion. Since the higher chlorinated biphenyl mixture (Arochlor 1260) exhibit more toxicity, the high-risk value was used for the screening values. For noncarcinogenic effects, the table has two mixtures listed. Arochlor 1254 is applied by KYDEP for the higher chlorinated mixtures (Arochlor 1260, 1254, and 1248) and the Arochlor 1016 value is applied to mixtures that are less chlorinated (1242, 1016).

### **How To Use the Table**

When evaluating an area using the screening values, it is useful to develop a Conceptual Site Model to verify that it fits into the assumptions that were used to derive the screening values. The first step is to identify the areas of potential contamination and analyze grab samples for a broad range of potential contaminants (typically the HSL, TAL/TCL, etc.) in several

samples to refine analytical parameters. The contaminants of potential concern are then identified. The potential ecological and human health receptors should be determined and also the potential pathways of exposure.

The screening values table is organized with the toxicity values in the left-hand columns, each one followed by the source of the RfD or Slope Factor. The VOC Column identifies (with “1” being volatile) which compounds use a volatilization factor in the soil exposure. The soil dermal absorption value is shown for each compound, and the Chemical Abstract Service (CAS) registry number and contaminant name are shown. The next four columns represent the risk-based concentration associated with each of the contaminants for soil, air, and water.

The Soil Screening Levels are determined for most volatiles and the compounds listed in the Soil Screening Guidance (U.S. EPA, 1996c). The Dilution and Attenuation Factor (DAF) of 1 is applicable for a screening value where there is the potential for shallow aquifers, karst terranes (a major factor in Kentucky), and areas of significant permeability. It is possible to develop Soil Screening Values for a higher DAF if site-specific information indicates that the depth to groundwater, soil type, and geological formations support that there is significant dilution between the contaminated zone and the groundwater. 401 KAR 100:100 Section 5(5) establishes procedures to modify the SSL based on site-specific conditions.



## References

Kentucky Department for Environmental Protection (KYDEP). 1995. Risk Assessment Guidance. Guidance document part of 401 KAR 100:050 regulation package. August 1995. 92 p.

Kentucky Department for Environmental Protection (KYDEP). 1996. Lead Issues. Prepared by Risk Assessment Review Group: Albert G. Westerman, Ph.D., Branch Manager, Michelle Nihei Shaw, Ph.D. and Sally L. Wiley, M.S., Analysts. August 5, 1996. 38 p.

Howard, P.H. 1990. Handbook of Environmental Fate and Exposure Data for Organic Chemicals. Lewis Publishers, Chelsea, MI. 546 p.

Schaum, J., K. Hoang, R. Kinerson, J. Moya, and R.G.M. Wang. 1994. Estimating Dermal and Inhalation Exposure to Volatile Chemicals in Domestic Water. In: Water Contamination and Health: Integration of Exposure Assessment, Toxicology, and Risk Assessment. Rhoda G.M. Wang, Editor. Marcel Dekker, Inc. New York, NY. P. 305-321.

United States Environmental Protection Agency (U.S. EPA). 1988. Superfund Exposure Assessment Manual. EPA/540/1-88/001. Office of Remedial Response. Washington, D.C. 157 p.

United States Environmental Protection Agency (U.S. EPA). 1989. Risk Assessment Guidance for Superfund Volume I Human Health Evaluation Manual (Part A). EPA/540/1-89/002. Office of Emergency and Remedial Response. Washington, D.C. 276 p.

United States Environmental Protection Agency (U.S. EPA). 1990a. Exposure Factors Handbook. EPA/600/8-89/043. Office of Health and Environmental Assessment. Washington, D.C. 276 p.

United States Environmental Protection Agency (U.S. EPA). 1990b. National Oil and Hazardous Substances Pollution Contingency Plan. 40 CFR Part 300. Office of Solid Waste and Emergency Response. Washington, D.C. 572 p.

United States Environmental Protection Agency (U.S. EPA). 1990c. Subsurface Contamination Reference Guide. EPA/540/2-90/011. Office of Emergency and Remedial Response. Washington, D.C.

United States Environmental Protection Agency (U.S. EPA). 1991. Risk Assessment Guidance for Superfund: Volume I-Human Health Evaluation Manual (Part B, Development of Risk-based Preliminary Remediation Goals). Office of Emergency and Remedial Response. Washington, D.C. 54 p.

United States Environmental Protection Agency (U.S. EPA). 1994. Superfund Chemical Data Matrix. EPA/540/R-94/009. Office of Solid Waste and Emergency Response. Washington, D.C.

United States Environmental Protection Agency (U.S. EPA). 1996a. Region 9 Preliminary Remediation Goals (PRGs). San Francisco, CA. August 1, 1996. 35 p.

United States Environmental Protection Agency (U.S. EPA). 1996b. Soil Screening Guidance: Technical Background Document. EPA/540/R-95/128. Office of Solid Waste and Emergency Response. Washington, D.C. 497 p.

United States Environmental Protection Agency (U.S. EPA). 1996c. Soil Screening Guidance: Users Guide. Publication 9355.4-23. Office of Solid Waste and Emergency Response. Washington, D.C. 44 p.

United States Environmental Protection Agency (U.S. EPA). 1997. Health Effects Assessment Summary Tables. Office of Emergency and Remedial Response. Washington, D.C.

United States Environmental Protection Agency (U.S. EPA). 1998. Risk Based Concentration Table. U.S. EPA Region III. April 1, 1998. First Presented at EPA Superfund Risk Assessor's Conference, March, 1991. Philadelphia, PA.

United States Environmental Protection Agency (U.S. EPA). 2000a. Drinking Water Standards and Health Advisories. Office of Water. Washington, D.C. EPA 822-B-00-001 Summer 2000.

United States Environmental Protection Agency (U.S. EPA). 2000b. Region 9 Preliminary Remediation Goals (PRGs). San Francisco, CA. November 1, 2000. 35 p.

United States Environmental Protection Agency (U.S. EPA). 2001a. Integrated Risk Information System. Office of Research and Development. National Center for Environmental Assessment. Washington, D.C. Accessed November 2001. <http://www.epa.gov/iris/index.html>

United States Environmental Protection Agency (U.S. EPA). 2001b. National Primary Drinking Water Standards. EPA 816-F-01-007. Office of Water. Washington, D.C. March 2001. [www.epa.gov/safewater](http://www.epa.gov/safewater) 4 p.

United States Environmental Protection Agency (U.S. EPA). 2001c. Risk Assessment Guidance for Superfund Volume I: Human Health Evaluation Manual (Part E, Supplemental Guidance for Dermal Risk Assessment). Interim Guidance. EPA/540/R-99/005. Office of Solid Waste and Emergency Response. Washington, D.C. PB99-963312.

**Appendix D**  
**Ecological Screening Values**  
**Available on [www.kentucky.gov](http://www.kentucky.gov)**

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**Appendix E**  
**Radionuclide Screening Values**  
**Available on [www.kentucky.gov](http://www.kentucky.gov)**

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**Appendix F**  
**Checklist for Ecological Assessment/Sampling**

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## Checklist for Ecological Assessment/Sampling

### I. SITE DESCRIPTION

1. Site Name: \_\_\_\_\_  
Location: \_\_\_\_\_  
\_\_\_\_\_  
County: \_\_\_\_\_ City: \_\_\_\_\_ State: \_\_\_\_\_
2. Latitude: \_\_\_\_\_ Longitude: \_\_\_\_\_
3. What is the approximate area of the site? \_\_\_\_\_
4. Please attach to the checklist USGS topographic map(s) of the site, if available.
5. Are aerial or other site photographs available?  yes  no If yes, please attach any available photo(s).
6. What type of facility is located at the site?  
 Chemical     Manufacturing     Mixing     Waste disposal  
 Other (specify) \_\_\_\_\_
7. What are the suspected contaminants of concern at the site? If known, what are the maximum concentration levels?
8. Do any potentially sensitive environmental areas exist adjacent to or in proximity to the site, e.g., Federal and State parks, National and State monuments, wetlands, lakes, streams? *Remember, flood plains and wetlands are not always obvious; do not answer "no" without confirming information.*
9. Please provide the source(s) of information used to identify these sensitive areas, and indicate their general location on the site map.

<p>10. The land use on the site is:</p> <p>_____ % Urban</p> <p>_____ % Rural</p> <p>_____ % Residential</p> <p>_____ % Industrial (<input type="checkbox"/> light <input type="checkbox"/> heavy)</p> <p>_____ % Agricultural</p> <p>(Crops: _____)</p> <p>_____ % Recreational</p> <p>(Describe; note if it is a park, etc.)</p> <p>_____</p> <p>_____</p> <p>_____ % Undisturbed</p> <p>_____ % Other</p>	<p>The area surrounding the site is:</p> <p>_____ mile radius</p> <p>_____ % Urban</p> <p>_____ % Rural</p> <p>_____ % Residential</p> <p>_____ % Industrial (<input type="checkbox"/> light <input type="checkbox"/> heavy)</p> <p>_____ % Agricultural</p> <p>(Crops: _____)</p> <p>_____ % Recreational</p> <p>(Describe; note if it is a park, etc.)</p> <p>_____</p> <p>_____</p> <p>_____ % Undisturbed</p> <p>_____ % Other</p>
--	--

11. If known, what is the approximate depth to the water table? \_\_\_\_\_

12. Is the direction of surface runoff apparent from site observations?  yes  no If yes, to which of the following does the surface runoff discharge? Indicate all that apply.

- Surface water  Groundwater  Sewer  Collection impoundment

13. Is there a navigable waterbody or tributary to a navigable waterbody?  yes  no

14. Is there a waterbody anywhere on or in the vicinity of the site?

- yes (approx. distance \_\_\_\_\_)  no

15. Is there evidence of flooding?  yes  no *Wetlands and flood plains are not always obvious; do not answer "no" without confirming information.*

16. Are any threatened and/or endangered species (plant or animal) known to inhabit the area of the site?

- yes  no

17. Are there any wooded areas at the site?  yes  no.

18. What percentage or area of the site is wooded? ( \_\_\_\_\_% \_\_\_\_\_ acres). Indicate the wooded area on the site map which is attached to a copy of this checklist.
19. Is shrub/scrub vegetation present at the site?  yes  no.
20. What percentage of the site is covered by scrub/shrub vegetation? ( \_\_\_\_\_% \_\_\_\_\_ acres). Indicate the areas of shrub/scrub on the site map.
21. Are there open (bare, barren) field areas present at the site?  yes  no
22. What percentage of the site is open field? ( \_\_\_\_\_% \_\_\_\_\_ acres). Indicate the open fields on the site map.
23. Based on observations and/or available information, are designated or known wetlands definitely present at the site?  yes  no
24. Please note the sources of observations and information used (e.g., USGS Topographic Maps, National Wetland Inventory, Federal or State Agency, etc.) to make this determination.
25. CONTINUE WITH ECOLOGICAL RISK ASSESSMENT. **YES** \_\_\_\_\_ **NO** \_\_\_\_\_

Record weather conditions at the time this checklist was prepared:

DATE: \_\_\_\_\_

\_\_\_\_\_ Temperature (EC/EF)      \_\_\_\_\_ Normal daily high temperature

\_\_\_\_\_ Wind (direction/speed)      \_\_\_\_\_ Precipitation (rain, snow)

\_\_\_\_\_ Cloud cover

Completed by \_\_\_\_\_ Affiliation \_\_\_\_\_

Additional Preparers \_\_\_\_\_

Site Manager \_\_\_\_\_

Date \_\_\_\_

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**Appendix G**  
**Development of Generic Background**  
**Concentrations for Kentucky Soils**

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## **Development of Generic Background Concentrations for Kentucky Soils**

Background, as defined in 401 KAR 42:005 (definitions codified to support the Underground Storage Tank regulations), means the concentration of substances consistently present in the environment at, or regionally proximate to, a release but outside the influence of the release. There are two types of background:

- a) Natural background is the amount of naturally occurring substances in the environment, exclusive of that from anthropogenic sources.
  
- b) Ambient background means the concentrations of naturally-occurring inorganic substances and ubiquitous anthropogenic inorganic substances in the environment that are representative of the region surrounding the site and not attributable to activities on the property.

Since sites undergoing environmental assessment are often found in industrialized and potentially contaminated areas, the determination of site-specific background concentrations is difficult. Generic ambient background values applicable to all sites in Kentucky would be useful for comparison to site data for the purpose of identifying those constituents requiring remedial action (i.e., removal or exposure control). These generic ambient background values would provide a party or VERP applicant an alternative to attempting to identify site-specific background soils in areas that are likely contaminated.

To address this issue, the NREPC used background sample values provided by regulated facilities, as well as background sample values collected by cabinet employees. These samples were collected from areas generally considered to be outside of the influence of site activities, but were potentially impacted by regional or citywide activity. Therefore, these samples represent “ambient,” as opposed to “natural,” background. From 400 to over 800 samples for each constituent were used in the analysis. For each constituent, a 95% Upper Confidence Limit (UCL) of the arithmetic mean, 60<sup>th</sup> Percentile, and 95<sup>th</sup> percentile were calculated. The 95% UCL is the value that represents that the mean of the data set falls below that value with 95% confidence. The 60<sup>th</sup> and 95<sup>th</sup> percentiles indicate that 60 percent and 95 percent of the data falls below those values.

The following methodology was employed to calculate ambient background:

1. Values reported as “non-detected” were retained in the database at ½ the reporting limit (USEPA, 1998).
2. As the data sets came from areas having varied uses (e.g., industrial, commercial, residential, agricultural, woodlands, etc.), the probability that some of the samples were taken in contaminated areas is significant. Data sets were tested for outliers by the Grubb’s test, and individual samples that had a calculated Z-score above 3.8 were generally removed from the background data set. The Grubb’s test formula is as follows:

$$Z = \frac{|population\ mean - value\ of\ individual\ sample|}{standard\ deviation}$$

3. The descriptive statistics of mean and standard deviation were calculated by standard parametric methods assuming normality and are listed in Table G-1. Parametric methods were used to allow for comparisons between NREPC background values and other published values.

a. Standard deviation was calculated by the “nonbiased” method employing the formula:

$$S.D. = \sqrt{\frac{\sum (X_i - \bar{X})^2}{n-1}}$$

- b. Mean was calculated as the sum of all individual scores divided by the total number of observations.
4. The data sets were analyzed with Lillefor’s test for normality. Since the data sets are not normally or log normally distributed, the parameters that are to be used in determining if site samples are consistent with background (i.e. 95% UCL of mean, 60<sup>th</sup> percentile and 95<sup>th</sup> percentile) were calculated by nonparametric methods and are listed in Table G-2.



5. The 95% upper confidence limit of the arithmetic mean for each constituent was calculated on the trimmed data set using ProUCL. ProUCL is a statistical package developed by Lockheed Martin under contract with the U.S. EPA.
6. The 60<sup>th</sup> percentile value is used as the midpoint for each constituent. It was calculated as follows:
  - a. The constituent values were ranked in increasing order of magnitude.
  - b. The quantity  $60(n)/100$  was used to identify the measurement with the resulting rank.
7. The 95<sup>th</sup> percentile value is used as the upper bound value for each constituent and was calculated as follows:
  - a. The constituent values were ranked in increasing order of magnitude.
  - b. The quantity  $95(n)/100$  was used to identify the measurement with the resulting rank.

The thallium data were characterized by a large number of non-detects (633 non-detects verses 54 detects). Due to the large number of non-detects, non-detects were not entered as  $\frac{1}{2}$  the non-detect concentration. Each non-detect sample was assumed to have a concentration equal to the recorded non-detect concentration. Considering the number of non-detects and the likelihood that the recorded values skew thallium concentrations upward, only the 95<sup>th</sup> percentile of the total data is cited in table G-2.

### **Comparison to Background**

- The mean site concentration for inorganic constituents must be below the 95% UCL of the mean concentrations of background for inorganic constituents. At least  $\frac{1}{2}$  of the data points should be less than the midpoint (60<sup>th</sup> percentile), and no data point above the upper bound value (95<sup>th</sup> percentile). The site data should be segregated by surface and subsurface data. The surface and subsurface site data may be compared to the statewide numbers in Table G-2, or to site-specific background samples.

### **Horizontal and Vertical Extent**

401 KAR 100:100 Section 5(4) states that during site characterization, a minimum of two additional sampling locations is required for each sampling point at the edge of an area of concern that exceeds the method detection limit or ambient background and shall be located at a

minimum distance of ten (10) feet from the previous sampling point that had a confirmed exceedance of method detection limits, or ambient background. The following criteria may be used to determine if the sampling point exceeds generic or site-specific ambient background.

- If the value for the individual sample is less than the 95% UCL of the arithmetic mean of background, then no additional samples are required.
- If the sampling point is greater than the 95<sup>th</sup> percentile of background, then a minimum of two additional sampling points are required.
- If the sampling point is between the 95% UCL of background and the 95<sup>th</sup> percentile of background, then the complete dataset needs to be evaluated to determine if two additional sampling locations are required. If at least half of all data points at the edge of the AOC are at or below the 95% UCL of background and the remaining data points are between the 95% UCL of background and the 95<sup>th</sup> percentile of background, then no additional samples are required. If this criteria is not met, then two additional sampling points are required.

The cabinet may require additional sample locations if the data indicate that the extent of contamination has not been determined.

## Literature Cited

United States Environmental Protection Agency (USEPA), 1995. Determination of Background Concentrations of Inorganics in Soils and Sediments at Hazardous Waste Sites. Office of Research and Development. Office of Solid Waste and Emergency Response. EPA/540/S-96/500. December, 1995.

United States Environmental Protection Agency (USEPA), 1998. Statistical Tests for Background Comparison at Hazardous Waste Sites. Supplemental Guidance to RAGS: Region 4 Bulletins – Addition #1. Interim Draft. USEPA Region 4, Waste Management Division. Atlanta, Georgia. November, 1998.

Table G-1. Summary Statistics for Ambient Inorganic Chemicals

<b>Element</b>	<b>Number of Samples</b>	<b>Range (mg/kg)</b>	<b>Mean (mg/kg)</b>	<b>Standard Deviation (mg/kg)</b>
Aluminum	679	1290 - 38,100	10969	5462.9
Arsenic	539	0.059 - 55.5	8.9	7
Barium	756	6.14 - 1160	111.3	92.4
Beryllium	696	0.061 - 3.57	0.8	0.5
Cadmium	701	0.004 - 9.46	0.68	1.4
Chromium	771	2.83 - 168	20.5	13.9
Cobalt	649	0.29 - 67.6	11.9	8.1
Copper	729	0.49 - 636	18.9	39.7
Iron	697	222 - 86,900	22456	13269.7
Lead	808	0.03 - 284	30	31.3
Manganese	685	8.43 - 5100	1017	854.9
Mercury	459	0.007 - 0.721	0.06	0.1
Nickel	716	0.39 - 83.7	20.9	13.1
Selenium	714	0.001 - 3.93	0.94	0.7
Silver	697	0.006 - 5.2	0.42	0.6
Thallium	633	0.13 - 28		
Vanadium	679	4.82 - 92.1	26.9	11.8
Zinc	721	6 - 470	55	46.3

Table G-2. Generic Statewide Ambient Background for Kentucky

<b>Element</b>	<b>Mean (mg/kg)</b>	<b>95% UCL of Mean (mg/kg)</b>	<b>60<sup>th</sup> Percentile (mg/kg)</b>	<b>95<sup>th</sup> Percentile (mg/kg)</b>
Aluminum	10969	11314	10800	21000
Arsenic	8.9	9.4	8.3	21.2
Barium	111.3	116.9	100	241
Beryllium	0.8	0.83	0.75	1.8
Cadmium	0.68	0.78	0.27	3.9
Chromium	20.5	21.3	19.3	40
Cobalt	11.9	12.4	13.1	25.1
Copper	18.9	21.3	13.8	41.7
Iron	22456	23284	22000	47600
Lead	30	33	20.9	84.6
Manganese	1017	1071	948	2620
Mercury	0.06	0.07	0.059	0.14
Nickel	20.9	21.7	20.2	46.8
Selenium	0.94	0.99	1.38	2.1
Silver	0.42	0.45	0.257	1.2
Thallium				7.95
Vanadium	26.9	27.7	27.3	48.6
Zinc	55	57	48.6	115

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# **Kentucky Guidance for Ambient Background Assessment**

**January 8, 2004**



**Natural Resources and  
Environmental Protection Cabinet**

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## **Introduction**

This guidance document is intended to assist in comparing site data and background data for sites undergoing environmental assessment. These procedures provide a simplified statistical procedure for determining if the site data is part of the background population. It also provides generic statewide background values for inorganic chemicals that may be used in lieu of collecting site-specific background samples. The statistical procedures may be used for site-specific data or the generic statewide values in Tables 1 and 2. This guidance does not preclude other appropriate statistical comparisons from being made, but rather a simplified screening method that does not require a deep knowledge of statistics. If the site data set fails the statistical procedures in this guidance, it may be appropriate to perform a more complete statistical comparison.

Background, as defined in 401 KAR 42:005 (definitions codified to support the Underground Storage Tank regulations), means the concentration of substances consistently present in the environment at, or regionally proximate to, a release but outside the influence of the release. There are two types of background:

- a) Natural background is the amount of naturally occurring substances in the environment, exclusive of that from anthropogenic sources.
- b) Ambient background means the concentrations of naturally occurring inorganic substances and ubiquitous anthropogenic inorganic substances in the environment that are representative of the region surrounding the site and not attributable to an identifiable release.

Since sites undergoing environmental assessment are often found in industrialized and potentially contaminated areas, the determination of site-specific background concentrations is difficult. Generic ambient background values applicable to all sites in Kentucky would be useful for comparison to site data for the purpose of identifying those constituents requiring remedial action (i.e., removal or exposure control). These generic ambient background values would provide an alternative to attempting to identify site-specific background soils in areas that are likely contaminated.

## Methodology

To provide an alternative to site-specific background sampling, the NREPC used background sample values provided by regulated facilities, as well as background sample values collected by cabinet employees. These samples were collected from areas generally considered to be outside of the influence of site activities, but were potentially impacted by regional or urban activity. Therefore, these samples represent “ambient,” as opposed to “natural,” background. From 400 to over 800 samples for each constituent were used in the analysis. For each constituent, a 95% Upper Confidence Limit (UCL) of the arithmetic mean, 60<sup>th</sup> percentile, and 95<sup>th</sup> percentile were calculated. The 95% UCL is the value below which the true mean of the data set falls, with 95% confidence. The 60<sup>th</sup> and 95<sup>th</sup> percentiles indicate that 60 percent and 95 percent of the data falls below those values.

The following methodology was employed to calculate ambient background:

1. Values reported as “non-detected” were retained in the database at half the reporting limit (USEPA, 1998).
2. As the data sets came from areas having varied uses (e.g., industrial, commercial, residential, agricultural, woodlands, etc.), the probability that some of the samples were taken in contaminated areas is significant. Data sets were tested for outliers by the Grubb’s test, and individual samples that had a calculated Z-score above 3.8 were generally removed from the background data set. The Grubb’s test formula is as follows:

$$Z = \frac{|population\ mean - value\ of\ individual\ sample|}{standard\ deviation}$$

3. The descriptive statistics of mean and standard deviation were calculated by standard parametric methods assuming normality and are listed in Table 1. Parametric methods were used to allow for comparisons between these generic ambient background values and the results of other published studies of background.

a. Standard deviation was calculated by the “nonbiased” method employing the formula:

$$S.D. = \sqrt{\frac{\sum (X_i - \bar{X})^2}{n-1}}$$

b. Mean was calculated as the sum of all individual scores divided by the total number of observations.

4. The data sets were analyzed with Lillefor’s test for normality. Since the data sets are not normally or lognormally distributed, the parameters that are to be used in determining if site samples are consistent with background (i.e. 95% UCL of mean, 60<sup>th</sup> percentile and 95<sup>th</sup> percentile) were calculated by nonparametric methods and are listed in Table 2.
5. The 95% UCL of the arithmetic mean for each constituent was calculated on the trimmed data set using ProUCL. ProUCL is a statistical package developed by Lockheed Martin under contract with the U.S. EPA.
6. The 60<sup>th</sup> percentile value is used as the midpoint for each constituent. It was calculated as follows:
  - a. The constituent values were ranked in increasing order of magnitude.
  - b. The quantity 60(n)/100 was used to identify the measurement with the resulting rank.
7. The 95<sup>th</sup> percentile value is used as the upper bound value for each constituent and was calculated as follows:
  - a. The constituent values were ranked in increasing order of magnitude.
  - b. The quantity 95(n)/100 was used to identify the measurement with the resulting rank.

The thallium data were characterized by a large number of non-detects (633 non-detects verses 54 detects). Due to the large number of non-detects, non-detects were not entered as ½ the non-detect concentration. Each non-detect sample was assumed to have a concentration equal to the recorded non-detect concentration. Considering the number of non-detects and the likelihood that

the recorded values skew thallium concentrations upward, only the 95<sup>th</sup> percentile of the total data is cited in Table 2.

### **Procedure for Comparison to Background**

The site data should be segregated by surface and subsurface data. The surface and subsurface site data may be compared to the statewide numbers in Table 2, or to site-specific background samples. The following three criteria may be used to demonstrate that the site data is background:

1. The mean site concentration for inorganic constituents must be below the 95% UCL of the mean concentrations of background for inorganic constituents.
2. At least half of the data points should be less than the 60<sup>th</sup> percentile.
3. No data points should be above the upper bound value (95<sup>th</sup> percentile).

These procedures provide a tool for comparing site data with either generic statewide or site-specific background using the statistical characteristics of the two populations. Other statistical comparisons may be used, if appropriate.

### **Determining Site-specific Background**

Site-specific ambient background levels may be determined at the site. The site-specific ambient background data set shall consist of an appropriate number of samples for the statistical method employed. The number of samples necessary to characterize site-specific background will vary based on the variability of the data. Twenty data points may be used as a minimum number of samples per horizon (surface and subsurface) as a default number, unless other statistical methods can be used to develop a different number. A site-specific determination of the number of required samples may be calculated based on the statistical characteristics of the background population.

Upgradient groundwater samples are to be obtained from the same hydrogeological unit as the groundwater contamination at the site. The background monitoring wells shall be located hydrogeologically upgradient from the release(s) of concern, unless it can be demonstrated to the cabinet that the upgradient location is undefinable or infeasible.

Background soil samples should be collected from native soil in areas of similar soil type as found at the site. Background concentrations should be determined separately for surface and subsurface areas that are consistent with the on-site investigation.

The following areas are inappropriate to sample when determining soil background unless otherwise necessary to reach a corrective action decision or identify potential sources of contamination:

1. Fill areas;
2. Areas in which management, treatment, handling, storage or disposal activities of any of the following are known or suspected to have occurred: hazardous substances or petroleum, solid or hazardous wastes, or waste waters;
3. Areas within three feet of a roadway;
4. Parking lots and areas surrounding parking lots or other paved areas;
5. Railroad tracks or railway areas or other areas affected by their runoff;
6. Areas of concentrated air pollutant depositions or areas affected by their runoff;
7. Storm drains or ditches presently or historically receiving industrial or urban runoff;  
or
8. Areas within three feet of any current structure, or the former location of any structure, which is likely to have been painted with lead-based paint.

## Literature Cited

United States Environmental Protection Agency (USEPA), 1995. Determination of Background Concentrations of Inorganics in Soils and Sediments at Hazardous Waste Sites. Office of Research and Development. Office of Solid Waste and Emergency Response. EPA/540/S-96/500. December, 1995.

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Table 2. Generic Statewide Ambient Background for Kentucky

<b>Element</b>	<b>Mean (mg/kg)</b>	<b>95% UCL of Mean (mg/kg)</b>	<b>60<sup>th</sup> Percentile (mg/kg)</b>	<b>95<sup>th</sup> Percentile (mg/kg)</b>
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# **Kentucky Guidance for Groundwater Assessment Screening**

**January 15, 2004**



**Environmental and  
Public Protection Cabinet**

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## **Introduction**

This document provides guidance for evaluating contaminated sites to determine whether superficial and shallow contamination in soils indicates an existing or potential groundwater contamination problem, and whether a direct assessment of groundwater conditions is necessary. This method is intended to provide the party or applicant a cost-effective approach using soils data collected as part of the site characterization for determining the need to assess groundwater quality.

## **Methodology**

An assessment of the effect of a release of a hazardous substance or petroleum on groundwater quality may not be necessary at all sites. This process is intended for sites that lack adequate groundwater monitoring data and where the party or applicant anticipates to leave in place contaminants of concern (COCs).

This approach to evaluating impacts and potential impacts of a release on groundwater is based on the attenuation of contaminants moving through the soil profile by means of biodegradation, hydrolysis, volatilization, adsorption, and dilution. Contaminants may not attenuate similarly in all situations, and therefore conservative Dilution Attenuation Factor (DAF) values are applied. However, conditions at some sites may result in contaminant migration through the soil profile in a manner that bypasses physical, chemical, and biological processes in the soils. Caution should be applied to use of this methodology at sites where normal physical, chemical, and biological processes in the soils are bypassed, including sites underlain by soils with large, interconnected pores (macropores) that provide for the rapid transport of water and contaminants through the soil profile, sites underlain by well-developed karst terrane,

sites underlain by highly fractured media, or where contamination extends to the soil-bedrock interface. These types of sites may not provide for the soil processes assumed to be in effect in this method. In addition, this process is primarily intended for COCs that are relatively insoluble and are expected, under normal conditions, to remain in the soil profile and not to migrate to groundwater. Therefore, caution should be used in applying this methodology at sites where soluble or mobile COCs such as volatile organic compounds, nitrates, or dense non-aqueous phase liquids (DNAPL) are present; the presence of such COCs in the soils may indicate that a groundwater assessment may be necessary. The cabinet reserves the authority to require a direct assessment of groundwater at sites where it deems such investigation is prudent to understanding the extent of contamination and the risks associated with the release.

To determine whether a direct assessment of groundwater conditions is necessary, analytical data from the soil profile may be evaluated by the methods outlined in this document in combination with an evaluation of other soil conditions, and the geology and hydrology of the site. These data can be used to determine whether groundwater was likely to have been impacted, and whether these soils will serve as a future source of groundwater contamination.

In order to use this method, the horizontal and vertical extent of soil contamination must be known. An adequate number of soil borings with multiple, discreet sampling intervals of sufficient length and spacing to characterize vertical distribution of contamination are also necessary.

If it can be demonstrated using one of the following options that a release has not had and will not have an adverse effect on groundwater quality, a direct assessment of groundwater impacts may not be necessary.

1. An assessment of groundwater for a release may not be necessary if the applicable Soil Screening Levels, or SSL (DAF 1), in the U.S. EPA Region 9 Preliminary Remediation Goals (October 1, 2002) are not exceeded in the bottom two (2) sampling intervals of each soil boring.

2. Rather than using the default SSLs (DAF 1), a modified SSL may be used. This modified SSL takes into account the surface area of the site, the vertical separation between the contamination in the soil profile and groundwater, and the underlying bedrock conditions. The appropriate modified SSL is equivalent to the SSL (DAF 1) referenced in the U.S. EPA Region 9 Preliminary Remediation Goals, (October 1, 2002) multiplied by the applicable value in Table 1, below. An assessment of groundwater for a release may not be necessary if the applicable modified SSLs are not exceeded in samples from the bottom two (2) sampling intervals.

**Table 1.**

Vertical Separation Between Contamination in the Soil Profile and the Zone of Saturation	Surface Area of Site and other considerations		
	< 0.5 acres	0.5-10 acres	> 10 acres, or site underlain by karst or highly fractured media
0-5 ft	1	1	1
5-10 ft	5	2.5	1
10-15 ft	10	5	1
15-20 ft	15	7.5	2.5
Greater than 20 ft	20	10	5

3. A site-specific SSL may be developed and applied based on site-specific conditions, including soil types, characteristics of COCs, total organic carbon in the soil, soil porosity, infiltration rate, and the vertical separation between the contamination in the soil profile and groundwater. If the analytical results in the bottom two (2) sampling intervals do not exceed the site-specific SSLs, a groundwater assessment may not be necessary for that site.

4. A fate and transport evaluation may be developed to demonstrate that levels of COCs in the soils will not result in groundwater contamination beyond the property boundary. If a fate and transport evaluation adequately demonstrates that levels of COCs in the soils will not result in groundwater contamination beyond the property boundary, a groundwater assessment may not be necessary. However, a direct groundwater assessment will be required to make such a determination in most situations.

5. An analysis of the results of current and historical groundwater monitoring may be used to determine whether groundwater has been adequately characterized. Such an analysis shall contain sufficient information to determine whether groundwater has been affected by any releases at the site. The report of this analysis shall include:

a. The location of monitoring wells relative to the location of the soil contamination at the site, and to groundwater flow direction at the property;

b. Monitoring well construction details, including diameter of the annulus, diameter of the well casing, the depth and length of the screened interval, construction of the sand pack, and the type and manner of sealing materials used;

c. The proximity of wells to one another and to the property boundary; and

d. The results of all groundwater analyses conducted to date on samples collected at the property, including sample dates, the parameters analyzed, and the methods of collection and analysis.

A groundwater assessment is necessary and prudent in some circumstances. Any direct evidence of groundwater contamination, including seeps, contaminated wells and springs, or other similar information is compelling evidence to conduct a thorough groundwater investigation. The cabinet may direct a person or applicant to conduct a groundwater assessment in regards to a known or suspected release, regardless of the results of the methods employed above.

## References

1. U.S. EPA 1996. Soils Screening Guidance: Technical Background Document, May 1996. United States Environmental Protection Agency 9355.-17a, EPA/540/R-95/128, PB96-963502.
2. U.S. EPA 2002. Region 9 Preliminary Remediation Goals and the Region 9 PRGs Table User's Guide/Technical Background Document (October 1, 2002).



## Trichloroethylene Environmental Levels of Concern

Kentucky Department for Environmental Protection  
Division of Environmental Services  
Risk Assessment Branch  
Jeri W. Higginbotham, Ph.D.

April 21, 2004

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**Kentucky Risk Based Screening Values for Trichloroethylene**

**Based on a Slope Factor of 3.22E-01 per mg/kg-d**

**Ambient Air – 0.013 ug/m<sup>3</sup>**

**Tap Water – 0.046 ug/l**

**Residential Soil – 0.031 mg/kg**

**Industrial Soil – 0.077 mg/kg**

**Rural Residential Soil – 0.027 mg/kg**

**Recreational Soil – 0.5 mg/kg**

**Farmer Exposure Soil – 0.089 mg/kg**

**Outdoor Worker Soil – 0.1 mg/kg**

**Short-Term Outdoor Worker Soil – 2.5 mg/kg**

**Ambient Air (Child age 1 to 18) – 0.00084 ug/m<sup>3</sup>**

**Tap Water (Child age 1 to 18) – 0.0018 ug/l**

Trichloroethylene (TCE) is a colorless liquid with a somewhat sweet odor (ATSDR 1997a) similar to that of chloroform (Plunkett 1987). Synonyms are 1,1,2-trichloroethylene, trichloroethene, acetylene trichloride, and ethylene trichloride (Proctor, Hughes, and Fischman 1989). Registered trade names include Algylen, Blacosolv, Dow-Tri, Perma-A-Chlor, Trilene, and Vestrol (ATSDR 1997a). It has been produced commercially since the 1920's (IARC 1997) and is commonly used as a cleaning and degreasing agent in the manufacture of furniture and fixtures, fabricated metal products, electric and electronic equipment, transport equipment, and, to a lesser extent, textiles, paper, and glass (HSDB 2004). It is an ingredient in adhesives, paint removers, typewriter correction fluids, and spot removers (ATSDR 2003). Between the 1930's and 1950's, it was used in the dry cleaning industry (IARC 1997). In 1977, the United States Food and Drug Administration (FDA) banned the use of TCE as a grain fumigant, disinfectant, anesthetic, and as an extraction solvent to extract caffeine from coffee, oleoresins from spices, and oil from palm, coconut, and soybean seed (ATSDR 1997a).

Due to its long history of use, TCE is a widespread environmental contaminant. Between 1988 and 2001, total on-site and off-site releases of TCE in the United States decreased from 57,445,582 pounds to 8,484,115 pounds (Table 1). In every year, at least 97% was in the form of air emissions (TRI 2003) but there were also releases to land, surface water discharge, and underground injection. It has been found at 861 Superfund National Priorities List (NPL) sites (ATSDR 1997a). And not surprisingly, by leaching through soil, the rate of which is dependent on organic matter and soil moisture content, it has contaminated underground water sources (ATSDR 1997a).

**Table 1. Releases of trichloroethylene by year from 1988 to 2001 in the United States. All values are reported in pounds. Data from TRI, 2003.**

total air emissions	surface water discharge	under-ground injection	releases to land	total on-site releases	total off-site releases	total on- and off-site releases	year	air/total
8,249,587	406	98,220	12,609	8,360,822	123,296	8,484,118	2001	0.972356
9,759,536	593	47,877	9,713	9,817,719	159,396	9,977,115	2000	0.978192
10,605,822	1,034	0	148,867	10,755,723	168,374	10,924,097	1999	0.970865
13,265,539	882	593	800	13,267,814	126,053	13,393,867	1998	0.990419
18,224,059	568	986	3,975	18,229,588	182,423	18,412,011	1997	0.989792
21,886,451	541	1,291	9,740	21,898,023	89,527	21,987,550	1996	0.995402
26,282,939	1,477	550	3,577	26,288,543	74,145	26,362,688	1995	0.996975
30,948,761	1,671	288	4,070	30,954,790	96,312	31,051,102	1994	0.996704
31,007,030	5,220	460	8,212	31,020,922	233,561	31,254,483	1993	0.992083
30,838,983	8,606	466	20,726	30,868,781	248,714	31,117,495	1992	0.99105
36,356,277	12,784	800	62,991	36,432,852	115,973	36,548,825	1991	0.994732
40,028,932	14,285	805	12,554	40,056,576	753,864	40,810,440	1990	0.98085
49,798,528	15,849	390	8,686	49,823,453	1,250,933	51,074,386	1989	0.97502
55,943,736	13,801	390	21,186	55,979,113	1,466,469	57,445,582	1988	0.973856

TCE is degraded most rapidly in the air and least rapidly in groundwater.

Degradation products depend on the medium and have adverse health effects of their own. In air, TCE persists for 11 to 14 days before decomposing to hydrochloric acid, dichloroacetyl chloride, phosgene, and carbon monoxide (Cal/EPA 1999). It rapidly evaporates from surface water but may persist in groundwater and soil for prolonged periods (ATSDR 2003). There is some evidence for microbiological degradation to cis and trans 1,2-dichloroethylene in soil and groundwater. In one study, a half-life of 1.0 to 1.5 years in groundwater was calculated (Cal/EPA 1999). Other studies have calculated half-lives in groundwater of 10.7 months and 4.5 years (Howard 1991). Rate of degradation depends on the presence of organisms capable of degrading the chemical, the availability of other metabolic requirements, and the amount of chemical present. In the absence of appropriate microflora or appropriate microfloral habitat, TCE may persist for centuries as a dense nonaqueous phase liquid (DNAPL) in subsurface pools and lenses. With a solubility of 1.1 grams per

liter (Verschueren 1983), DNAPL TCE slowly dissolves into groundwater over prolonged periods, creating contaminant plumes (Newell and Ross 1992).

In mammals, the liver is the primary site of TCE metabolism with trichloroacetic acid (TCA) being the major end product. Other metabolic products are trichloroethanol, trichloroethanol-glucuronide, dichloroacetic acid, and dichlorovinyl cysteine. In addition to the liver, TCE metabolism occurs in the lungs and kidneys (EPA 2001). Blood and urine tests can detect TCE and many of its metabolic products for up to a week after exposure (ATSDR 2003).

Exposure to TCE has been linked to adverse health effects including liver and neurological dysfunction (ATSDR 1997a) and, accordingly, occupational and drinking water standards have been set. Based on adverse central nervous system effects, the Occupational Safety and Health Administration has established a time-weighted average permissible exposure limit (TWA PEL) of 50 ppm and a short term exposure limit (STEL) of 200 ppm (NIOSH 2001). The maximum contaminant level (MCL) for trichloroethylene in drinking water is 0.005 mg/L and the maximum contaminant level goal (MCLG) is zero. The basis for the MCL and MCLG was its potential to cause liver damage and certain cancers from a lifetime exposure above 0.005 mg/L (EPA 2002a).

However, carcinogenicity data for TCE was withdrawn from the United States Environmental Protection Agency (EPA) Integrated Risk Information System in 1989. The most recent EPA document concerning TCE is a preliminary draft entitled, "Trichloroethylene Health Risk Assessment: Synthesis and Characterization," from the National Center for Environmental Assessment (EPA 2001). It draws on 16 state-of-the-science papers published as a supplemental issue of Environmental Health Perspectives

(volume 108, supplement 2, May 2000) as well as many other papers and was reviewed by a panel of the EPA Science Advisory Board's Environmental Health Committee (EPA 2002b).

In this draft, EPA concludes that TCE is "highly likely to produce cancer in humans" and can be classified as a "probable human carcinogen" (group B1). The International Agency for Research on Cancer (IARC), also, classifies TCE as "probably carcinogenic to humans" (Group 2A). Their evaluation was based on limited evidence in humans and sufficient evidence in experimental animals for the carcinogenicity of trichloroethylene (IARC 1997).

Many epidemiological studies are reported for the effects of TCE, but their quality and informational content vary considerably. One of the less informative studies concerned a cohort of workers at one manufacturing plant in Roscoe, Illinois (Shindell et al. 1985). As compared to the entire U.S. population, fewer individuals than expected died, and this was true for every cause of death (cardiovascular, respiratory cancer, nonrespiratory cancer, stroke, trauma, and other). Statistically significant deficits were in overall mortality, nonrespiratory cancer, and trauma. That there were deficits for every cause of death suggests that other parameters besides TCE exposure were varying between the cohort and the comparison group (healthy worker effect). The authors end by postulating the presence of "some other factor contributing to the favorable experience." Furthermore, cancers were only categorized as respiratory or nonrespiratory and exposure data were not provided. This study is simply not informative and provides no evidence for TCE health effects of any kind. Wartenberg (2000) placed it in his Tier II group of cohort studies, Tier I being composed of the most informative studies. The Science Advisory Board review panel endorsed

Wartenberg's classification system and went on to recommend that EPA weight the Tier I studies more strongly than other studies (EPA 2002b).

Of the four epidemiological studies discussed by EPA (2001), three were Tier I cohort studies and one was community based (Wartenberg 2000). A New Jersey study tracked individuals in a 75-town area affected by drinking water contamination (Cohn et al. 1994). Occupational exposure of Finnish workers to three halogenated hydrocarbons, tetrachloroethylene (PCE), 1,1,1-trichloroethane, and TCE was reported by Anttila et al. (1995). Blair et al. (1998) followed a cohort of workers who were employed at Hill Air Force Base for at least one year and who were exposed by vapour inhalation. A fourth and final study reported on the incidence of kidney cancer in German cardboard workers (EPA 2001).

In the New Jersey study, female residents had statistically significant excesses of leukemia and non-Hodgkin lymphoma where relative risks (RR), 95% confidence intervals (CI), and the number of cases (N) were RR=1.43, 95% CI=1.07-1.90, N=56 and RR=1.36, 95% CI=1.08-1.70, N=87 respectively (Cohn et al. 1994). Epidemiological studies often report data as relative risk where the probability of disease in the study group is divided by the probability of disease in the control group. A RR value above 1.0 indicates an excess of disease in the study group while a RR value below 1.0 indicates a deficit of disease in the study group. If the confidence interval does not contain 1.0, then the relative risk is statistically significant at the stated level of confidence which is usually 95%.

Based on this study, a unit risk estimate and slope factor for non-Hodgkin lymphoma was calculated by EPA (2001) using the following rationale. A relative risk factor of 1.36 is interpreted as a 36% increased risk of getting this disease. (EPA actually rounded up the



relative risk to 1.40.) By multiplying the background risk of getting non-Hodgkin lymphoma by 0.36 and dividing by the average concentration of TCE in those homes where the concentration exceeded the MCL of 5 ppb a unit risk estimate was calculated. The background risk was given as  $6E-04$  (prevalence of the disease in the United States), and the average concentration was 23.4 ug/L. The unit risk is  $9.2E-06$  per ug/L. The resulting slope factor based on a 70 kg adult drinking 2 L/d is  $3.22E-01$  per mg/kg-d average lifetime exposure to TCE for non-Hodgkin lymphoma. (EPA, using 1.4 as the relative risk and rounding up, listed  $4.00E-01$  per mg/kg-d in Table 4-9.) Dividing this slope factor into  $10^{-6}$  yields a risk-specific dose of  $3.1E-06$  mg/kg-d. For a 70 kg individual, the maximum daily dose is  $2.2E-04$  mg/d (0.22 ppb) which is well below the routine detection limit of  $1.0E-03$  mg/l (1.0 ppb) in water (King County 2002).

One weakness of this study was that it was impossible to control for other impurities in the water, some of which might contribute to the risk of developing these two cancers. Though TCE was present in the greatest concentration, PCE was also a common contaminant. Both are thought to exert carcinogenic effects through common metabolites. To that end, it is estimated that only from 1-3% of the absorbed PCE is metabolized (ATSDR 1997b), whereas from 40-75% of the absorbed TCE is metabolized (ATSDR 1997a). Furthermore, very little research has been done to confirm or refute the hypothesis that combinations of compounds act in an additive or greater-than-additive (synergistic) manner. Certain combinations might act in a less-than-additive (antagonistic) manner. And there is one report indicating that PCE inhibits the metabolism of TCE in humans (ATSDR 2002). As for other contaminants, no association was detected between leukemia or non-Hodgkin lymphoma incidence and trihalomethanes, benzene, 1,1,1-trichloroethane, carbon

tetrachloride, and trans-1,2-dichloroethylene. The apparent risk seems largely attributable to TCE.

A strength of the study was the socio-economic similarity of the municipalities compared. And, as with any epidemiological study, uncertainties in extrapolating from animal to human effects and from high to low doses are avoided (EPA 2001).

In the Finnish study, the following statistically significant standardized incidence ratios (SIRs) and 95% CI were reported for the entire cohort of 3974 workers: 2.35 for cervical cancer (95% CI-1.08-4.46), 2.13 for non-Hodgkin's lymphoma (95% CI-1.06-3.8), and 1.63 for lymphohematopoietic cancers (95% CI-1.06-2.41). Standardized incidence ratios are the ratio of observed cancer incidence in the cohort to the expected cancer incidence based on the population of Finland adjusted for age and sex. The cohort was subdivided according to exposure and duration of exposure. One subgroup was monitored for urinary TCA, a major metabolite of TCE, and had been followed for at least 19 years since the first measurement. This subgroup had statistically significant SIRs of 1.57 for all cancers (95% CI-1.2-2.02), 2.98 for stomach cancer (95% CI-1.2-6.13), 6.07 for liver cancer (95% CI-1.25-17.7), 3.57 for prostate cancer (95% CI-1.54-7.02), and 2.98 for lymphohematopoietic cancers (95% CI-1.2-6.14). Among a subgroup who were monitored for blood PCE levels, no statistically significant SIRs were reported. By the author's calculations though, exposure was greatest for TCE accounting for 80% of the person-years at risk (Anttila et al. 1995).

Using urinary TCA to quantify exposure, slope factors were calculated for liver cancer (7.0E-02), kidney cancer (2.0E+00), and non-Hodgkin lymphoma (7.0E+00) (EPA 2001). However, only liver cancer was statistically significantly elevated among those

workers with known exposure to trichloroethylene. Of the 11 cases of non-Hodgkin lymphoma, 3 were attributed to exposure to PCE resulting in a statistically non-significant excess in those exposed to TCE (SIR=1.81, 95% CI=0.78-3.56). In addition to the small number of cancer cases, exposure duration was uncertain (Anttila et al. 1995). Even though the comparison group was generated from the Finnish population, Anttila (1995) argues that, “It is not probable that chemicals other than solvents, or life-style patterns (such as alcohol consumption, smoking, sexual habits) explain the excesses in the present cohort, because excesses of the same primary sites were not seen in a parallel, in many respects comparable, cohort of workers monitored for lead exposure.”

In the Hill Air Force Base study, statistically non-significant excesses of non-Hodgkin lymphoma (RR=2.0, 95% CI=0.9-4.6), multiple myeloma (RR=1.3, 95% CI=0.5-3.4), breast cancer (RR=1.8, 95% CI=0.9-3.3), kidney cancer (RR=1.6, 95% CI=0.5-5.1), and cancer of the liver (RR=1.7, 95% CI=0.2-16.2) and biliary passages (RR=1.3, 95% CI=0.5-3.4) were reported. It is, perhaps, timely to note here that a trend may be biologically significant but not statistically significant. Strengths of this study include its size (n=14,457), the extended follow up that enables inclusion of effects with long latent periods, and the use of an internal control group to “minimise the potential for selection and socioeconomic problems associated with the use of the general population for comparison.” Limitations of the study include the fact that other solvents were used on base, though TCE was the main solvent used historically, and exposure estimates were qualitative rather than quantitative (Blair et al. 1998). Without quantitative exposure estimates, risk estimates cannot be derived.

The fourth study discussed by EPA (2001) tracked German cardboard workers exposed to TCE. This study noted an increased incidence of kidney cancer but may have been initiated after the observation of a cluster (IARC 1997). Problems associated with this study include a lack of exposure data, the use of other solvents in addition to TCE, an unadjusted incidence (EPA 2001), and differing diagnostic methodology between the cohort and comparison group (EPA 2002b).

More recently, Raaschou-Nielsen et al. (2003) reported on a Danish cohort of 40,049 blue-collar workers in 347 Danish companies with documented TCE use. The SIR for all cancers was 1.08 (95% CI-1.04-1.12). Other statistically significant SIRs were:

- 1.8 for esophageal adenocarcinoma (95% CI-1.15-2.73) among men,
- 2.8 for primary liver cancer (95% CI-1.13-5.80) among women,
- 2.8 for gallbladder and biliary passage cancer (95% CI-1.28-5.34) among women,
- 1.4 for lung cancer (95% CI-1.28-1.51) among men and
- 1.9 (95% CI-1.48-2.35) among women,
- 1.9 for cervical cancer (95% CI-1.42-2.37),
- 1.2 for non-Hodgkin's lymphoma (95% CI-1.0-1.5) among the entire cohort, and
- 1.8 for esophageal adenocarcinoma (95% CI-1.2-2.7) among the entire cohort.

A non-significant SIR of 1.7 was noted for leukemia (95% CI-0.89-2.86) in women. An obvious strength of this study is its large cohort size. Unfortunately, it suffers from a poorly chosen control group, the Danish population. The authors admit that their experimental and control groups probably differed in the proportion of individuals in each socio-economic group. Cigarette smoking is known to be higher in the least educated groups in Denmark and may be a confounding factor in this study weakening the association between TCE and lung

cancer. The authors note that social class is probably a confounding factor for cervical cancer as well. And because exposure was not quantified, risk estimates cannot be calculated.

Raaschou-Nielsen et al. (2003) as well as the three studies used by EPA (2001) report increased incidence of lymphohematopoietic cancers (non-Hodgkin's lymphoma, multiple myeloma, and leukemia). Three studies noted excesses of liver cancer. Leukemia and myeloma originate in the bone marrow while lymphoma originates in lymphatic tissues. These cancers are considered to be related because they involve the uncontrolled growth of cells with similar functions and origins. The diseases are not thought to be heritable, although a few cases of familial lymphoma have been reported, but rather to result from acquired injury to the cell, which becomes abnormal (malignant) and multiplies continuously (Bock 2004). Lymphohematopoietic cancers are basically environmentally caused diseases. Known environmental risk factors for liver cancer include aflatoxin, anabolic steroids, arsenic, cirrhosis, hepatitis, thorium dioxide, tobacco use, and vinyl chloride (ACS 2003).

Furthermore, three of these cancers have increased in incidence over the last 30 years as reported by the Surveillance, Epidemiology, and End Results (SEER) database. The incidence of non-Hodgkin's lymphoma across all races in the US increased from 11.1 per 100,000 in 1975 to 19.9 per 100,000 in 1994 with a subsequent decline to 19.0 per 100,000 in 2000. Incidence of myeloma followed a similar pattern increasing from 4.65 per 100,000 in 1973 to 6.0 per 100,000 in 1997 with a subsequent decline to 5.47 per 100,000 in 2000. Leukemia incidence actually declined from 12.5 per 100,000 in 1973 to 11.9 per 100,000 in 2000, but not by much (SEER 2003). Liver cancer has increased from 2.7 per 100,000 in

1973 to 5.3 per 100,000 in 2000 (SEER 2003). All of the above-mentioned rates are age adjusted with all age groups, 0 to 85+, used.

Genetic toxicity studies using cultured cells from exposed and unexposed individuals lend support to the epidemiological connection between TCE and lymphohematopoietic cancers in humans. As reviewed by the California Environmental Protection Agency (Cal/EPA), in some, but not all, studies using peripheral lymphocyte cultures, genetic effects were noted. These included hyperdiploidy, hypodiploidy, sister chromatid exchanges, and chromosome structural anomalies including breaks, deletions, gaps, inversions, and translocations (Cal/EPA1999).

The epidemiological evidence is, also, supported by studies in rats and mice. Cal/EPA noted, “The principal findings are: 1) liver carcinomas in male mice by inhalation and in both sexes by gavage administration; 2) lung carcinomas in female mice by inhalation; and 3) kidney tubular carcinoma in male rats by inhalation and gavage dosing.” In one study, an increased incidence of malignant lymphoma was observed in TCE-exposed female Han:NMR1 mice and, in another, TCE was associated with the development of testicular interstitial cell tumors in Marshall rats (Cal/EPA 1999).

Cal/EPA (1999) used data from two liver tumor studies in mice to generate slope factors. Using total amount of TCE metabolized by the liver, the lower 95% confidence limit on the dose associated with a 10% tumor incidence ( $LED_{10}$ ) was calculated (EPA 1996). The following four slope factors were calculated as  $0.1/LED_{10}$ :

- 2.1E-02 in females by gavage,
- 7.7E-02 in males by gavage,
- 4.7E-03 in females by inhalation, and

- 3.4E-03 in males by inhalation.

The geometric mean of these slope factors is 1.3E-02 per mg/kg-d which is what Cal/EPA used to calculate their public health goal for the concentration of TCE in drinking water. The author admits ignorance as to how an average value can be protective of sensitive populations. On the other hand, their public health goal of 0.8 ppb is below the routine detection limit of 1.0 ppb. Moreover, this is the slope factor which was endorsed by EPA Region 4 last year (email from Ted Simon 2003).

Risk estimates associated with the rat and mice studies were reported by EPA (2001) as well. The slope factor and risk-specific dose for kidney cancer in rats was 3.0E-04 and 3.3E-03 respectively. Slope factors and risk-specific doses for liver cancer in mice using internal TCA as the dose metric ranged from 3.0E-02 to 2.0E-01 per mg/kg-d and from 0.5E-05 to 3.1E-05 mg/kg-d respectively.

Considering both the epidemiological studies and the rat and mice studies, slope factors range from 7.0 to 3.0E-04 per mg/kg-day which is a 23,000 fold difference. EPA proposed ignoring the lowest and highest estimates. The remaining slope factors range from 4.0E-01 (3.22E-01 as calculated here) to 2.0E-02 per mg/kg-d which is a 20 fold difference. This is slightly higher than EPA's previous slope factor of 1.1E-02 and Cal/EPA's, 1.3E-02.

EPA (2001), following National Research Council recommendations, did not consolidate these slope factors into a single estimate. They advise selecting an appropriate slope factor from the range. For example, "Risk assessments involving the presence of risk factors such as diabetes or alcohol consumption, or high background exposure to TCE or its metabolites, would more appropriately choose a higher slope factor." An estimated 6.3% of the population in this country have diabetes (NIDDK 2003) and in Kentucky, 6.8% have

been diagnosed with it (CDC 2003). Given that diabetes is so prevalent, the higher slope factor should be chosen all the time.

Historically, EPA (1989) has been protective of sensitive populations and, in calculating reference doses, has recommended an uncertainty factor of 10 to account “for variation in the general population...intended to protect sensitive subpopulations.” Moreover, the Science Advisory Board review panel (EPA 2002b) expressed concern “for diseased individuals (diabetes, hepatitis, HIV positive, etc.), who may be especially susceptible to TCE exposure.” We are only just beginning to understand the range of human metabolic variation, the frequency of metabolic variants within the population, and what amount and kind of variation would cause susceptibility to the effects of chronic exposure to TCE (see Lipscomb et al. 2003 for an example). Until we know the frequency of metabolic variants susceptible to low level exposure to TCE we must assume that the frequency is greater than 1.0E-06.

The Science Advisory Board review panel (EPA 2002b) recognized the importance of epidemiological studies, stating that they “merit special attention because they may be potentially important in terms of population-attributable risk.” Furthermore, the panel recommended that where such studies are the basis of risk estimates, they should be the ones, “among the studies that are well designed, that would generate the most health-protective number.”

EPA Region 9 (2002) lists 4.00E-01 per mg/kg-d as both the oral and inhalation slope factor for TCE citing NCEA as the source. In an effort to find the origin of that slope factor, I contacted EPA Environmental Health Scientist, Dr. Weihsueh Chiu, who thought it came from the 2001 draft assessment (EPA 2001 and email from Weihsueh Chiu 2004). EPA



(2001) provides two slope factors using data from Cohn et al. (1994), 4.00E-01 per mg/kg-d in Table 4-9 and 3.5E-01 per mg/kg-d in Section 4.5.1.3. A slope factor of 4.00E-01 per mg/kg-d is not associated with any other study in EPA (2001). Using the original paper (Cohn et al. 1994), it is calculated as 3.22E-01 per mg/kg-d here.

**The choice of a higher slope factor (3.22E-01 per mg/kg-d) seems easily justified.**

It is being used in EPA Region 9 and EPA Region 10 (2004) who uses Region 9's values.

The higher risk estimates are protective of sensitive populations. This specific risk estimate is based on an epidemiological study. The epidemiological studies are supported by evidence from rat, mice, and cell culture studies.

Literature Cited:

ACS. 2003. American Cancer Society, Inc.  
[http://www.cancer.org/docroot/CRI/content/CRI\\_2\\_2\\_2X\\_What\\_causes\\_liver\\_cancer\\_25.asp?nav=cri](http://www.cancer.org/docroot/CRI/content/CRI_2_2_2X_What_causes_liver_cancer_25.asp?nav=cri).  
Accessed March 1, 2004.

Anttila, A., E. Pukkala, M. Sallmen, S. Hernberg, K. Hemminki. 1995. Cancer incidence among Finnish workers exposed to halogenated hydrocarbons. *J. Occup. Environ. Med.* 37: 797-806.

ATSDR (1997a). Toxicological Profile for Trichloroethylene. Agency for Toxic Substances and Disease Registry, Public Health Service, U.S. Department of Health & Human Services, Atlanta, GA.

ATSDR (1997b). Toxicological Profile for Tetrachloroethylene. Agency for Toxic Substances and Disease Registry, Public Health Service, U.S. Department of Health & Human Services, Atlanta, GA.

ATSDR (2002). Draft Interaction Profile for: 1,1,1-Trichloroethane, 1,1-Dichloroethane, Trichloroethylene, and Tetrachloroethylene. Agency for Toxic Substances and Disease Registry, Public Health Service, U.S. Department of Health & Human Services, Atlanta, GA.

ATSDR (2003). ToxFAQs™ for Trichloroethylene (TCE). Agency for Toxic Substances and Disease Registry, Public Health Service, U.S. Department of Health & Human Services, Atlanta, GA. <http://www.atsdr.cdc.gov/tfacts19.html>

Blair, A., P. Hartge, P. Stewart, M. McAdams, J. Lubin. 1998. Mortality and cancer incidence of aircraft maintenance workers exposed of trichloroethylene and other organic solvents and chemicals: extended follow up. *Occup Environ Med* **55**: 161-171.

Bock, F., T. Platt, M. Siederer, P. West. 2004. The Leukemia and Lymphoma Society web site. [http://www.leukemia.org/all\\_page?item\\_id=4689](http://www.leukemia.org/all_page?item_id=4689). Accessed Feb. 13, 2004

Cal/EPA. 1999. Public Health Goal for Trichloroethylene in Drinking Water. Office of Environmental Health Hazard Assessment, California Environmental Protection Agency.

CDC. 2003. Division of Diabetes Translation, National Center for Chronic Disease Prevention and Health Promotion, Centers for Disease Control and Prevention, United States Department of Health and Human Services, Atlanta, GA.  
<http://www.cdc.gov/diabetes/statistics/prev/state/table16.htm>. Accessed March 2, 2004.

Cohn, P., J. Klotz, F. Bove, M. Berkowitz, and J. Fagliano. 1994. Drinking water contamination and the incidence of leukemia and non-Hodgkin's lymphoma. *Environ Health Perspect* **102**: 556-561.

EPA. 1989. Risk Assessment Guidance for Superfund Volume 1 Human Health Evaluation Manual (Part A) Interim Final. Office of Emergency and Remedial Response, United States Environmental Protection Agency, Washington, D. C. Pg. 7-7.  
EPA/540/1-89/002

EPA. 1996. Proposed Guidelines for Carcinogen Risk Assessment. United States Environmental Protection Agency, Washington, D. C. EPA/600/P-92/003C

EPA. 2001. Trichloroethylene Health Risk Assessment: Synthesis and Characterization. United States Environmental Protection Agency, Washington, D. C. EPA/600/P-01/002A

EPA. 2002a. National Primary Drinking Water Regulations. United States Environmental Protection Agency, Washington, D. C. <http://www.epa.gov/safewater/dwh/t-voc/trichlor.html>. Accessed Feb. 12, 2004.

EPA. 2002b. Review of Draft Trichloroethylene Health Risk Assessment: Synthesis and Characterization: An EPA Science Advisory Board Report. United States Environmental Protection Agency, Washington, D. C. EPA-SAB-EHC-03-002.

EPA Region 9. 2002. EPA Region 9 PRGs Table. United States Environmental Protection Agency Region IX, San Francisco, CA. <http://www.epa.gov/region09/waste/sfund/prg/files/02table.pdf> Accessed March 11, 2004.

EPA Region 10. 2004.  
<http://yosemite.epa.gov/r10/cleanup.nsf/9f3c21896330b4898825687b007a0f33/98d7cd70f79714be882568f90079f6e3?OpenDocument>. Accessed March 29, 2004.

HSDB. 2004. Hazardous Substances Data Bank. National Library of Medicine, National Toxicology Information Program, Bethesda, MD. <http://toxnet.nlm.nih.gov/cgi-bin/sis/search/f?./temp/~YvnQ5E:1>. Accessed Feb. 10, 2004.

Howard, P., R. Boethling, W. Jarvis, W. Meylan, E. Michalenko. 1991. Handbook of Environmental Degradation Rates. Lewis Publishers, Chelsea, Michigan. Pg. 190.

IARC. 1997. International Agency for Research on Cancer, World Health Organization, Lyon, France. <http://www-cie.iarc.fr/htdocs/monographs/vol63/trichloroethylene.htm>. Accessed Feb. 12, 2004.

King County. 2002. Detection Limits for Organic Parameters. Water and Land Resources Division, Department of Natural Resources. Seattle, WA. [http://dnr.metrokc.gov/wlr/envlab/labguide/dtcn\\_org.htm](http://dnr.metrokc.gov/wlr/envlab/labguide/dtcn_org.htm). Accessed Feb. 19, 2004.

Lipscomb, J., L. Teuschler, J. Swartout, D. Popken, T. Cox, and G. Kedderis. 2003. The impact of cytochrome P450 2E1-dependent metabolic variance on a risk-relevant pharmacokinetic outcome in humans. Risk Analysis 23(6): 1221-1238.

Newell, C. and R. Ross. 1992. Estimating Potential for Occurrence of DNAPL at Superfund Sites. United States Environmental Protection Agency, Washington, D. C. <http://www.hanford.gov/dqo/project/level5/edn.pdf>. Accessed March 2, 2004.

NIDDK. 2003. National Institute of Diabetes and Digestive and Kidney Diseases. National Diabetes Statistics fact sheet: general information and national estimates on diabetes in the United States, 2003. Bethesda, MD: U.S. Department of Health and Human Services, National Institutes of Health. <http://diabetes.niddk.nih.gov/dm/pubs/statistics/index.htm#7>

NIOSH. 2001. National Institute for Occupational Safety and Health, Centers for Disease Control. <http://www.cdc.gov/niosh/pel88/79-01.html>. Accessed Feb. 12, 2004.

Plunkett, E.R. 1987. Handbook of Industrial Toxicology 3<sup>rd</sup> Ed. Chemical Publishing Co. New, York, NY, Pg 544-545.

Proctor, N.H., J.P. Hughes, and M.L. Fischman. 1989. Chemical Hazards of the Workplace 2<sup>nd</sup> Ed. Van Nostrand Reinhold Co., New York. Pg 487-489.

Raaschou-Nielsen, O., J. Hansen, J. McLaughlin, H. Kolstad, J. Christensen, R. Tarone, and J. Olsen. 2003. Cancer risk among workers at Danish companies using trichloroethylene: A cohort study. American Journal of Epidemiology 158: 1182-1192.

SEER. 2003. Surveillance, Epidemiology, and End Results (SEER) Program (www.seer.cancer.gov) SEER\*Stat Database: Incidence - SEER 9 Regs Public-Use, Nov 2002 Sub (1973-2000), National Cancer Institute, DCCPS, Surveillance Research Program, Cancer Statistics Branch, released April 2003, based on the November 2002 submission. Accessed Feb. 13, 2004.

Shindell, S. and S. Ulrich. 1985. A cohort study of employees of a manufacturing plant using trichloroethylene. *Journal of Occupational Medicine* 27: 577-579.

TRI. 2003. Toxics Release Inventory. United States Environmental Protection Agency. <http://www.epa.gov/triexplorer>. Accessed Feb. 10, 2004.

Verschueren, K. 1983. *Handbook of Environmental Data on Organic Compounds*. Van Nostrand Reinhold Co., New York. Pg. 1132.

Wartenberg, D., D. Reyner, C. Scott. 2000. Trichloroethylene and cancer: epidemiologic evidence. *Environ Health Perspect* 108(suppl 2) 161-176.

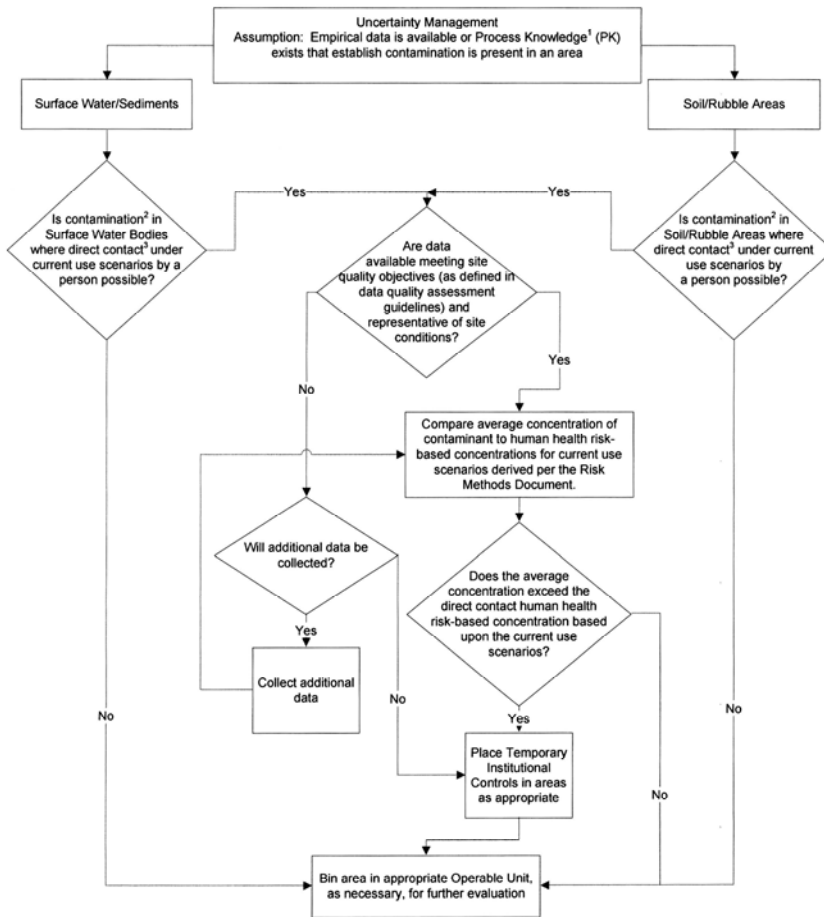
#### **E.4. FLOWCHART FOR UNCERTAINTY MANAGEMENT FOR UNKNOWN AREAS OF CONTAMINATION**

The annotated flowchart presented in this section was provided to KDWM under cover letter from the DOE Paducah Site Lead on April 1, 2008, (PPPO-02-130-08) as a condition to be met for DOE to receive an Environmental Indicator of “Yes” with regard to the Government Performance and Results Act milestone of having human exposures under control. The flowchart applies to newly identified areas of contamination that may be identified in the future on DOE-owned property licenses for use at PGDP, which are outside the controlled area and not currently assigned to an operable unit under the Federal Facility Agreement (FFA). The flowchart describes the uncertainty management for nonworker exposures associated with DOE-owned property described above.

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## Enclosure Flow Chart for Uncertainty Management

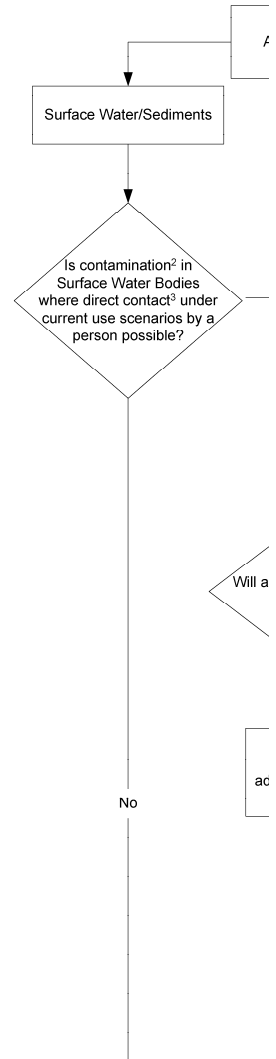
This flowchart applies to newly identified areas of contamination that may be identified in the future on DOE-owned property licensed for use at the Paducah Gaseous Diffusion Plant, which are outside the controlled area and not currently assigned to an operable unit under the federal Facility Agreement. The flowchart describes uncertainty management for non-worker exposures associated with DOE-owned property described above.



1 "Process Knowledge" is defined as information identifying releases from past or current processes at the PGDP.

2 "Contamination" is defined in the Risk Methods Document as the presence of a constituent at a concentration greater than background.

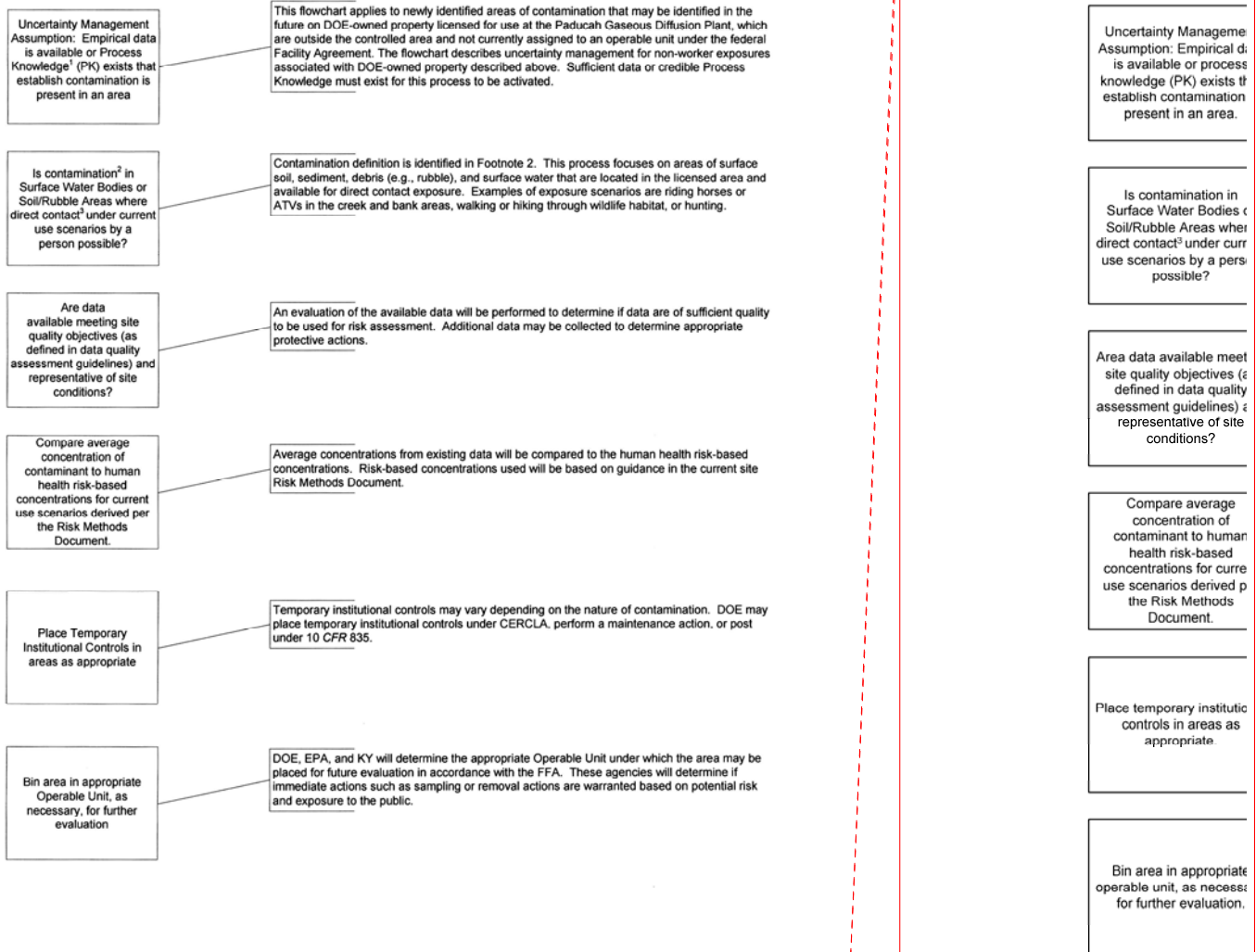
3 "Direct contact" is exposure by a human to environmental medium [i.e., surface soil, sediment, debris (e.g., rubble), and surface water] through ingestion, dermal contact, inhalation (particulates and vapors), or external exposure.



1 "Process knowledge" is defined as inf  
2 "Contamination" is defined in the Risk  
3 "Direct contact" is exposure by a hun  
ingestion, dermal contact, inhalation (p:

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## Enclosure (Cont) Further Explanation of Flow Chart Steps



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## **E.5. COMPILED PARAMETERS FOR PROBABILISTIC RISK ASSESSMENTS**

A probabilistic risk assessment (PRA) of migration of contaminants to groundwater was conducted for the *Site Investigation Report for the Southwest Groundwater Plume at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-2180&D2 (issued May 2006). The parameters used in that modeling effort were presented in Attachment 2 of Appendix F of the site investigation report. This set of parameter values is appropriate for use in modeling for other PRAs, though the information on these values should be reviewed during the PRA development to ensure the assumptions made in setting the values are appropriate for each site being evaluated. Parameter values should be modified, if necessary, to reflect conditions for the individual site under consideration.

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## INPUT PARAMETERS FOR PROBABILISTIC MODELING

### 1. INTRODUCTION

Probabilistic (stochastic) modeling was performed for the trichloroethene (TCE) sources at (Solid Waste Management Unit (SWMU) 1 and the C-720 Building areas in order to understand better the uncertainties in the transport modeling for these sources, to estimate the likely TCE concentrations at the points of exposure (POEs) using the most likely input parameters, and to determine the error bounds on the predicted TCE concentrations. This modeling was based upon the nature and extent discussion in the Site Investigation (SI) Report and the transport modeling results completed earlier.

The fate and transport modeling was performed using Spatial Analysis/Decision Assistance (SADA) software (UT 2002); Crystal Ball® (Decisioneering, Inc. 2000), an add-in to Microsoft Excel®; Seasonal Soil Compartment Model (SESOIL) (GSC 1996, Bonazountas and Wagner 1984); and Analytical Transient One-, Two-, and Three-Dimensional Simulation Model (AT123D) (GSC 1998, Yeh 1981). The key input parameters for the modeling were developed using SADA and Crystal Ball®, while the modeling itself was performed using SESOIL and AT123D.

### 2. INPUT PARAMETERS

The input parameters for the modeling were in two groups: fixed and variable. The values of the fixed parameters were from earlier work (DOE 2003). The values of the variable parameters were set considering earlier work and employing a probabilistic method. This was done by developing a distribution for each variable parameter and sampling the distribution using the Monte Carlo sampling technique provided in Crystal Ball®.

### 3. PARAMETER DISTRIBUTIONS

Several distributions were considered when selecting the best distribution for each of the variable input parameters. A general discussion of each distribution considered is provided below.

1. **Triangular Distribution:** This distribution is used to describe a variable with known minimum, maximum, and most likely values (Decisioneering, Inc. 2000). Three conditions underlying this distribution are as follows:

- The minimum value of the variable is fixed.
- The maximum value of the variable is fixed.

- The most likely value of the variable falls between the minimum and maximum values forming a triangular-shaped distribution and showing that values near the minimum and maximum are less likely to occur than those near the most likely values.
2. **Normal Distribution:** This is the most important distribution in the probability theory because it describes many natural phenomena (Decisioneering, Inc. 2000). Three conditions underlying this distribution are as follows:
- Some value of the variable is the most likely (the mean of the distribution).
  - The value of the variable could as likely be below the mean as it could be above the mean (symmetrical about the mean).
  - The value of the variable is more likely to be near the mean than far away.

Generally, if the coefficient of variability is less than 30%, a normal distribution is recommended. A skewness value between -0.5 and +0.5 indicates a fairly symmetrical distribution (Decisioneering, Inc. 2000).

3. **Log-Normal Distribution:** This distribution is widely used to describe a variable with values that are positively skewed (Decisioneering, Inc. 2000). The three conditions underlying this distribution are as follows:
- The variable can increase without limits but cannot fall below zero.
  - The variable is positively skewed with most of the values near the lower limit.
  - The natural logarithm of the variable yields a normal distribution

Generally, if the coefficient of variability is greater than 30%, a log-normal distribution is recommended. A skewness value less than -1 or greater than +1 indicates a highly skewed distribution (Decisioneering, Inc. 2000).

4. **Uniform Distribution:** This distribution is used to describe a variable when each value of the variable has the same probability of occurrence within a selected range. This distribution is often used when no information about variable's distribution is available. The three conditions underlying this distribution are as follows:
- The minimum value of the variable is fixed.
  - The maximum value of the variable is fixed.
  - The probability of any value being selected within the range between the minimum and maximum values is equal.

## 4. SESOIL PARAMETERS

The SESOIL software was used to simulate contaminant transport through the Upper Continental Recharge System (UCRS) to the Regional Gravel Aquifer (RGA). The parameters used for SESOIL are listed in Tables F.2.1 and F.2.2. As mentioned earlier, there are two groups of parameters. Remarks for each parameter are provided in these tables to clarify the source of the value and the justification for its selected value. Additional remarks for each variable parameter, including the values input into Crystal Ball, are provided in Table F.2.3. Finally, summary statistics for each variable parameter output by

Crystal Ball are provided in Table F.2.4. Histograms of the values output by Crystal Ball for the variable parameters are in Figs. F.2.1 through F.2.18.

1. **Fixed Parameters:** These parameters are summarized in Tables F.2.1 and F.2.2.

- **Soil Type:** The upper portion of the UCRS is loam, while the bottom portion of it is silty clay (DOE 1999). The soil type was considered to be silty loam for each area.
- **Bulk Density:** The bulk density of the UCRS is  $1.46 \text{ g/cm}^3$  (DOE 1999). The bulk density was set to this value for each area.
- **Disconnectedness Index:** The disconnected index was set to a site-specific approximate value of 10 used in earlier work. The value was estimated by calibrating the deterministic model to an average recharge of 11.38 cm/yr.
- **Porosity:** The porosity of the UCRS is 0.45 (DOE 1999). The porosity was set to this value for each area.
- **Depth to Water Table:** The depth to the water table was estimated for each area considering site-specific data. The depths were estimated as 16.76 m (55 ft), and 18.29 m (60 ft) for SWMU 1 and C-720 areas, respectively.
- **Freundlich Equation Exponent:** The Freundlich equation exponent typically ranges from 0.9 to 1.4; the default value of 1.0 is recommended if the actual value is not known (GSC 1996). The exponent was set to 1 for each area.
- **Contaminant of Concern (COC):** The COC of interest was TCE.
- **Source Area:** The source area was developed analyzing site-specific data for each area. Soil concentration for the area was analyzed layer-by-layer using SADA. A limitation of SESOIL required that all layers have the same area. Source areas and the average soil concentration in each layer were estimated, and the source area with the maximum contaminant mass was identified and set as the “uniform area.” Concentrations within each layer were then normalized against the “uniform area” (discussed later). The “uniform areas” used for SWMU 1 and the C-720 area were  $324 \text{ m}^2$  and  $1394 \text{ m}^2$ , respectively.
- **Molecular Weight:** The molecular weight was set to 131 g/gm-mol (EPA 1994).
- **Solubility in Water:** The solubility in water was set to 1100 mg/L (EPA 1996).
- **Diffusion in Air:** The diffusion in air was set to  $0.08 \text{ cm}^2/\text{sec}$  (EPA 1996).
- **Henry’s Constant:** The Henry’s constant was set to  $0.0103 \text{ atm}\cdot\text{m}^3/\text{mol}$  (EPA 1996).
- **Soil Organic Carbon/Water Partition coefficient ( $K_{oc}$ ):** The  $K_{oc}$  was set to 94 L/kg (EPA 1996).

2. **Variable Parameters:** These parameters are summarized in Tables F.2.1 through F.2.4.

- **Intrinsic Permeability:** Site-specific data were available for the vertical hydraulic conductivity of the UCRS. Therefore, the intrinsic permeability was estimated from vertical hydraulic conductivity using the following equation.

$$K = k \frac{g}{\nu} \quad (1)$$

where  $K$  = vertical hydraulic conductivity of soil,  $k$  = intrinsic permeability of soil,  $\nu$  = kinematic viscosity of water, and  $g$  = gravitational acceleration (Bear 1979). Taking  $\nu = 0.01 \text{ cm}^2/\text{sec}$  and  $g = 981 \text{ cm}/\text{sec}^2$  (Mills et al. 1985), and substituting in Equation 1 leads to

$$k (\text{cm}^2) = \frac{K (\text{cm}/\text{sec})}{9.81 \times 10^4 (1/\text{cm} - \text{sec})} \quad (2)$$

The intrinsic permeability was estimated from the saturated vertical hydraulic conductivity using Equation 2.

The site-specific vertical hydraulic conductivities measured earlier were assumed to be representative of that expected in the UCRS at each area. Summary statistics for the site-specific data are in Table F.2.3. A set of 13 results was available (DOE 1997a, DOE 1997b). These results ranged from 1.00E-08 cm/sec to 2.00E-04 cm/sec with a likeliest (mean) value of 1.64E-05 cm/sec. The coefficient of variation was estimated as 336%, and the skewness was estimated as 3.6. Next, the statistics were studied. The maximum value, when used in SESOIL produced an unreasonable recharge; therefore, a second estimate of maximum was sought through calibration. The maximum was re-estimated as 3.20E-05 through calibration to a recharge of 22 cm/yr (DOE 2000). Given that a range and a most likely value could be determined from the site-specific data, a triangular distribution was assumed. The vertical hydraulic conductivity was assumed not correlated to any other parameter. The summary statistics for the values output by Crystal Ball are in Table F.2.4. Histograms for the output values for the resulting intrinsic permeabilities for each of the two source areas are in Figs. F.2.1 and F.2.2.

- **Organic Carbon Content:** Site-specific data were available for the organic carbon content of the UCRS. The site-specific organic carbon contents measured earlier were assumed to be representative of that expected in the UCRS at each source area. Summary statistics for the site-specific data are in Table F.2.3. A set of 138 results was available. The coefficient of variation was estimated as 66%, and the skewness was estimated as 4.3. Given the coefficient of variation and skewness, a log-normal distribution was assumed. The organic carbon content was assumed not correlated to any other parameter. The summary statistics for the values output by Crystal Ball are in Table F.2.4. Histograms for the output values for organic carbon content for each of the two source areas are in Figs. F.2.3 and F.2.4.
- **Soil Concentration:** Site-specific data were available for the TCE soil concentrations in each source area. Summary statistics for each layer are in Table F.2.3. For SWMU 1, a set of 135 results was available. The coefficient of variation for these results was

estimated as 523%, and the skewness was estimated as 6.42. Given the coefficient of variation and skewness, a log-normal distribution was assumed. Using site-specific data, the correlation between Layers 1 and 2 soil concentrations was determined to be 0.92. (Please see Section 4.3 for additional discussion of correlations between layers.) Similar analyses led to choosing the log-normal distribution for Layer 1 at the C-720 area. The correlation coefficients between Layers 1 and 2 for the C-720 area were determined to be 0 and -0.50, respectively. Site-specific data were also available for the soil concentrations in Layer 2 through Layer 6. Summary statistics for each of these layers at each location are in Table F.2.3. For each layer at each location, a log-normal distribution was chosen, and correlations between layers were derived.

As mentioned earlier, a limitation of the SESOIL model required normalization of soil concentrations in each layer at each location to a “uniform area.” To accomplish this, the layer with the maximum contaminant mass at each source was used as that source’s “uniform area,” and a simple ratio was used to normalize each layer’s concentration to that of the “uniform area.” The summary statistics for the value output by Crystal Ball are in Table F.2.4. Histograms for each layer at each location are in Figs. F.2.5 through F.2.16.

- Degradation Half-Life/Degradation Rate:** Site-specific data were limited for the degradation half-life of TCE in the UCRS; therefore, a range of half-lives estimated for the RGA (3.2 to 11.3 years) were selected with uniform distribution for the UCRS. (Please see Attachment F.3 of Appendix F for additional information on the estimation of degradation half-life of TCE in the RGA at PGDP.) The degradation half-life was assumed not correlated to any other parameter. Summary statistics for the values output by Crystal Ball are in Table F.2.4. Histograms of the output values for degradation rate for each of the two source areas are in Figs. F.2.17 and F.2.18. Note that only histograms of degradation rate are presented because the rate, and not the half-life, was the value input into SESOIL. Where, the degradation rate is derived from the degradation half-life using the following expression:

$$\lambda = \frac{\ln 2}{t_{1/2}} \tag{3}$$

where  $\lambda$  = degradation rate ( $\text{day}^{-1}$ ), and  $t_{1/2}$  = degradation half-life (days).

An additional scenario termed the “fixed degradation scenario” was also assessed in the probabilistic analysis. The degradation half-life was set equal to 26.6 years for these runs, while the remaining parameters listed above were allowed to vary.

## 5. AT123D PARAMETERS AND SOURCE TERM MODELING PARAMETERS

The AT123D software was used to simulate contaminant transport from the source areas through the RGA to the POEs. The parameters used for AT123D modeling are listed in Tables F.2.5, F.2.6, and F.2.7. Remarks for each parameter are provided in the table to clarify the source and justification of selected values. Additional remarks for each variable parameter are provided in Table F.2.8. Finally, the summary

statistics for each variable parameter sampled output by Crystal Ball and used in the runs for AT123D and source term modeling are provided in Table F.2.9. Histograms of the values output by Crystal Ball for the variable parameters are in Figs. F.2.19 through F.2.24.

1. **Fixed Parameters:** These parameters are summarized in Tables F.2.5, F.2.6, and F.2.7.

- **Dispersivity:** The longitudinal dispersivity was set to 1.5 m for each area (DOE 1999). Similarly, the transverse (lateral) dispersivity and the vertical dispersivity were set to 1.5 m and 0.03 m, respectively, for the area.
- **Bulk Density:** The bulk density of the RGA is 1670 kg/m<sup>3</sup> (DOE 1999). The bulk density was set to this value for each area.
- **Density of Water:** The density of water was set to 1000 kg/m<sup>3</sup> (Mills et al. 1985).
- **COC:** As mentioned earlier, the COC was TCE.
- **Source Area:** The area used in AT123D modeling for each source was the “uniform area” developed for the source in SESOIL modeling.
- **Diffusion in Water:** The diffusion in water was set to 3.28E-6 m<sup>2</sup>/hr (EPA 1996).
- **K<sub>oc</sub>:** As mentioned earlier, the K<sub>oc</sub> was set to 94 L/kg (EPA 1996).
- **Distance to POEs:** The distance from the center of each source area to the POEs was estimated from plant maps. Each of the POEs was placed at the centerline of the estimated path of contaminant migration.

2. **Variable Parameter:** These parameters are summarized in Tables F.2.5 through F.2.9.

- **Aquifer Depth (Thickness):** The aquifer depth was allowed to vary in order to account for changes in the thickness of RGA as a contaminant migrates from a source area to the Ohio River. Site-specific data were available from field measurements, and these data were assumed to be applicable to the RGA at each source area and along the estimated contaminant flow paths. A set of 24 results was available. The coefficient of variation was estimated as 31%, and the skewness was estimated as -0.61. Given the coefficient of variation and skewness, the distribution was assumed to be normal. The aquifer depth was assumed not correlated to any other parameter. Summary statistics for the values output by Crystal Ball<sup>®</sup> and used in runs for AT123D modeling are provided in Table F.2.9. A histogram of the output values for aquifer depth is in Fig. F.2.19. (Note that each source area used the same set of parameters in AT123D modeling; therefore, only one histogram is presented for each of the AT123D variable parameters.)
- **Hydraulic Conductivity:** Site specific data were available for the hydraulic conductivity of the RGA, and these data were assumed to be applicable to the RGA at each source area and along the contaminant flow paths. A set of 62 results was available. The data ranged from 1.00E-04 ft/day to 8.50E+05 ft/day with a likeliest value of 1.93E+04 ft/day. The coefficient of variation was estimated as 563%, and the skewness was estimated as 7.53. A value of 1500 ft/day was used in DOE 1999. During model set-up, the range was judged to be too variable given the site-specific soil condition, and a second estimate was



sought from the PGDP groundwater flow model. This estimate was developed using an analysis based upon a plan area from the PGDP site-wide groundwater model and the path of contaminant migration from the source areas to the Ohio River (please see Fig.5.1 of the main report). Based upon this analysis, the minimum, maximum, and most likely values chosen were 75, 1500, and 967 ft/day, respectively. The coefficient of variation was estimated as 65%, and the skewness was estimated as -0.35. Subsequently, the selected most likely value was determined to be inconsistent with probable site conditions, and after consultation with site experts these value was changed to 350 ft/day (i.e., the geometric mean of the minimum and maximum in the plan area). The standard deviation was assumed equal to the likeliest value yielding a coefficient of variation of 100%. Given this coefficient of variation and the skewness from the earlier analyses (i.e., that related to site-specific data and plan area), a log-normal distribution was assumed. In addition, the hydraulic conductivity was assumed correlated to the hydraulic gradient and the porosity. The correlation coefficients selected by site experts were -0.50 and 0.20 for correlating the hydraulic conductivity to the hydraulic gradient and to the porosity, respectively. Summary statistics for the values output by Crystal Ball® and used in runs for AT123D modeling are provided in Table F.2.9. A histogram of the output values for hydraulic conductivity is in Fig. F.2.20.

**Hydraulic Gradient:** Site-specific data were available for the hydraulic gradient of the RGA, and these data were assumed applicable to the RGA at each source area and along the contaminant flow paths. A set of 12 results was available. The coefficient of variation was estimated as 111%, and the skewness was estimated as 1.95. Given the coefficient of variation and skewness, a log-normal distribution was assumed with minimum, maximum, and most likely values of 1.00E-04, 4.00E-03, and 1.01E-03 m/m, respectively. The standard deviation was set at 1.12E-03 m/m. Additionally, the hydraulic gradient was assumed correlated to the hydraulic conductivity and the porosity. The correlation coefficients were assumed as -0.50 and -0.20 for correlating the hydraulic gradient to the hydraulic conductivity and to the porosity, respectively. Summary statistics for the values output by Crystal Ball® and used in runs for AT123D modeling are provided in Table F.2.9. A histogram of the output values for hydraulic gradient is in Fig. F.2.21.

**Effective Porosity:** Site-specific data were available for the porosity of the RGA; therefore, the effective porosity was estimated from the porosity using a conversion value of 81% taken from DOE 1999. [In that report, an effective porosity of 0.30 and a porosity of 0.37 were reported (i.e.,  $0.30/0.37 = 0.81$  or 81%).] The data were assumed applicable to the RGA at each source area and along the contaminant flow paths. A set of 28 results was available. The minimum, maximum, and most likely values selected for porosity were 27, 54, and 39%. The coefficient of variation was estimated as 15%, and the skewness was estimated as 0.43. Given the coefficient of variation and skewness, a normal distribution was assumed. Additionally, the porosity was assumed correlated to the hydraulic conductivity and the hydraulic gradient. The correlation coefficients were assumed as 0.20 and -0.20 for correlating the porosity to the hydraulic conductivity and to the hydraulic gradient, respectively. Summary statistics for the values output by Crystal Ball® and the resulting effective porosity values used in runs for AT123D modeling are provided in Table F.2.9. A histogram of the effective porosity values is in Fig. F.2.22<sup>1</sup>. Note that only a histogram of effective porosity is presented because effective porosity and not porosity was the value input into AT123D.

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<sup>1</sup> Future groundwater modeling efforts at PGDP will utilize 35% as a practical upper-bound for effective porosity values.

- Organic Carbon Content:** Site-specific data were available for the organic carbon content of the RGA, and these data were assumed applicable to the RGA at each source area and along the contaminant flow paths. A set of 38 results was available. The minimum, maximum, and most likely values selected were 3.0E-03, 2.53E-01, and 3.5E-02%, respectively. The coefficient of variation was estimated as 1.05%, and the skewness was estimated as 4.0. Given the coefficient of variation and skewness, a log-normal distribution was assumed. The organic carbon content was assumed not correlated to any other parameter. Summary statistics for the values output by Crystal Ball<sup>®</sup> and used in runs for AT123D modeling are provided in Table F.2.9. A histogram of the output values for organic carbon content is in Fig. F.2.23.
- Degradation Half-Life:** Recently, as part of response actions, the U.S. Department of Energy (DOE) has developed revised biodegradation rates that were incorporated into the SI modeling. Attachment F.3 to this appendix presents a detailed discussion of the derivation of the degradation rates. Additionally, the degradation half-life was observed to be correlated with groundwater flow which is a direct function of hydraulic conductivity and hydraulic gradient. However, for this analysis the degradation half-life was assumed 100% correlated to the hydraulic gradient. Summary statistics for the values output by Crystal Ball<sup>®</sup> and used in runs for AT123D modeling are provided in Table F.2.9. A histogram of the output values for degradation rate is in Fig. F.2.24. Note that only histograms of degradation rate are presented because the rate, and not the half-life, was the value input into AT123D. It should be noted here that although hydraulic gradient assumed a normal distribution, Crystal Ball output for degradation rate presented in Fig. F.2.24 does not appear to be normally distributed. An additional scenario termed the “fixed degradation scenario” was also assessed in the probabilistic analysis. No degradation was assumed for these runs, while the remaining parameters listed above were allowed to vary.

## 6. CORRELATION MATRIX

As mentioned earlier, the soil concentration in each layer was assumed correlated to the adjacent layers for a given area. To estimate the correlation coefficient between two adjacent layers, sets of ordered pairs of concentrations were analyzed. Because data were sparse, ordered pairs were difficult to establish using the sampling date; therefore, the source developed using SADA was used for the estimation. For SADA data, the size and shape of the source areas in the adjacent layers differed; therefore, an ordered pair was formed only in the parts of the source where two layers overlapped.

The correlation values are presented in Table F.2.3.

## 7. SENSITIVITY ANALYSIS

Although there was not any sensitivity analysis performed under this task to select the parameters that were allowed to vary, previous groundwater modeling efforts at the PGDP have included sensitivity analyses of several of the parameters input into SESOIL and AT123D in order to understand some of the modeling uncertainties. The analyses are included in these documents:

- U-Landfill Design and Analysis (DOE 2002)
- $K_d$ -Sensitivity Analysis (SAIC 2002)
- Northeast and Northwest Plume Groundwater Modeling (BJC 2003)
- Recharge- and Ohio River Stage-Sensitivity Analysis (DOE 2002)

Based on these analyses, the following parameters were determined to be the most sensitive parameters for fate and transport modeling using SESOIL and AT123D:

- Contaminant's concentration in the soil/source term,
- Contaminant's degradation half-life,
- Contaminant's distribution coefficient ( $K_d$ ) (i.e., directly related to the organic carbon content of source soils for organic compounds)
- Percolation rate (controlled by source vertical permeability)
- Saturated hydraulic conductivity,
- Hydraulic gradient,
- Effective porosity, and
- Aquifer thickness

The contaminant concentration in the source term is one of the most sensitive parameters; increasing the source term concentration increases the predicted groundwater concentration at the POE by increasing contaminant flux and lengthening the time required for depletion of contaminant in the source. The percolation rate is also a very sensitive parameter; increasing the percolation rate results in increased contaminant flux to the RGA and, potentially, a greater peak concentration at the POE. An increased percolation rate, however, is related to faster depletion of contaminant in the source. The contaminant's distribution coefficient,  $K_d$ , is a very sensitive parameter for the SESOIL and AT123D models and may rank only behind contaminant concentration in terms of importance. Sensitivity analyses have shown that increasing the  $K_d$  of any layer included in the SESOIL model or of the RGA included in the AT123D model decreases contaminant concentrations at the POE because of retardation and attenuation due to sorption. Therefore, with higher  $K_d$ 's the rate of source depletion is slowed, and the time required for source depletion is increased. Degradation half-life is also important if the time taken for source depletion or required for contaminant migration from the source to the POE is long relative to the contaminant's degradation half-life (i.e., 3 or more times half-life). This is the case because, under this condition, the rate of contaminant degradation in the source or as the contaminant migrates from the source to the POE results in markedly lower contaminant concentrations at the POE.

For AT123D modeling, the earlier sensitivity analyses have identified three additional input parameters. These parameters are hydraulic conductivity, hydraulic gradient, and effective porosity. In the AT123D model, hydraulic conductivity, hydraulic gradient, and effective porosity work together to control seepage velocity (i.e., seepage velocity equals hydraulic conductivity times hydraulic gradient divided by effective porosity), and an increase in seepage velocity increases the rate of contaminant migration to the POE. The values chosen for the Southwest Plume model indicates that the hydraulic gradient varies over a relatively narrow range in the RGA. Therefore, the impact of hydraulic gradient on seepage velocity is expected to be relatively smaller than that of hydraulic conductivity. Table 2.10

presents an overall summary of qualitative sensitivity of modeling results to input parameters for this analysis.

## 8. REFERENCES

BJC (BechtelJacobs Company, LLC) 2003. *Quarterly Modeling Report for the Second Quarter Calendar Year 2003 for the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, BJC/PAD-559.

BJC 2001a. C-746-U Solid Waste Landfill Groundwater Monitoring Plan Paducah Gaseous Diffusion Plant Paducah, Kentucky, BJC/PAD-205/R1, December.

BJC 2001b. Groundwater Monitoring Plan for the C-746-S Residential Landfill, Paducah Gaseous Diffusion Plant, Paducah, Kentucky, BJC/PAD-268/R1, December.

Bonazountas, M., and J. Wagner 1984. *SESOIL: A Seasonal Soil Compartment Model*, prepared for the U.S. Environmental Protection Agency, Office of Toxic Substances. Arthur D. Little, Inc., Cambridge, MA.

Decisioneering, Inc. 2000. Crystal Ball<sup>®</sup> 2000: A user friendly graphically oriented forecasting and risk analysis program. 1515 Arapahoe Street, Denver, CO.

DOE (U.S. Department of Energy) 1995. *Northeast Plume Preliminary Characterization Summary Report*, DOE/OR/07-1339/V2&D2, July.

DOE, 1997a. *Ground-Water Conceptual Model for the Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/06-1628&D0, August.

DOE, 1997b. *Data Summary and Interpretation Report for Interim Remedial Design at Solid Waste Management Unit 2 of Waste Area Grouping 22 at the PGDP Paducah, Kentucky*, DOE/OR/07-1549&D1, February.

DOE 1999. *Remedial Investigation Report for Waste Area Grouping 27 at the Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1777/V4&D2, U.S. Department of Energy, June.

DOE 1999a. *Remedial Investigation Report for Waste Area Grouping 6 at Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1727V1&D2, May.

DOE 1999b. *Remedial Investigation Report for Waste Area Grouping 27 at Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1777V1&D2, June.

DOE 1999c. *Remedial Investigation Report for Waste Area Grouping 6 at Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1727V2&D2, May.

DOE 2000. *Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1857&D1, July.

- DOE 2000a. *Data Report for the Sitewide Remedial Evaluation for Source Areas Contributing to Off-Site Groundwater Contamination at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-1845/D1, January.
- DOE 2000b. *Remedial Investigation Report for Waste Area Grouping 3 at the Paducah Gaseous Diffusion Plan, Paducah, Kentucky*, DOE/OR/07-1895/V2&D1, September.
- DOE 2002. *Risk and Performance Evaluation of the C-746-U Landfill at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-2041&D2.
- DOE 2003. *Risk and Performance Evaluation of the C-746-U Landfill at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*. DOE/OR/07-2041&D2R1.
- DOE 2004. *Site Investigation Report for the Southwest Plume at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/OR/07-2180&D0, October.
- EPA (Environmental Protection Agency) 1994. Risk Reduction Engineering Laboratory (RREL) Treatability Database, ver. 5.0, Office of Research and Development, Cincinnati, OH.
- EPA 1996. *Soil Screening Guidance: Technical Background Document*, Office of Solid Waste and Emergency Response, Washington, DC.
- GSC (General Sciences Corporation) 1996. RISKPRO®'s SESOIL for Windows, General Sciences Corporation, Laurel, MD.
- GSC 1998. RISKPRO®'s AT123D for Windows, Version 3.2. General Sciences Corporation, Laurel, MD.
- Howard, P.H., R.S. Boethling, W.F. Jarvis, W.M. Meylan, and E.M. Michalenko, 1991. *Environmental Degradation Rates*, Lewis Publishers, Inc., Chelsea, MI.
- KY 1992a. *Report of the Paducah Gaseous Diffusion Plan Groundwater Investigation Phase III*, KY/E-150, November 25.
- KY 1992b. *Results of the Site Investigation, Phase II, at the Paducah Gaseous Diffusion Plant*, KY/SUB/13B-97777C P-03/1991/1, April.
- KY 1997. *Analysis and Interpretation of Water Levels in Observations Wells at the Paducah Gaseous Diffusion Plant 1990-1997*, KY/EM-210, June 30.
- LMES (Lockheed Martin Energy Systems) 1997. *Evaluation of Natural Attenuation Processes for Trichloroethylene and Technetium-99 in the Northeast and Northwest Plumes at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, KY/EM-113, Lockheed Martin Energy Systems.
- Mills, W. B., D. B. Porcella, M. J. Unga, S.A. Gherini, K. V. Summers, Lingfung Mok, G. L. Rupp, G. L. Bowie, and D. A. Hadith 1985. *Water Quality Assessment: A Screening Procedure for Toxic and Conventional Pollutants*, Parts II, EPA-600/6-85/002b, September, U. S. Environmental Protection Agency, Environmental Research Laboratory, Office of Research and Development, Athens, GA.

SAIC (Science Applications International Corporation) 2002. Final White Paper on *Sensitivity Analysis on Distribution Coefficient ( $K_d$ ) Values for TCE and Tc-99 with the Regional Flow and Transport Model at the Paducah Gaseous Diffusion Plant*, submitted to BJC on June 2002.

UT (University of Tennessee) 2002. Spatial Analysis and Decision Assistance (SADA), Version 2.3, User Guide, January. Accessible at <http://www.tiem.utk.edu/~sada/>.

Yeh, G. T. 1981. *AT123D: Analytical Transient One-, Two-, and Three-Dimensional Simulation of Waste Transport in the Aquifer System*, Environmental Sciences Division, Oak Ridge National Laboratory, Oak Ridge, TN, Publication No. 1439.

**Table F.2.1. Sil-specific parameters for SESOIL modeling (see Table F.46a)**

<b>Input Parameter</b>	<b>Unit</b>	<b>SWMU 1</b>	<b>C-720 Building</b>	<b>Remark</b>
Soil Type	-	Silty Loam	Silty Loam	DOE 1999
Bulk Density	g/cm <sup>3</sup>	1.46	1.46	DOE 1999
Intrinsic Permeability	cm <sup>2</sup>	Variable	Variable	Probabilistic method
Disconnectedness Index	-	10	10	Site-specific (to PGDP) approximate value used in earlier work
Porosity	-	0.45	0.45	DOE 1999
Depth to Water Table	m	16.76	18.29	Site-specific (to RGA) field data
Organic Carbon Content	%	Variable	Variable	Probabilistic method
Freundlich Equation Exponent	-	1	1	Default

DOE 1999. Remedial Investigation Report for Waste Area Grouping 27 at the Paducah Gaseous Diffusion Plant Paducah, Kentucky. DOE/OR/07-1777/V4&D2, June.  
 DOE 2000. Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant Paducah, Kentucky. DOE/OR/07-1857&D1, July.

Table F.2.2. Chemical-specific parameters for SESOIL modeling (see Table F.46b)

Input Parameter	Unit	SWMU 1	C-720 Building	Remark
Contaminant of Concern	-	Trichloroethene	Trichloroethene	
Source Area	m <sup>2</sup>	324	1394	Site-specific (to TCE) SADA analysis
Soil Concentration - Layer 1	mg/kg	Variable	Variable	Probabilistic method
Soil Concentration - Layer 2	mg/kg	Variable	Variable	Probabilistic method
Soil Concentration - Layer 3	mg/kg	Variable	Variable	Probabilistic method
Soil Concentration - Layer 4	mg/kg	Variable	Variable	Probabilistic method
Soil Concentration - Layer 5	mg/kg	Variable	Variable	Probabilistic method
Soil Concentration - Layer 6	mg/kg	Variable	Variable	Probabilistic method
Molecular Weight	g/gmol	131	131	EPA 1994
Solubility in Water	mg/L	1100	1100	EPA 1996
Diffusion in Air	cm <sup>2</sup> /s	0.08	0.08	EPA 1996
Henry's Constant	atm.m <sup>3</sup> /mol	0.0103	0.0103	EPA 1996
Koc	L/kg	94	94	EPA 1996
Degradation Rate	day <sup>-1</sup>	Variable	Variable	Probabilistic method

DOE 1999, *Remedial Investigation Report for Waste Area Grouping 27 at the Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1777/V4&D2, June.  
 EPA 1994, Risk Reduction Engineering Laboratory (RREL) Treatability Database, ver. 5.0, Office of Research and Development, Cincinnati, OH.  
 EPA 1996, *Soil Screening Guidance: Technical Background Document*, Office of Solid Waste and Emergency Response, Washington, DC.



Table F.2.3. Statistics of variable inputs used in Monte Carlo sampling for SESOIL modeling (see Table F.45)

Input Parameter	Statistics	Unit	SWMU 1	C-720 Building	Remark
Vertical Hydraulic Conductivity <sup>a</sup>	Minimum	cm/sec	1.00E-08	1.00E-08	DOE 1997a, DOE 1997b
	Likeliest	cm/sec	1.64E-05	1.64E-05	DOE 1997a, DOE 1997b
	Maximum	cm/sec	2.00E-04	2.00E-04	<sup>b</sup> DOE 1997a, DOE 1997b
	Standard Deviation	cm/sec	5.52E-05	5.52E-05	DOE 1997a, DOE 1997b
	Count	#	13	13	DOE 1997a, DOE 1997b
	Coefficient of Variation	%	336.49	336.49	DOE 1997a, DOE 1997b
	Skew	-	3.60	3.60	DOE 1997a, DOE 1997b
	Maximum	cm/sec	3.20E-05	3.20E-05	<sup>c,d</sup> Recharge-specific (to RGA) calibration
	Distribution	-	Triangular	Triangular	See Section 4.0, Intrinsic Permeability
	Correlation Pair	-	None	None	None
Correlation Coefficient	-	NA	NA	NA	
Organic Carbon Content	Minimum	%	2.48E-02	2.48E-02	Site-specific (to PGDP) field data
	Likeliest	%	8.01E-02	8.01E-02	Site-specific (to PGDP) field data
	Maximum	%	4.55E-01	4.55E-01	Site-specific (to PGDP) field data
	Standard Deviation	%	5.27E-02	5.27E-02	Site-specific (to PGDP) field data
	Count	#	138	138	Site-specific (to PGDP) field data
	Coefficient of Variation	%	65.82	65.82	Site-specific (to PGDP) field data
	Skew	-	4.30	4.30	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	None	None	See Section 4.0, Organic Carbon Content
	Correlation Coefficient	-	NA	NA	NA
Soil Concentration - Layer 1	Minimum	mg/kg	0.00E+00	0.00E+00	Site-specific (to PGDP) field data
	Likeliest	mg/kg	2.14E+00	1.56E+00	Site-specific (to PGDP) field data
	Maximum	mg/kg	8.70E+01	1.70E+01	Site-specific (to PGDP) field data
	Standard Deviation	mg/kg	1.12E+01	5.12E+00	Site-specific (to PGDP) field data
	Count	#	135	11	Site-specific (to PGDP) field data
	Coefficient of Variation	%	522.90	328.48	Site-specific (to PGDP) field data
	Skew	-	6.42	3.32	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	see Layer 2	see Layer 2	Site-specific (to TCE) SADA analysis
	Correlation Coefficient	-	see Layer 2	see Layer 2	Site-specific (to TCE) SADA analysis

Table F.2.3. Statistics of variable inputs used in Monte Carlo sampling for SESOIL modeling (see Table F.45) (continued)

Input Parameter	Statistics	Unit	SWMU 1	C-720 Building	Remark
Soil Concentration - Layer 2	Minimum	mg/kg	0.00E+00	0.00E+00	Site-specific (to PGDP) field data
	Likeliest	mg/kg	1.59E+01	1.22E+00	Site-specific (to PGDP) field data
	Maximum	mg/kg	4.39E+02	1.90E+01	Site-specific (to PGDP) field data
	Standard Deviation	mg/kg	7.87E+01	4.23E+00	Site-specific (to PGDP) field data
	Count	#	31	36	Site-specific (to PGDP) field data
	Coefficient of Variation	%	494.84	347.17	Site-specific (to PGDP) field data
	Skew	-	5.53	3.81	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	Layer 1 and Layer 2	Layer 1 with Layer 2	Site-specific (to TCE) SADA analysis
	Correlation Coefficient	-	9.20E-01	-5.00E-01	Site-specific (to TCE) SADA analysis
Soil Concentration - Layer 3	Minimum	mg/kg	0.00E+00	0.00E+00	Site-specific (to PGDP) field data
	Likeliest	mg/kg	7.60E+00	5.94E+00	Site-specific (to PGDP) field data
	Maximum	mg/kg	8.50E+01	6.80E+01	Site-specific (to PGDP) field data
	Standard Deviation	mg/kg	1.82E+01	1.54E+01	Site-specific (to PGDP) field data
	Count	#	32	23	Site-specific (to PGDP) field data
	Coefficient of Variation	%	238.82	258.66	Site-specific (to PGDP) field data
	Skew	-	3.15	3.49	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	Layer 2 and Layer 3	Layer 2 with Layer 3	Site-specific (to TCE) SADA analysis
	Correlation Coefficient	-	3.50E-01	5.90E-01	Site-specific (to TCE) SADA analysis
Soil Concentration - Layer 4	Minimum	mg/kg	0.00E+00	0.00E+00	Site-specific (to PGDP) field data
	Likeliest	mg/kg	5.12E+00	3.87E-01	Site-specific (to PGDP) field data
	Maximum	mg/kg	7.40E+01	1.80E+00	Site-specific (to PGDP) field data
	Standard Deviation	mg/kg	1.46E+01	6.50E-01	Site-specific (to PGDP) field data
	Count	#	27	33	Site-specific (to PGDP) field data
	Coefficient of Variation	%	285.55	168.18	Site-specific (to PGDP) field data
	Skew	-	4.37	1.44	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	Layer 3 and Layer 4	Layer 3 with Layer 4	Site-specific (to TCE) SADA analysis
	Correlation Coefficient	-	2.10E-01	1.60E-01	Site-specific (to TCE) SADA analysis

Table F.2.3. Statistics of variable inputs used in Monte Carlo sampling for SESOIL modeling (see Table F.45) (continued)

Input Parameter	Statistics	Unit	SWMU 1	C-720 Building	Remark
Soil Concentration - Layer 5	Minimum	mg/kg	0.00E+00	0.00E+00	Site-specific (to PGDP) field data
	Likeliest	mg/kg	5.95E+00	2.00E-01	Site-specific (to PGDP) field data
	Maximum	mg/kg	6.60E+01	1.30E+00	Site-specific (to PGDP) field data
	Standard Deviation	mg/kg	1.42E+01	3.69E-01	Site-specific (to PGDP) field data
	Count	#	33	30	Site-specific (to PGDP) field data
	Coefficient of Variation	%	238.99	184.61	Site-specific (to PGDP) field data
	Skew	-	3.24	2.04	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	Layer 4 with Layer 5	Layer 4 with Layer 5	Site-specific (to TCE) SADA analysis
	Correlation Coefficient	-	4.00E-01	9.90E-01	Site-specific (to TCE) SADA analysis
Soil Concentration - Layer 6	Minimum	mg/kg	0.00E+00	0.00E+00	Site-specific (to PGDP) field data
	Likeliest	mg/kg	7.20E-01	1.17E-01	Site-specific (to PGDP) field data
	Maximum	mg/kg	3.40E+00	6.30E-01	Site-specific (to PGDP) field data
	Standard Deviation	mg/kg	1.07E+00	2.04E-01	Site-specific (to PGDP) field data
	Count	#	12	16	Site-specific (to PGDP) field data
	Coefficient of Variation	%	148.61	174.34	Site-specific (to PGDP) field data
	Skew	-	1.71	1.61	Site-specific (to PGDP) field data
	Distribution	-	Log normal	Log normal	Site-specific (to PGDP) field data
	Correlation Pair	-	Layer 5 with Layer 6	Layer 5 with Layer 6	Site-specific (to TCE) SADA analysis
	Correlation Coefficient	-	9.20E-01	5.00E-01	Site-specific (to TCE) SADA analysis
Degradation Half-life	Minimum	yr	3.20E+00	3.20E+00	See Attachment F.3
	Likeliest	yr	NA	NA	NA
	Maximum	yr	1.13E+01	1.13E+01	See Attachment F.3
	Standard Deviation	yr	NA	NA	NA
	Distribution	-	Uniform	Uniform	See Section 4.0, Degradation Half-Life
	Correlation Pair	-	None	None	See Section 4.0, Degradation Half-Life
	Correlation Coefficient	-	NA	NA	NA

**Table F.2.3. Statistics of variable inputs used in Monte Carlo sampling for SESOIL modeling (see Table F.45) (continued)**

<sup>a</sup> Field observation was available for vertical hydraulic conductivity. Therefore, intrinsic permeability was estimated from vertical hydraulic conductivity.

<sup>b</sup> The maximum from DOE 1997a and DOE 1997b was judged to be high and was re-estimated through calibration.

<sup>c</sup> The maximum was estimated through calibration to a recharge of 22 cm/yr (DOE 2000).

<sup>d</sup> The value selected for probabilistic method.

Howard, P.H., R.S. Boethling, W.F. Jarvis, W.M. Meylan, and E.M. Michalenko, *Environmental Degradation Rates*, Lewis Publishers, Inc. Chelsea, MI, 1991.

LMES (Lockheed Martin Energy Systems) 1997. *Evaluation of Natural Attenuation Processes for Trichloroethylene and Technetium-99 in the Northeast and Northwest Plumes at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, KY/EM-113.*

DOE, 1997a. *Ground-Water Conceptual Model for the Paducah Gaseous Diffusion Plant Paducah, Kentucky, DOE/OR/06-1628&D0*, August.

DOE, 1997b. *Data Summary and Interpretation Report for Interim Remedial Design at Solid Waste Management Unit 2 of Waste Area Grouping 22 at the PGDP Paducah, Kentucky, DOE/OR/07-1549&D1*, February.

DOE 2000. *Feasibility Study for the Groundwater Operable Unit at Paducah Gaseous Diffusion Plant Paducah, Kentucky, DOE/OR/07-1857&D1*, July.

**Table F.2.4. Statistics of variable inputs used in Monte Carlo runs for SESOIL modeling (see Table F.47)**

<b>Input Parameter</b>	<b>Statistics</b>	<b>Unit</b>	<b>SWMU 1</b>	<b>C-720 Building</b>
Vertical Hydraulic Conductivity <sup>a</sup>	Minimum	cm/sec	2.75E-06	2.75E-06
	Median	cm/sec	1.64E-05	1.64E-05
	Maximum	cm/sec	2.82E-05	2.83E-05
	Arithmetic Mean	cm/sec	1.60E-05	1.58E-05
	Standard Deviation	cm/sec	6.57E-06	6.73E-06
Intrinsic Permeability <sup>a</sup>	Minimum	cm <sup>2</sup>	2.80E-11	2.80E-11
	Median	cm <sup>2</sup>	1.67E-10	1.67E-10
	Maximum	cm <sup>2</sup>	2.87E-10	2.89E-10
	Arithmetic Mean	cm <sup>2</sup>	1.63E-10	1.61E-10
	Standard Deviation	cm <sup>2</sup>	6.70E-11	6.86E-11
Organic Carbon Content <sup>b</sup>	Minimum	mg/kg	2.53E+02	2.67E+02
	Median	mg/kg	6.76E+02	6.86E+02
	Maximum	mg/kg	2.78E+03	3.47E+03
	Arithmetic Mean	mg/kg	7.90E+02	8.37E+02
	Standard Deviation	mg/kg	4.71E+02	5.14E+02
Organic Carbon Content (%) <sup>b</sup>	Minimum	%	2.53E-02	2.67E-02
	Median	%	6.76E-02	6.86E-02
	Maximum	%	2.78E-01	3.47E-01
	Arithmetic Mean	%	7.90E-02	8.37E-02
	Standard Deviation	%	4.71E-02	5.14E-02
Soil Concentration - Layer 1 <sup>c</sup>	Minimum	mg/kg	2.86E-03	2.33E-03
	Median	mg/kg	5.73E-01	2.37E-01
	Maximum	mg/kg	3.58E+01	4.63E+00
	Arithmetic Mean	mg/kg	2.37E+00	6.46E-01
	Standard Deviation	mg/kg	5.15E+00	1.03E+00
Soil Concentration - Layer 2 <sup>c</sup>	Minimum	mg/kg	6.03E-02	5.20E-03
	Median	mg/kg	3.64E+00	2.14E-01
	Maximum	mg/kg	1.88E+02	5.80E+00
	Arithmetic Mean	mg/kg	1.41E+01	5.95E-01
	Standard Deviation	mg/kg	3.09E+01	1.12E+00
Soil Concentration - Layer 3 <sup>c</sup>	Minimum	mg/kg	1.28E-01	2.34E-02
	Median	mg/kg	5.80E+00	1.67E+00
	Maximum	mg/kg	1.02E+02	4.82E+01
	Arithmetic Mean	mg/kg	1.14E+01	5.08E+00
	Standard Deviation	mg/kg	1.63E+01	8.66E+00
Soil Concentration - Layer 4 <sup>c</sup>	Minimum	mg/kg	1.28E-01	5.11E-03
	Median	mg/kg	2.78E+00	7.76E-02
	Maximum	mg/kg	1.15E+02	5.91E-01
	Arithmetic Mean	mg/kg	8.93E+00	1.24E-01
	Standard Deviation	mg/kg	1.62E+01	1.23E-01
Soil Concentration - Layer 5 <sup>c</sup>	Minimum	mg/kg	1.26E-01	1.01E-03
	Median	mg/kg	4.39E+00	3.56E-02
	Maximum	mg/kg	7.50E+01	4.01E-01
	Arithmetic Mean	mg/kg	1.04E+01	6.09E-02
	Standard Deviation	mg/kg	1.44E+01	6.68E-02

**Table F.2.4. Statistics of variable inputs used in Monte Carlo runs for SESOIL modeling  
(see Table F.47) (continued)**

<b>Input Parameter</b>	<b>Statistics</b>	<b>Unit</b>	<b>SWMU 1</b>	<b>C-720 Building</b>
Soil Concentration - Layer 6 <sup>c</sup>	Minimum	mg/kg	5.30E-02	7.50E-04
	Median	mg/kg	1.04E+00	1.95E-02
	Maximum	mg/kg	6.65E+00	1.92E-01
	Arithmetic Mean	mg/kg	1.55E+00	3.31E-02
	Standard Deviation	mg/kg	1.53E+00	3.63E-02
Degradation Half-Life <sup>d</sup>	Minimum	yr	3.2	3.2
	Median	yr	4.9	4.9
	Maximum	yr	11.3	11.3
	Arithmetic Mean	yr	4.9	4.9
	Standard Deviation	yr	NA	NA
Degradation Rate <sup>d</sup>	Minimum	/hr	7.13E-06	7.21e-06
	Median	/hr	1.22E-05	1.13E-05
	Maximum	/hr	2.43E-05	2.43E-05
	Arithmetic Mean	/hr	1.32E-05	1.30E-05
	Standard Deviation	/hr	NA	NA

<sup>a</sup> Intrinsic permeability (cm<sup>2</sup>) was estimated from the vertical hydraulic conductivity (cm/sec) using a conversion factor of 1.019E-5.

<sup>b</sup> Organic carbon content (%) was estimated from organic carbon content (mg/kg) using a conversion factor of 1E-4.

<sup>c</sup> Soil concentrations are normalized using the volume of the layer with the largest mass.

<sup>d</sup> Degradation rate was estimated from degradation half-life in units of days using the formula: rate = [(ln 2)/degradation half-life].

**Table F.2.5. Hydrogeology-specific parameters for AT123D modeling (see Table F.49)**

<b>Input Parameter</b>	<b>Unit</b>	<b>SWMU 1</b>	<b>C-720 Building</b>	<b>Remark</b>
Aquifer Thickness	m	Variable	Variable	Probabilistic method
Hydraulic Conductivity	m/hr	Variable	Variable	Probabilistic method
Hydraulic Gradient	m/m	Variable	Variable	Probabilistic method
Effective Porosity	-	Variable	Variable	Probabilistic method
Organic Carbon Content	%	Variable	Variable	Probabilistic method
Dispersivity - Longitudinal	m	15	15	DOE 1999
Dispersivity - Transverse	m	1.5	5	DOE 1999
Dispersivity - Vertical	m	0.03	5	DOE 1999
Bulk Density	kg/m <sup>3</sup>	1670	1670	DOE 1999
Density of Water	kg/m <sup>3</sup>	1000	1000	Mills et al. 1985

DOE 1999. *Remedial Investigation Report for Waste Area Grouping 27 at the Paducah Gaseous Diffusion Plant Paducah, Kentucky*, DOE/OR/07-1777/N4&D2, June.

Mills, W. B., D. B. Porcella, M. J. Unga, S. A. Gherini, K. V. Summers, Lingfung Mok, G. L. Rupp, G. L. Bowie, and D. A. Hadith, 1985. *Water Quality Assessment: A Screening Procedure for Toxic and Conventional Pollutants, Part II*, EPA-600/6-85/002b, September, U.S. Environmental Protection Agency, Environmental Research Laboratory, Office of Research and Development, Athens, GA.

**Table F.2.6. Chemical-specific parameters for AT123D modeling (see Table F.49)**

<b>Input Parameter</b>	<b>Unit</b>	<b>SWMU 1</b>	<b>C-720 Building</b>	<b>Remark</b>
Contaminant of Concern	-	Trichloroethene	Trichloroethene	Selected for analysis
Source Area	m <sup>2</sup>	324	1394	Site-specific (to TCE) SADA analysis
Diffusion in Water	m <sup>2</sup> /hr	3.28E-06	3.28E-06	EPA 1996
Koc	L/kg	94	94	EPA 1996
Degradation Rate (half-life) <sup>a</sup>	hr <sup>-1</sup> (year)	Variable	Variable	Attachment F.3

<sup>a</sup> Degradation rate was estimated from degradation half-life (see text).

EPA 1996. *Soil Screening Guidance: Technical Background Document*, Office of Solid Waste and Emergency Response, Washington, D.C.

**Table F.2.7. POE-specific parameters for AT123D modeling (see Table F.51)**

<b>Input Parameter</b>	<b>Unit</b>	<b>SWMU 1</b>	<b>C-720 Area</b>	<b>Remark</b>
Distance to Plant Boundary	m (ft)	170 (558)	762 (2500)	See Fig. F.20
Distance to Property Boundary	m (ft)	915 (3000)	1460 (4789)	See Fig. F.20
Distance to Ohio River	m (ft)	7317 (24000)	7927 (26000)	See Fig. F.20

Table F.2.8. Statistics of variable inputs used in Monte Carlo sampling for AT123D modeling (see Table F.48)

Input Parameter	Statistics	SWMU 1 and C-720 Building			Remark
		Crystal Ball	Unit	AT123D	
	Minimum Value	10.00	ft	3.05	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Likeliest Value	38.71	ft	11.80	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Maximum Value	63.50	ft	19.36	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Standard deviation	11.84	ft	3.61	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
Aquifer Thickness	Count	24	#	24	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Coefficient of Variation	30.59	%	30.59	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Skew	-0.61	-	-0.61	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Distribution	Normal	-	Normal	DOE 1995, DOE 1997a, DOE 1997b, DOE 2000a, DOE 2000b, DOE 2004, KY 1992b
	Correlation pair	None	-	None	Assumed none
	Correlation coefficient	NA	-	NA	NA
Hydraulic Conductivity	Minimum Value	1.00E-04	ft/day	1.27E+06	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Likeliest Value	1.93E+04	ft/day	2.46E+02	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Maximum Value	8.50E+05	ft/day	1.08E+04	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Standard deviation	1.09E+05	ft/day	1.38E+03	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Count	62	#	62	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Coefficient of Variation	563.17	%	563.17	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Skew	7.53	-	7.53	"BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a



Table F.2.8. Statistics of variable inputs used in Monte Carlo sampling for AT123D modeling (see Table F.48) (continued)

Input Parameter	SWMU 1 and C-720 Building				Remark	
	Crystal Ball	Unit	AT123D	Unit		
Hydraulic Conductivity	Minimum Value	75.00	ft/day	0.95	m/hr	<sup>a</sup> PGDP Groundwater flow model
	Likeliest Value	966.85	ft/day	12.28	m/hr	<sup>a</sup> PGDP Groundwater flow model
	Maximum Value	1500.00	ft/day	19.05	m/hr	<sup>a</sup> PGDP Groundwater flow model
	Standard deviation	628.74	ft/day	7.99	m/hr	<sup>a</sup> PGDP Groundwater flow model
	Count	12166	#	12166	#	<sup>a</sup> PGDP Groundwater flow model
	Coefficient of Variation	65.03	%	65.03	%	<sup>a</sup> PGDP Groundwater flow model
	Skew	-0.35	-	-0.35	-	<sup>a</sup> PGDP Groundwater flow model
Hydraulic Conductivity Distribution	Minimum Value	75.00	ft/day	0.95	m/hr	<sup>a,b</sup> Minimum of the site-specific (to PGDP) groundwater flow model
	Likeliest Value	350.00	ft/day	4.45	m/hr	<sup>a,b</sup> Assumed approximate geomean of the minimum and maximum of the site-specific (to PGDP) groundwater flow model
	Maximum Value	1500.00	ft/day	19.05	m/hr	<sup>a,b</sup> Maximum of the site-specific (to PGDP) groundwater flow model
	Standard deviation	350.00	ft/day	4.45	m/hr	<sup>a,b</sup> Assumed equal to likeliest value
	Coefficient of Variation	100.00	%	100.00	%	<sup>a,b</sup> Assumed equal to likeliest value
	Distribution	Log normal	-	Log normal	-	BJC 2001a, BJC 2001b, DOE 1997a, DOE 1997b, DOE 1999a, DOE 1999b, DOE 1999c, KY 1992a
	Correlation pair	Hydraulic Conductivity and Porosity	-	Hydraulic Conductivity and Porosity	-	Assumed
Hydraulic Gradient	Correlation coefficient	NA	-	NA	-	NA
	Minimum Value	1.00E-04	ft/ft	1.00E-04	m/m	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997c, KY 1992a, KY 1997
	Likeliest Value	1.01E-03	ft/ft	1.01E-03	m/m	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997c, KY 1992a, KY 1997
	Maximum Value	4.00E-03	ft/ft	4.00E-03	m/m	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997c, KY 1992a, KY 1997
	Standard deviation	1.12E-03	ft/ft	1.12E-03	m/m	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997c, KY 1992a, KY 1997
	Count	12	#	12	#	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997c, KY 1992a, KY 1997
	Coefficient of Variation	110.89	%	110.89	%	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997c, KY 1992a, KY 1997
Hydraulic Gradient Correlation pair	Skew	1.95	-	1.95	-	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997c, KY 1992a, KY 1997
	Distribution	Normal	-	Normal	-	BJC 2001a, DOE 1997a, DOE 1997b, DOE 1997c, KY 1992a, KY 1997
	Correlation pair	Hydraulic Conductivity and Hydraulic Gradient	-	Hydraulic Conductivity and Hydraulic Gradient	-	Assumed

Table F.2.8. Statistics of variable inputs used in Monte Carlo sampling for AT123D modeling (see Table F.48) (continued)

Input Parameter	SWMU 1 and C-720 Building				Remark	
	Statistics	Crystal Ball	Unit	AT123D		Unit
	Correlation coefficient	-0.50	-	-0.50	-	Assumed
	Minimum Value	27.00	%	27.00	%	DOE 1997a, DOE 1999a, DOE 1999c
	Likeliest Value	39.11	%	39.11	%	DOE 1997a, DOE 1999a, DOE 1999c
	Maximum Value	54.00	%	54.00	%	DOE 1997a, DOE 1999a, DOE 1999c
	Standard deviation	5.98	%	5.98	%	DOE 1997a, DOE 1999a, DOE 1999c
	Count	28	#	28	#	DOE 1997a, DOE 1999a, DOE 1999c
	Coefficient of Variation	15.29	%	15.29	%	DOE 1997a, DOE 1999a, DOE 1999c
Porosity <sup>c</sup>	Skew	0.43	-	0.43	-	DOE 1997a, DOE 1999a, DOE 1999c
	Distribution	Normal	-	Normal	-	DOE 1997a, DOE 1999a, DOE 1999c
	Correlation pair	Hydraulic Gradient and Porosity	-	Hydraulic Gradient and Porosity	-	Assumed
	Correlation coefficient	-0.20	-	-0.20	-	Assumed
	Minimum Value	0.003	%	0.003	%	KY 1992a, DOE 1997a, BJC 2006
	Likeliest Value	0.035	%	0.035	%	KY 1992a, DOE 1997a, BJC 2006
	Maximum Value	0.253	%	0.253	%	KY 1992a, DOE 1997a, BJC 2006
	Standard deviation	0.037	%	0.037	%	KY 1992a, DOE 1997a, BJC 2006
Organic Carbon Content	Count	38	#	38	#	KY 1992a, DOE 1997a, BJC 2006
	Coefficient of Variation	1.05	%	1.05	%	KY 1992a, DOE 1997a, BJC 2006
	Skew	4.00	-	4.00	-	KY 1992a, DOE 1997a, BJC 2006
	Distribution	Log normal	-	Log normal	-	KY 1992a, DOE 1997a, BJC 2006
	Correlation pair	None	-	None	-	Assumed
	Correlation coefficient	NA	-	NA	-	NA

Table F.2.8. Statistics of variable inputs used in Monte Carlo sampling for AT123D modeling (see Table F.48) (continued)

Input Parameter	Statistics	SWMU 1 and C-720 Building			Remark	
		Crystal Ball	Unit	AT123D		Unit
Degradation Half-Life	Minimum Value	3.2	yr	NA	-	<sup>d</sup> See Attachment F.3
	Likeliest Value	NA	-	NA	-	NA
	Maximum Value	11.3	yr	NA	-	<sup>d</sup> See Attachment F.3
	Standard deviation	NA	-	NA	-	NA
	Count	NA	-	NA	-	NA
	Coefficient of Variation	NA	-	NA	-	NA
	Skew	NA	-	NA	-	NA
	Distribution	Uniform	-	NA	-	<sup>d</sup> See Attachment F.3
	Correlation pair	Hydraulic Gradient and Degradation Rate	-	NA	-	Assumed
	Correlation coefficient	-1.00	-	NA	-	<sup>d</sup> See Attachment F.3
Degradation Rate	Minimum Value	NA	-	7.01E-06	/hr	<sup>d</sup> See Attachment F.3
	Likeliest Value	NA	-	NA	-	NA
	Maximum Value	NA	-	2.45E-05	/hr	<sup>d</sup> See Attachment F.3
	Standard deviation	NA	-	NA	-	NA
	Count	NA	-	NA	-	NA
	Coefficient of Variation	NA	-	NA	-	NA
	Skew	NA	-	NA	-	NA
	Distribution	NA	-	Uniform	-	<sup>d</sup> See Attachment F.3
	Correlation pair	NA	-	Hydraulic Gradient and Degradation Rate	-	Assumed
	Correlation coefficient	NA	-	-1.00	-	<sup>d</sup> See Attachment F.3

<sup>a</sup> Multiple values were noted.

<sup>b</sup> The value selected for probabilistic method.

<sup>c</sup> Field observation was available for porosity. Therefore, effective porosity was estimated from porosity.

<sup>d</sup> Degradation rate was estimated from degradation half-life in units of hours using the formula: rate =  $[(\ln 2)/\text{degradation half-life}]$ .

BJC 2001a. C-746-U Solid Waste Landfill Groundwater Monitoring Plan Paducah Gaseous Diffusion Plant Paducah, Kentucky. BJC/PAD-205/R1, December.

BJC 2001b. Groundwater Monitoring Plan for the C-746-S Residential Landfill Paducah Gaseous Diffusion Plant Paducah, Kentucky. BJC/PAD-268/R1, December.

Table F.2.8. Statistics of variable inputs used in Monte Carlo sampling for AT123D modeling (see Table F.48) (continued)

Input Parameter	SWMU 1 and C-720 Building		Remark
	Crystal Ball	AT123D	
Statistics	Unit	Unit	
B/C 2006.			
DOE 1995. <i>Northeast Plume Preliminary Characterization Summary Report</i> , DOE/OR/07-1339/V2 & D2, July.			
DOE 1997a. <i>Data Summary and Interpretation Report for Interim Remedial Design at Solid Waste Management Unit 2 of Waste Area Grouping 22 at the PGDP Paducah, Kentucky</i> , DOE/OR/07-1549&D1, February.			
DOE 1997b. <i>Ground-Water Conceptual Model for the Paducah Gaseous Diffusion Plant Paducah, Kentucky</i> , DOE/OR/06-1628&D0, August.			
DOE 1999a. <i>Remedial Investigation Report for Waste Area Grouping 6 at Paducah Gaseous Diffusion Plant Paducah, Kentucky</i> , DOE/OR/07-1727V1&D2, May.			
DOE 1999b. <i>Remedial Investigation Report for Waste Area Grouping 27 at Paducah Gaseous Diffusion Plant Paducah, Kentucky</i> , DOE/OR/07-1777V1&D2, June.			
DOE 1999c. <i>Remedial Investigation Report for Waste Area Grouping 6 at Paducah Gaseous Diffusion Plant Paducah, Kentucky</i> , DOE/OR/07-1727V2&D2, May.			
DOE 2000a. <i>Data Report for the Sitewide Remedial Evaluation for Source Areas Contributing to Off-Site Groundwater Contamination at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky</i> , DOE/OR/07-1845/D1, January.			
DOE 2000b. <i>Remedial Investigation Report for Waste Area Grouping 3 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky</i> , DOE/OR/07-1895/V2&D1, September.			
DOE 2004. <i>Site Investigation Report for the Southwest Plume at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky</i> , DOE/OR/07-2180&D0, October.			
KY 1992a. <i>Report of the Paducah Gaseous Diffusion Plan Groundwater Investigation Phase III</i> , KY/E-150, November 25.			
KY 1992b. <i>Results of the Site Investigation, Phase II, at the Paducah Gaseous Diffusion Plant</i> , KY/SUB/13B-97777C P-03/1991/1, April.			
KY 1997. <i>Analysis and Interpretation of Water Levels in Observations Wells at the Paducah Gaseous Diffusion Plant 1990-1997</i> , KY/EM-210, June 30.			

**Table F.2.9. Statistics of variable inputs used in Monte Carlo runs for Source Term development and AT123D modeling (see Table F.50)**

<b>Input Parameter</b>	<sup>c</sup> <b>Statistics</b>	<b>Unit</b>	<b>SWMU 1 and C-720 Building</b>
Aquifer Depth	Minimum	m	3.38
	Median	m	11.30
	Maximum	m	18.50
	Arithmetic Mean	m	10.90
	<sup>c</sup> Standard Deviation	m	3.44
Hydraulic Conductivity	Minimum	m/hr	0.97
	Median	m/hr	3.54
	Maximum	m/hr	17.60
	Arithmetic Mean	m/hr	4.77
	<sup>c</sup> Standard Deviation	m/hr	3.70
Hydraulic Gradient	Minimum	m/m	1.63E-04
	Median	m/m	1.37E-03
	Maximum	m/m	3.98E-03
	Arithmetic Mean	m/m	1.49E-03
	<sup>c</sup> Standard Deviation	m/m	9.20E-04
Porosity	<sup>a</sup> Minimum	%	27.16
	Median	%	38.27
	Maximum	%	53.09
	Arithmetic Mean	%	39.51
	<sup>c</sup> Standard Deviation	%	6.17
Effective Porosity	<sup>a</sup> Minimum	-	0.22
	Median	-	0.31
	Maximum	-	0.43
	Arithmetic Mean	-	0.32
	<sup>c</sup> Standard Deviation	-	0.05
Organic Carbon Content	Minimum	%	0.003
	Median	%	0.024
	Maximum	%	0.228
	Arithmetic Mean	%	0.034
	<sup>c</sup> Standard Deviation	%	0.034
Degradation Half-Life	<sup>b</sup> Minimum	yr	3.2
	Median	yr	4.9
	Maximum	yr	11.3
	Arithmetic Mean	yr	4.9
	<sup>c</sup> Standard Deviation	yr	NA
Degradation Rate	<sup>b</sup> Minimum	/hr	7.20E-06
	Median	/hr	1.62E-05
	Maximum	/hr	2.45E-05
	Arithmetic Mean	/hr	1.61E-05
	<sup>c</sup> Standard Deviation	/hr	NA

**Table F.2.9. Statistics of variable inputs used in Monte Carlo runs for AT123D modeling (see Table F.50) (continued)**

<b>Input Parameter</b>	<sup>c</sup> <b>Statistics</b>	<b>Unit</b>	<b>SWMU 1 and C-720 Building</b>
Groundwater Concentration in the RGA <sup>c</sup>	Minimum	µg/L	2.92
	Median	µg/L	362.7
	Maximum	µg/L	25311
	Arithmetic Mean	µg/L	2138.6
	<sup>c</sup> Standard Deviation	µg/L	4534.8
Total Soil Concentration Derived from Groundwater Concentrations <sup>c</sup>	Minimum	mg/kg	7.25E-04
	Median	mg/kg	9.73E-02
	Maximum	mg/kg	5.68E+00
	Arithmetic Mean	mg/kg	5.72E-01
	<sup>c</sup> Standard Deviation	mg/kg	1.18E+00

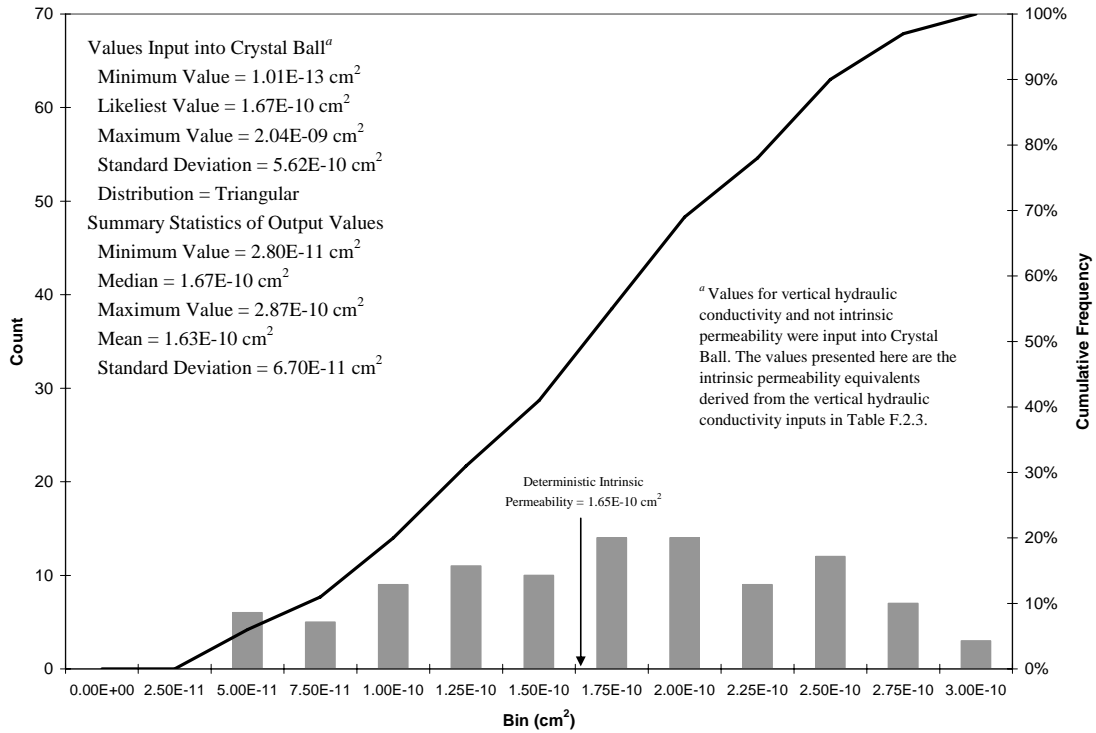
<sup>a</sup> Effective porosity was estimated from porosity (see text).

<sup>b</sup> Degradation rate was estimated from degradation half-life in units of hours using the formula: rate = [(ln 2)/degradation half-life].

<sup>c</sup> This parameter was only used for secondary source term modeling.

**Table F.2.10. Qualitative sensitivity of modeling results to input parameters for the Southwest Plume SI Report**

<b>Input Parameter</b>	<b>Degree of sensitivity</b>		
	<b>Low</b>	<b>Medium</b>	<b>High</b>
Bulk density	√		
Effective porosity		√	
Horizontal hydraulic conductivity in the RGA		√	
Vertical hydraulic conductivity in the UCRS	√		
Percolation rate		√	
Horizontal hydraulic gradient in the RGA		√	
Aquifer thickness	√		
Longitudinal dispersivity	√		
Soil-water partition coefficient (K <sub>d</sub> )			√
Fraction of organic carbon (%)			√
Biodegradation half-life			√
Molecular diffusion	√		
Source Area		√	
Source term in the UCRS			√



**Fig. F.2.1. Histogram of Intrinsic Permeability SESOIL inputs for SWMU 1.**

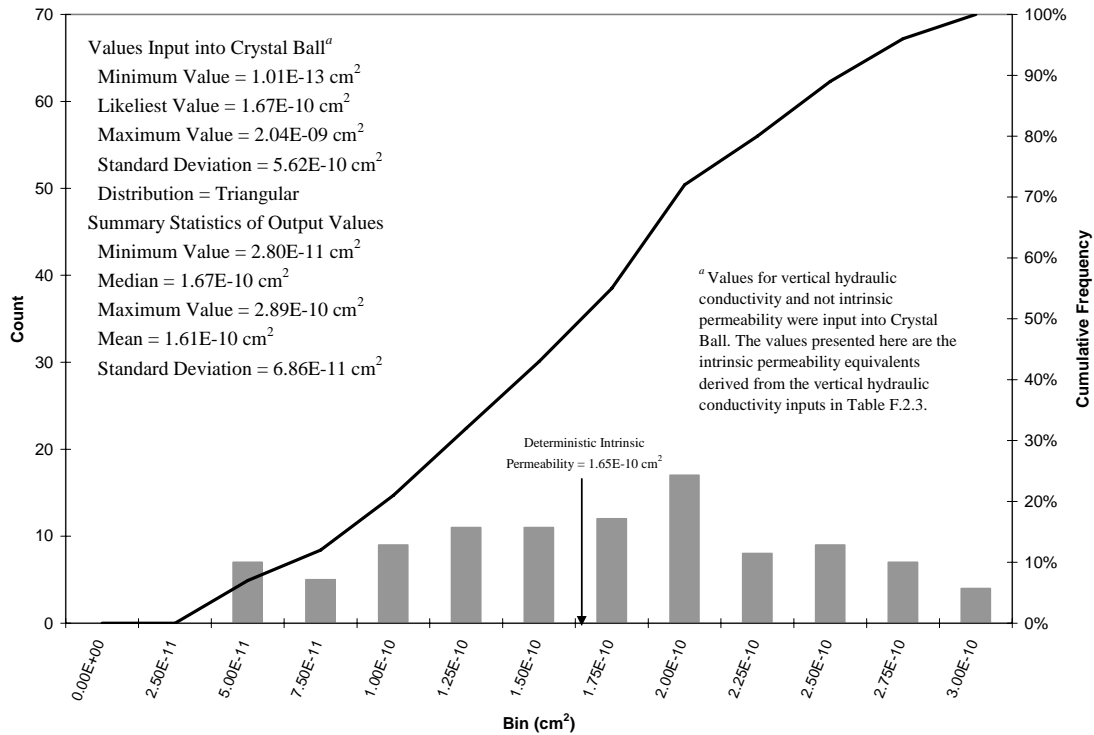


Fig. F.2.2. Histogram of Intrinsic Permeability SESOIL inputs for the C-720 Area.

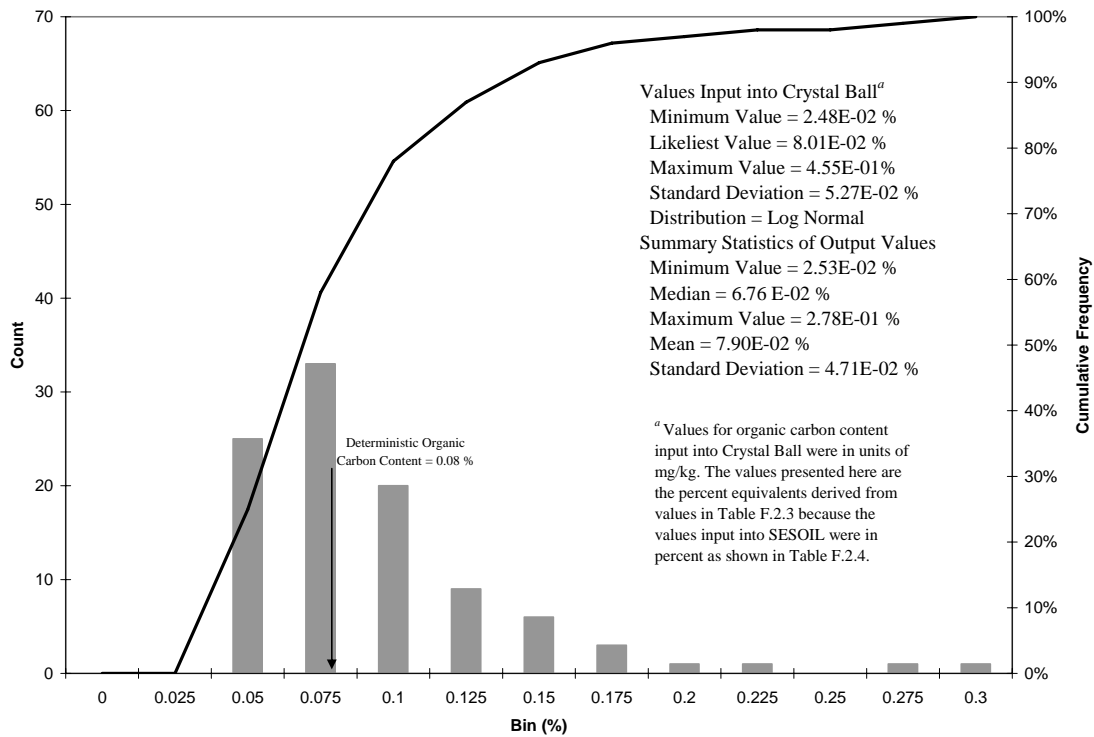


Fig. F.2.3. Histogram of Organic Carbon Content SESOIL inputs for SWMU 1.



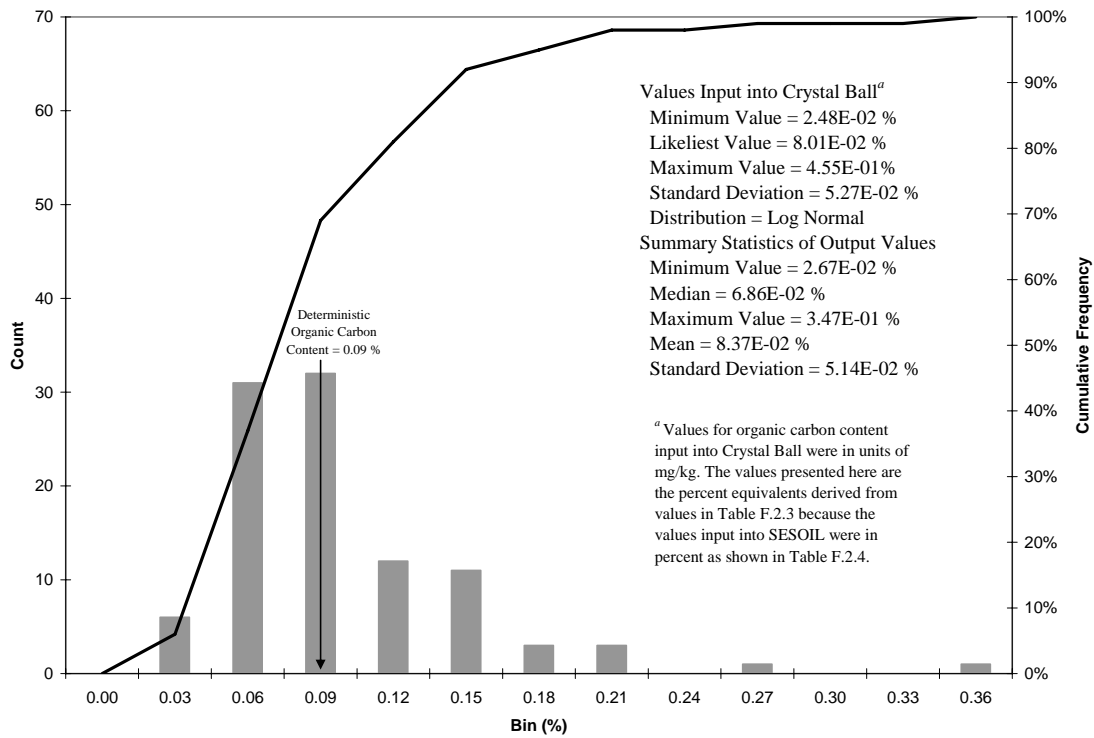


Fig. F.2.4. Histogram of Organic Carbon Content SESOIL inputs for the C-720 Area.

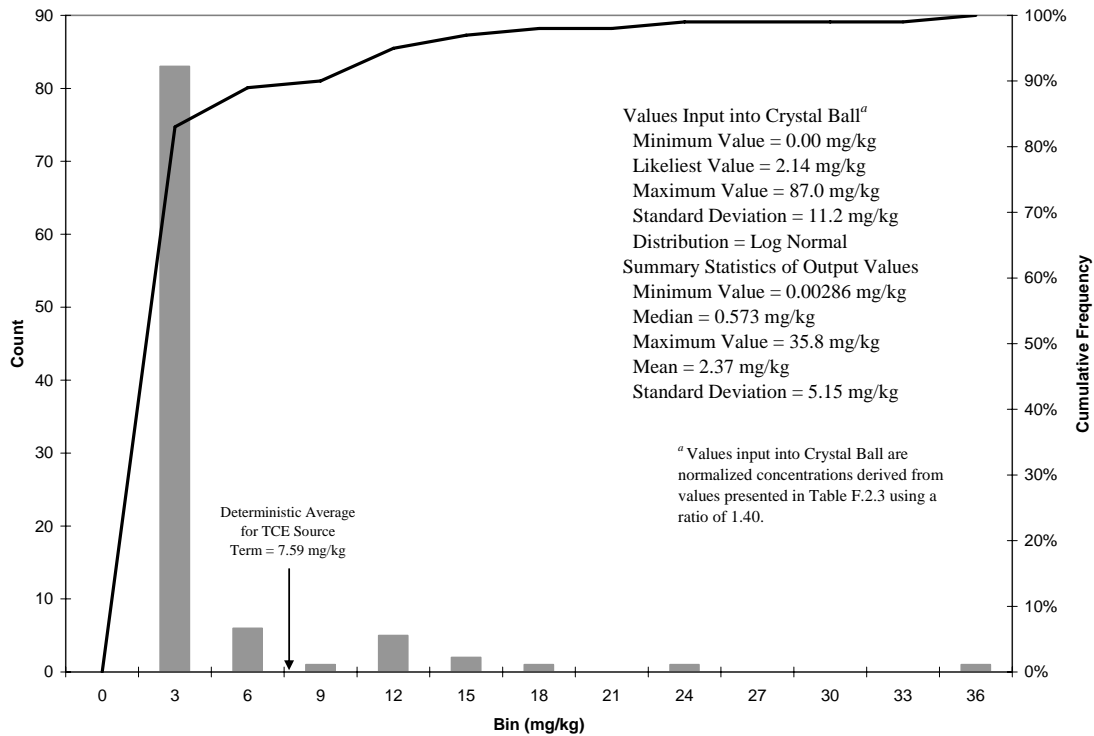
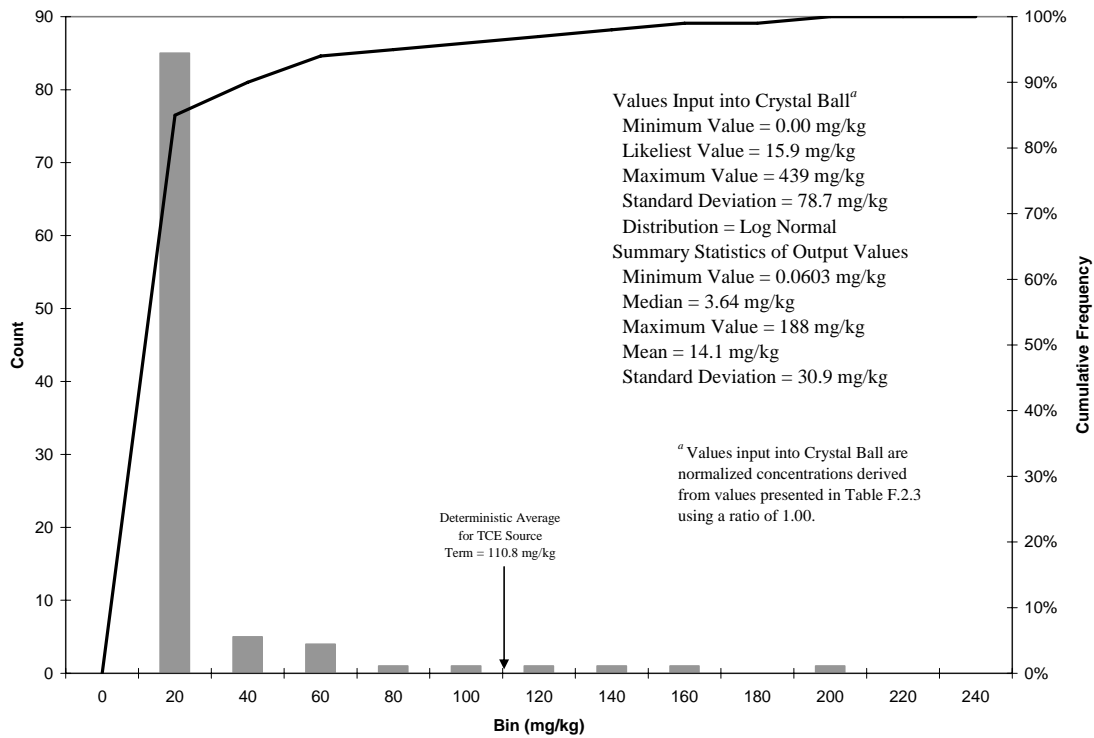
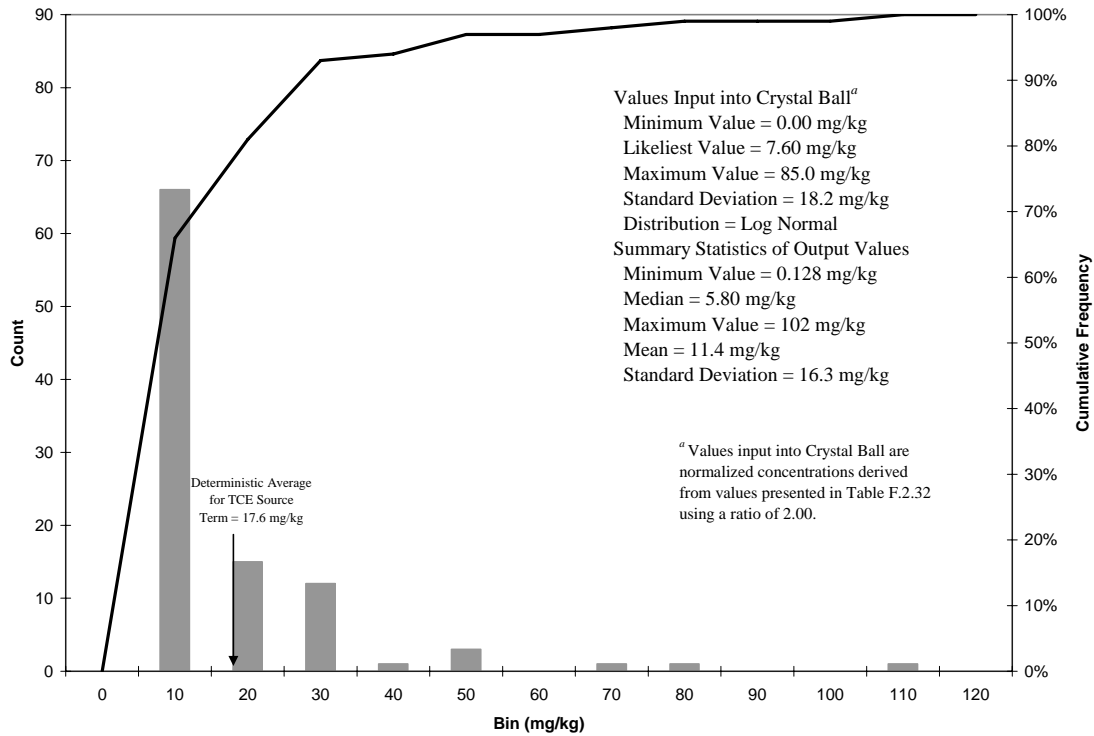


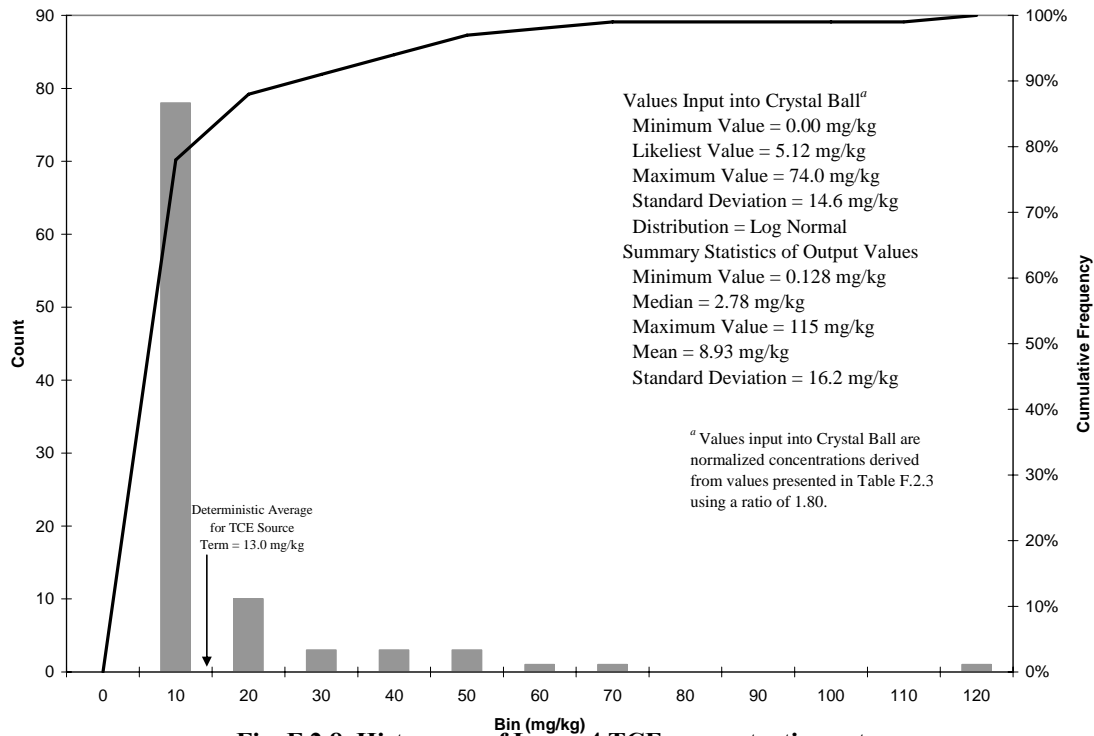
Fig. F.2.5. Histogram of Layer 1 TCE concentrations at SWMU 1 used as SESOIL inputs.



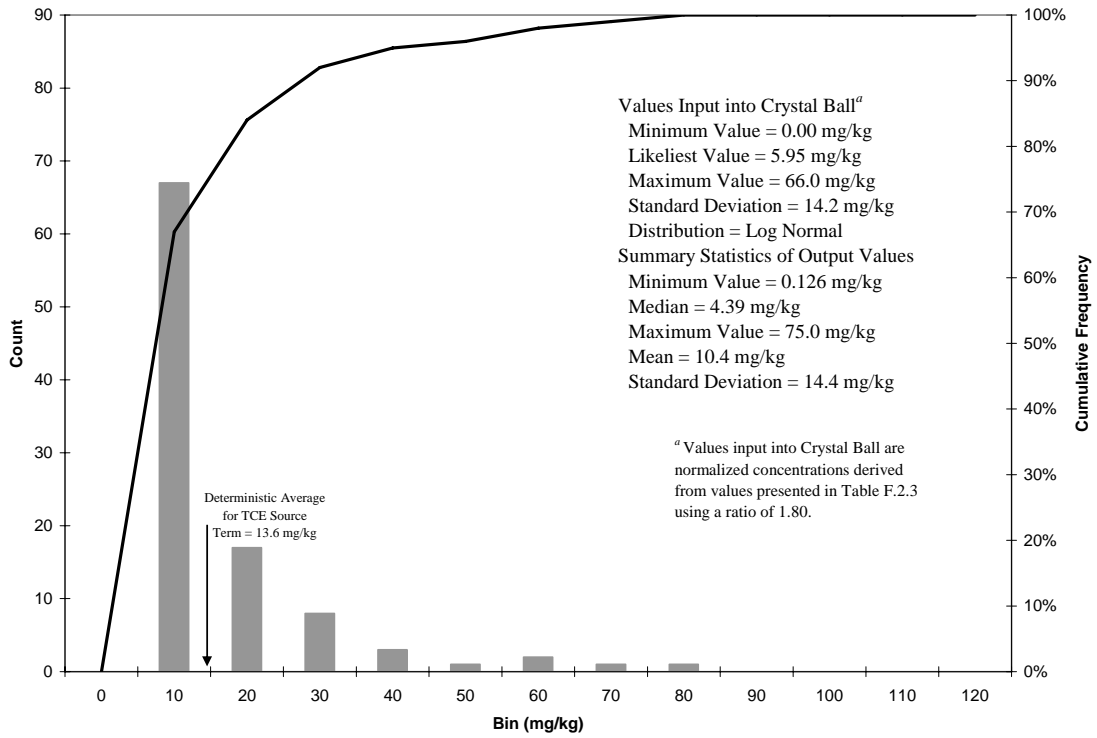
**Fig. F.2.6. Histogram of Layer 2 TCE concentrations at SWMU 1 used as SESOIL inputs.**



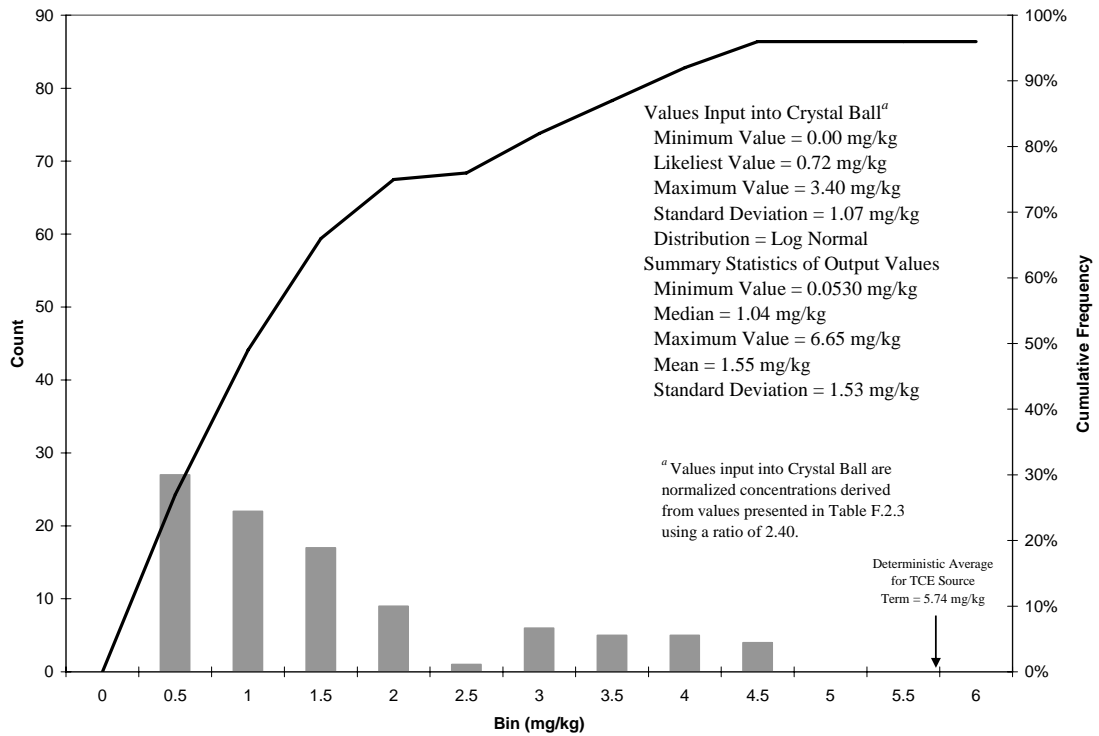
**Fig. F.2.7. Histogram of Layer 3 TCE concentrations at SWMU 1 used as SESOIL inputs.**



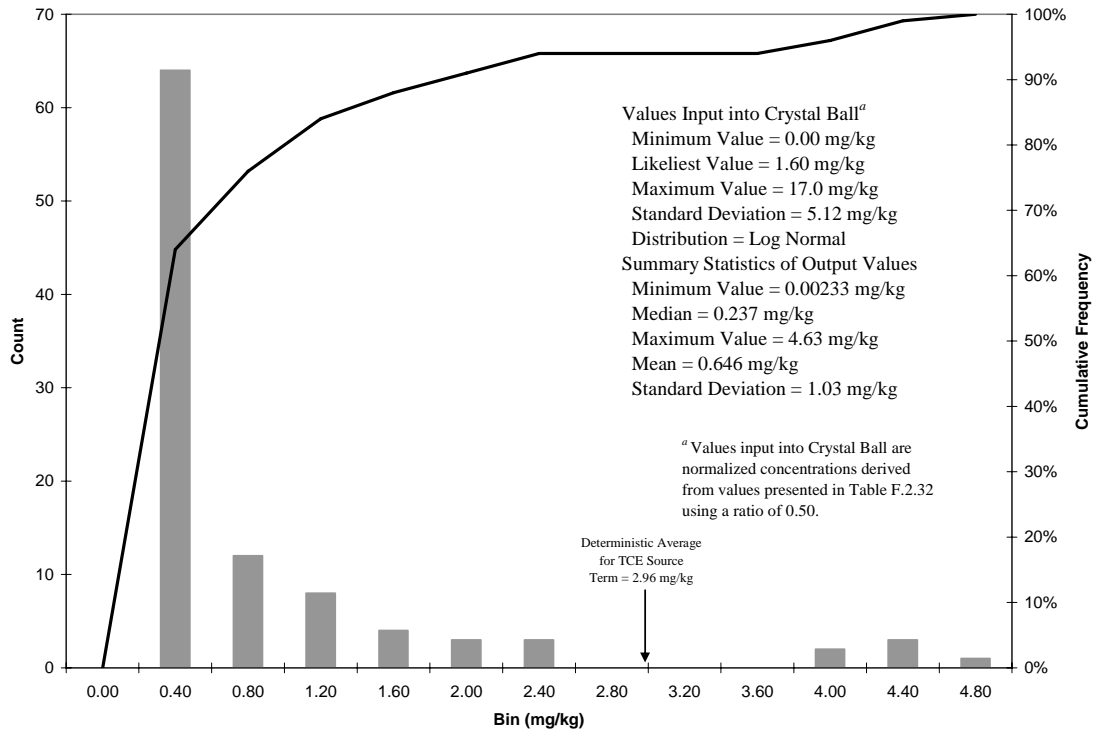
**Fig. F.2.8. Histogram of Layer 4 TCE concentrations at SWMU 1 used as SESOIL inputs.**



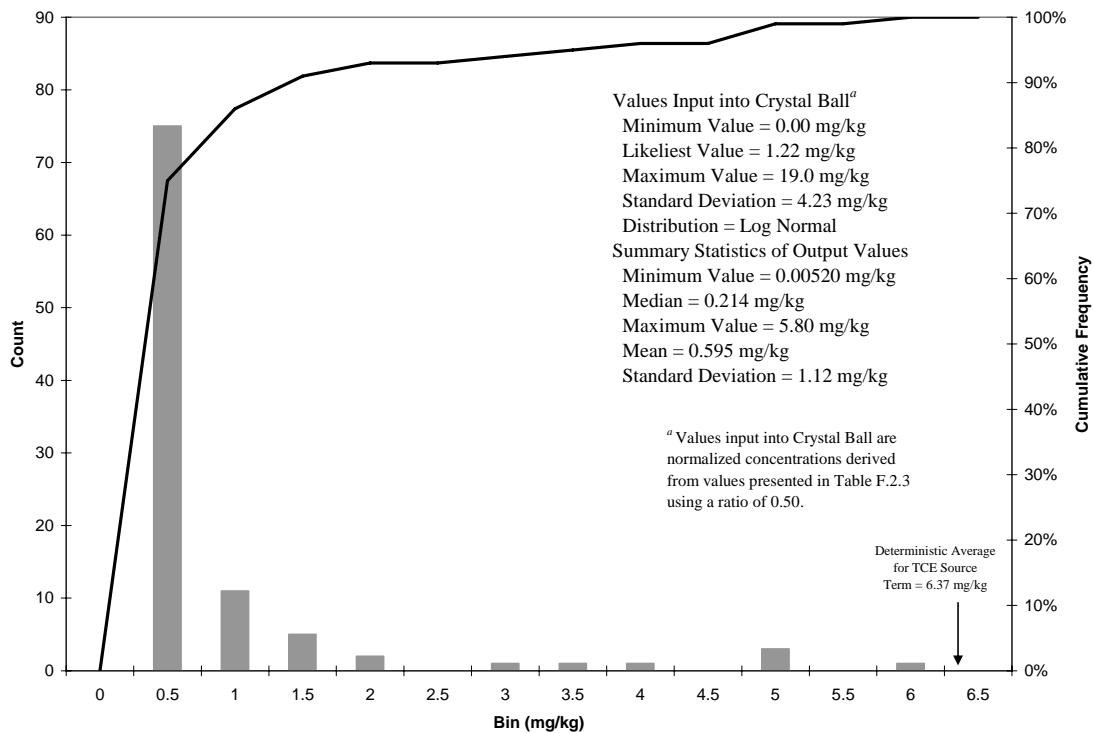
**Fig. F.2.9. Histogram of Layer 5 TCE concentrations at SWMU 1 used as SESOIL inputs.**



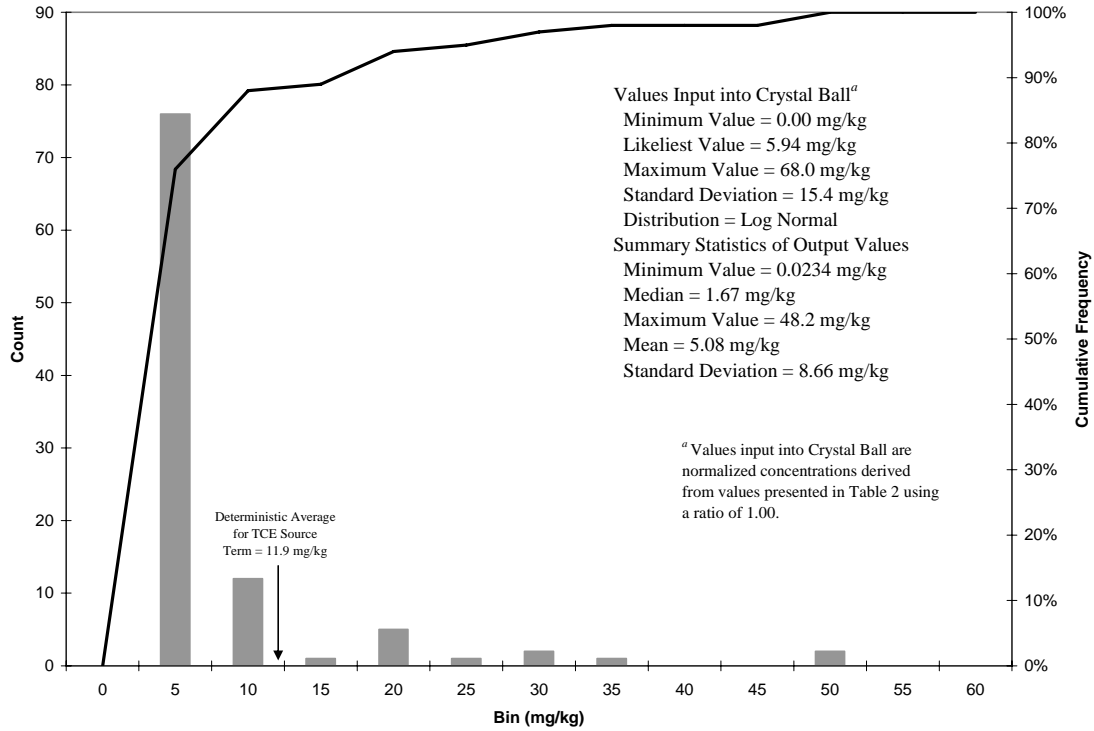
**Fig. F.2.10. Histogram of Layer 6 TCE concentrations at SWMU 1 used as SESOIL inputs.**



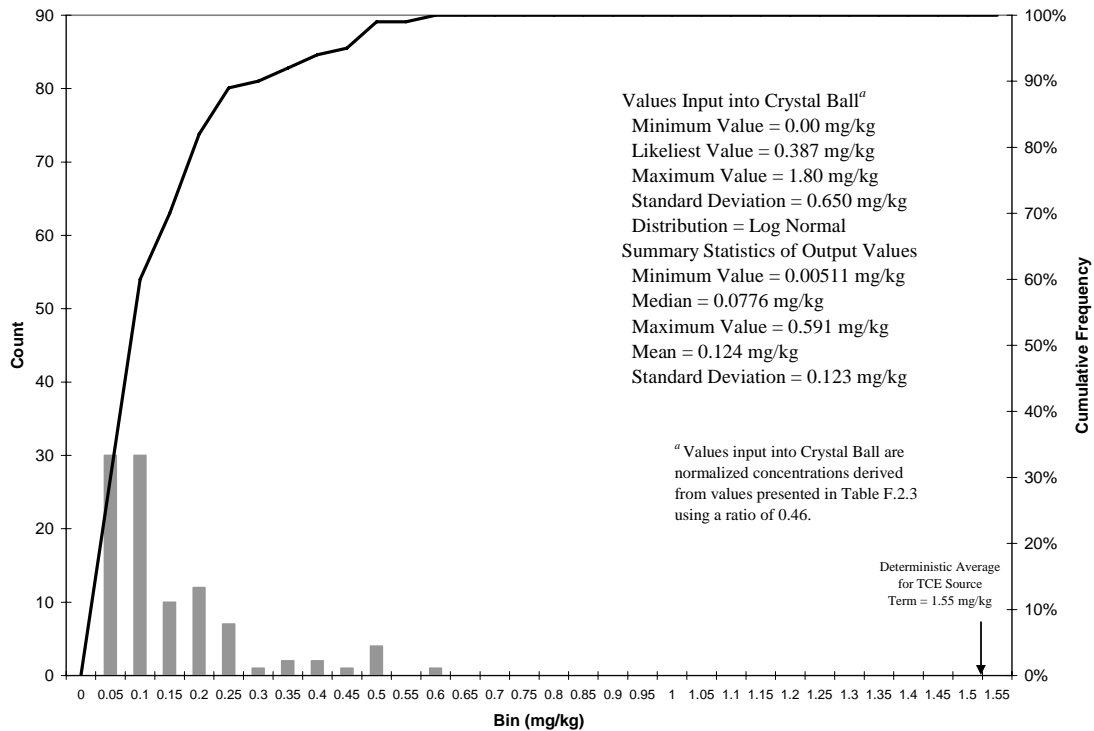
**Fig. F.2.11. Histogram of Layer 1 TCE concentrations at C-720 Area used as SESOIL inputs.**



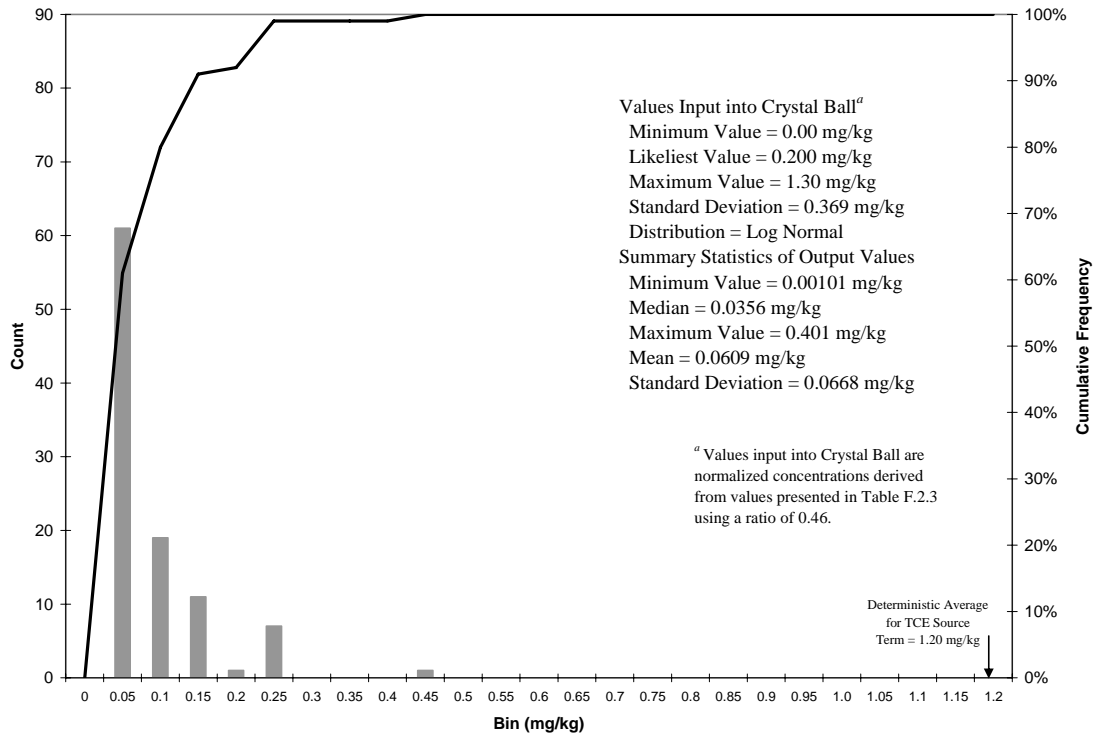
**Fig. F.2.12. Histogram of Layer 2 TCE concentrations at C-720 Area used as SESOIL inputs.**



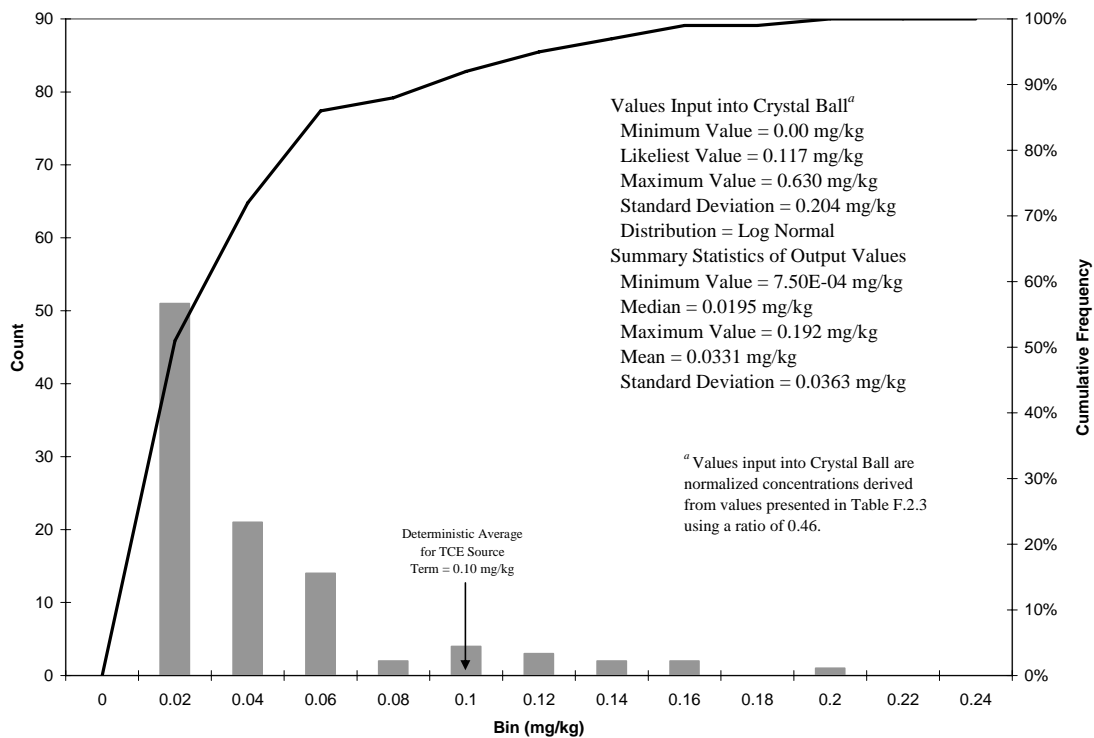
**Fig. F.2.13. Histogram of Layer 3 TCE concentrations at C-720 Area used as SESOIL inputs.**



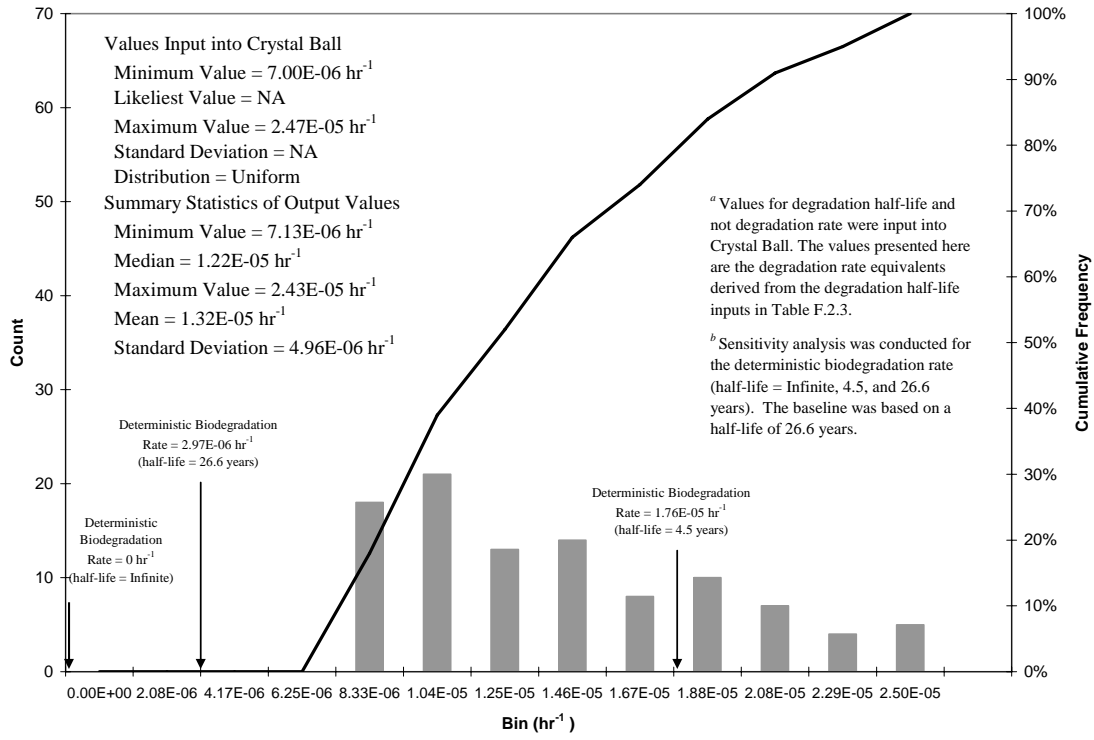
**Fig. F.2.14. Histogram of Layer 4 TCE concentrations at C-720 Area used as SESOIL inputs.**



**Fig. F.2.15. Histogram of Layer 5 TCE concentrations at C-720 Area used as SESOIL inputs.**

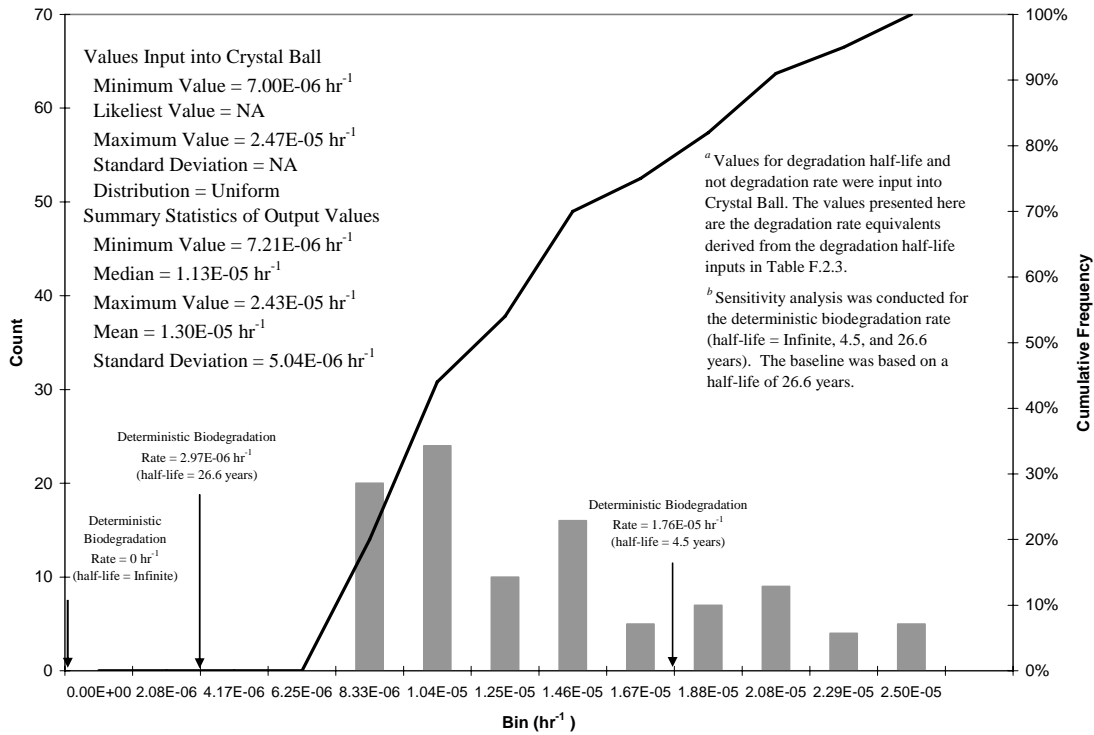


**Fig. F.2.16. Histogram of Layer 6 TCE concentrations at C-720 Area used as SESOIL inputs.**

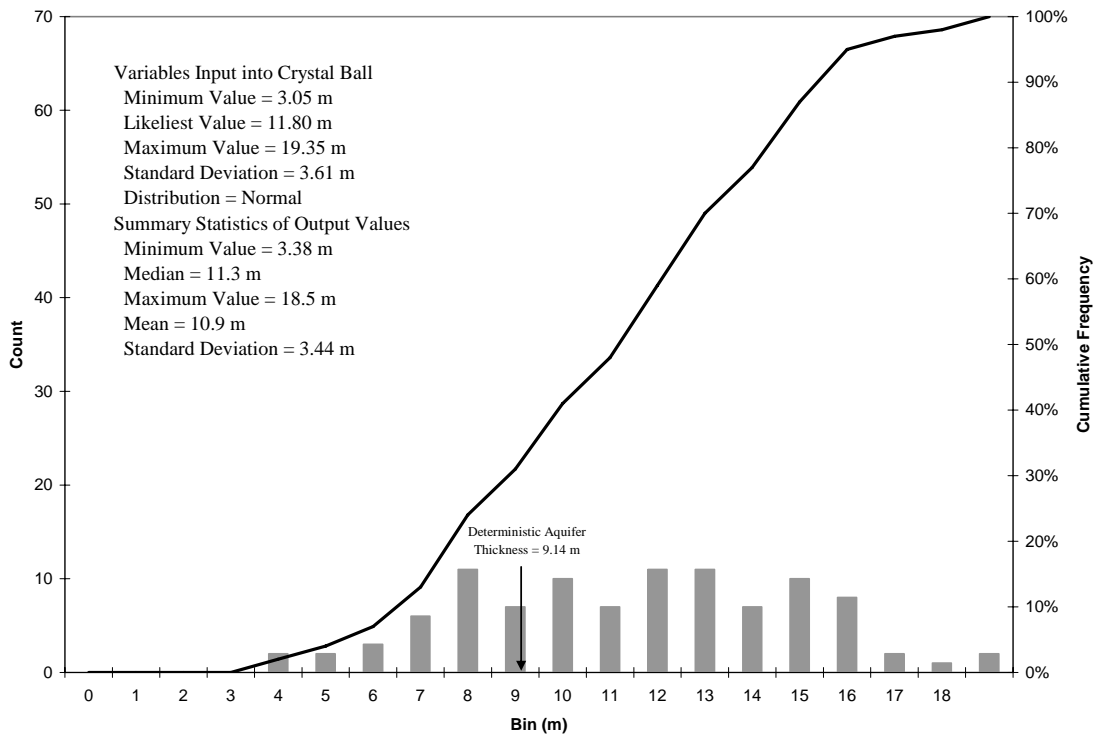


**Fig. F.2.17. Histogram of Degradation Rate SESOIL inputs for SWMU 1.**

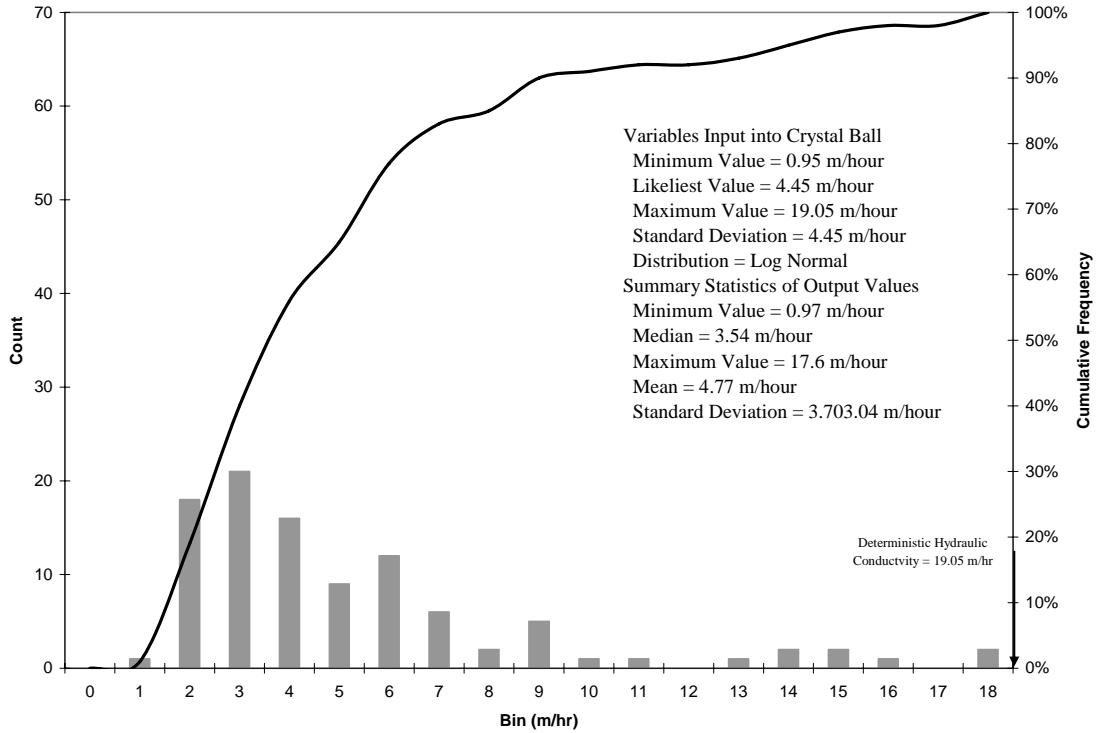




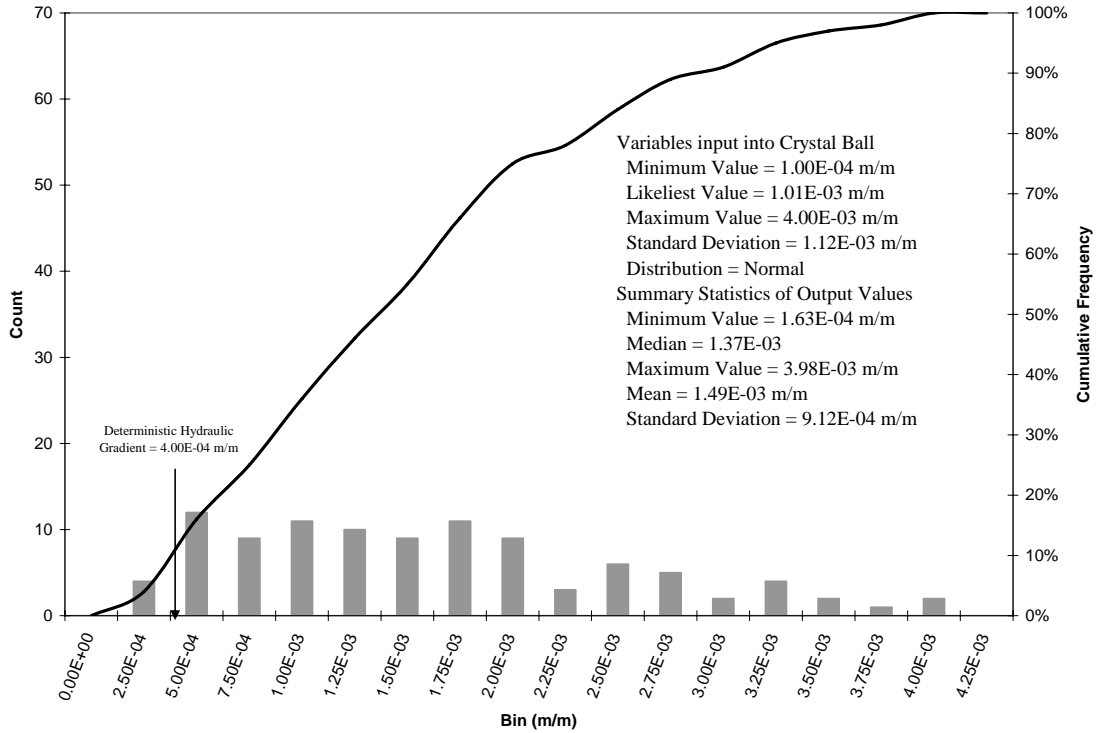
**Fig. F.2.18. Histogram of Degradation Rate SESOIL inputs for C-720 Area.**



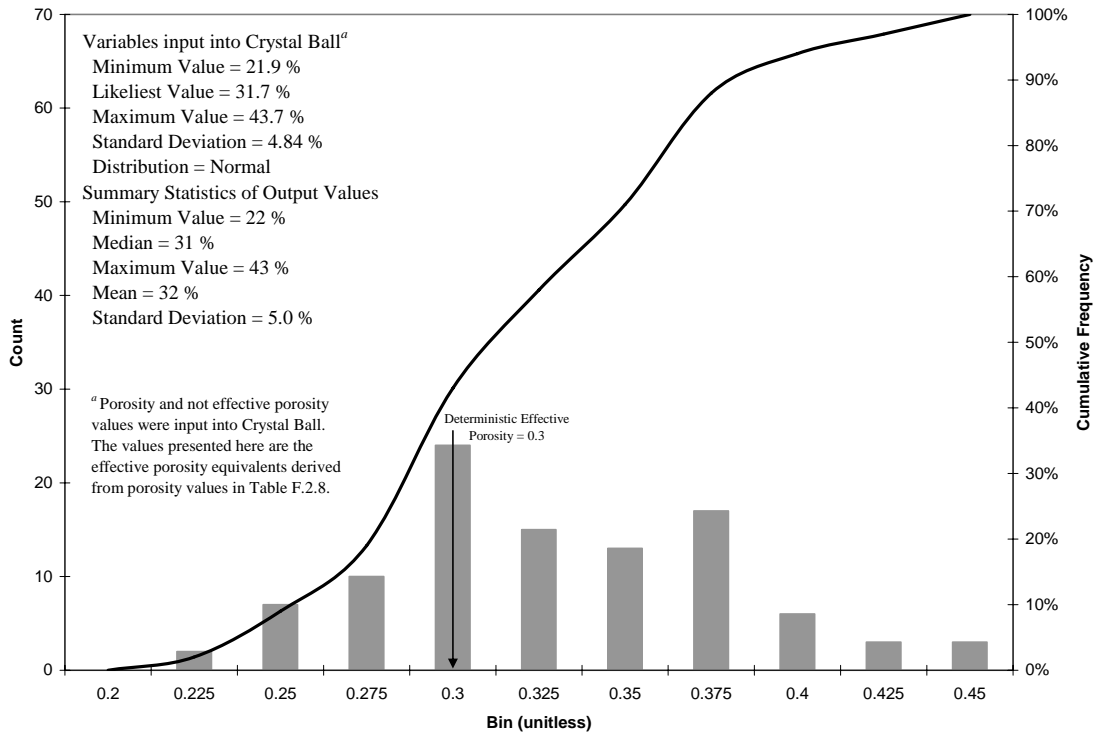
**Fig. F.2.19. Histogram of Aquifer Thickness AT123D inputs for SWMU 1 and the C-720 Area.**



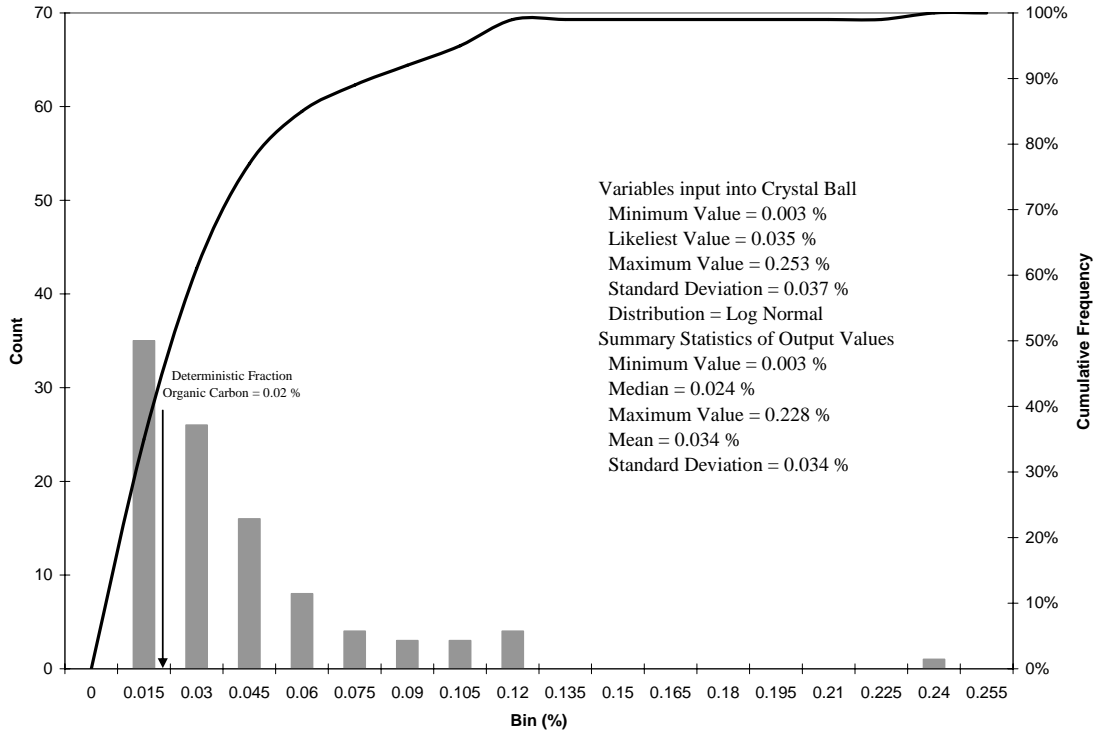
**Fig. F.2.20. Histogram of Hydraulic Conductivity AT123D inputs for SWMU 1 and the C-720 Area.**



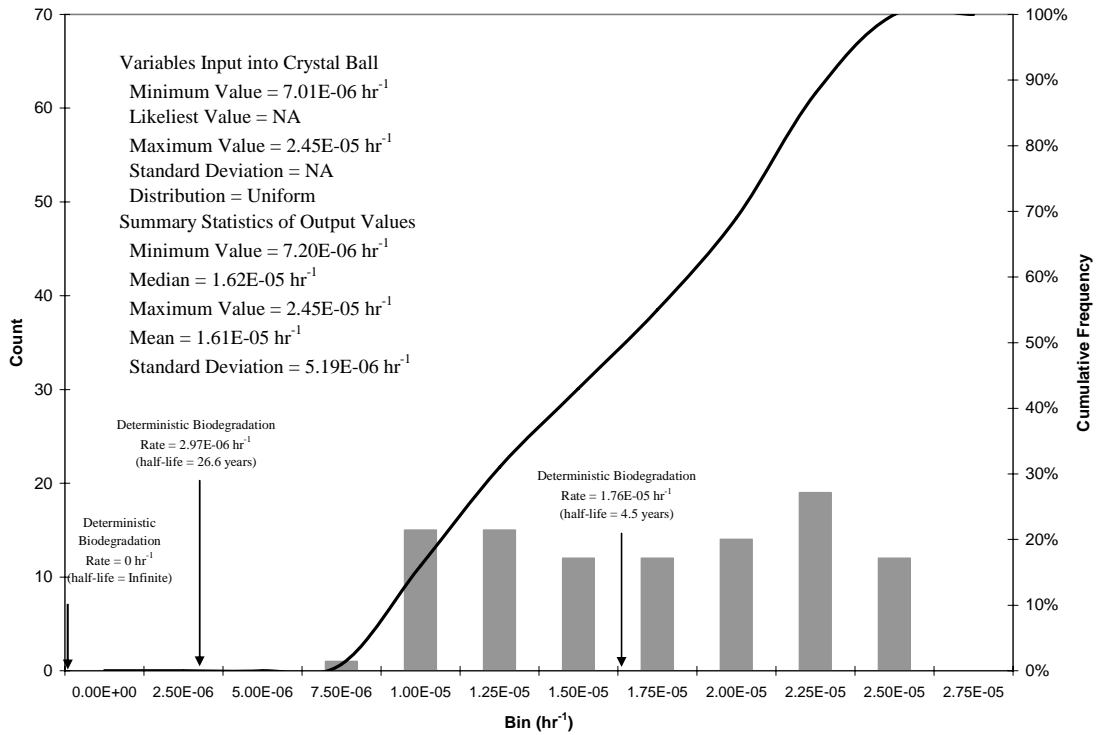
**Fig. F.2.21. Histogram of Hydraulic Gradient AT123D inputs for SWMU 1 and the C-720 Area.**



**Fig. F.2.22. Histogram of Effective Porosity AT123D inputs for SWMU 1 and the C-720 Area.**



**Fig. F.2.23. Histogram of Organic Carbon Content AT123D inputs for SWMU 1 and the C-720 Area.**



**Fig. F.2.24. Histogram of Degradation Rate inputs for SWMU 1, and the C-720 Area.**

## E.6. LEAD-210 AT PGDP

Lead-210 is a radioactive form of lead, having an atomic weight of 210. It is one of the last elements created by the radioactive decay of the isotope uranium-238 (see Figure E.6). Lead-210 forms naturally in the sediments and rocks that contain uranium-238, as well as in the atmosphere, a by-product of radon gas. Within 10 days of its creation from radon, lead-210 falls out of the atmosphere. It accumulates on the surface of the earth where it is stored in soils, lake and ocean sediments, and glacial ice. The lead-210 eventually decays into a non-radioactive form of lead. Lead-210 has a half-life of 22.3 years and is a significant source of beta radiation (USGS 2012; EPA 2012).<sup>1</sup>

Lead-210 is not an easy analysis to perform and typically is not included in a regular gamma radiological scan; it has a peak at 46 KeV and requires a thin window detector and an efficiency curve using a standard with lead-210. Therefore, historical data was reviewed to ensure the analysis was necessary. Because lead-210 is found significantly down the decay chain for uranium-238 through radon-222, activities performed over the past 60 years at PGDP cannot have resulted in PGDP-sourced lead-210.

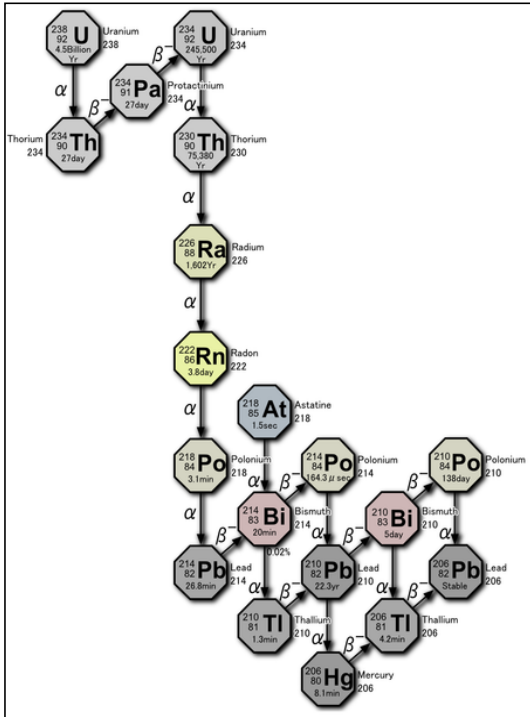


Figure E.6. Lead-210 Decay Chain

Available PGDP lead-210 data was plotted to estimate an approximate background value. This map is shown in Figure E.7. Because the majority of the available data is historical, data quality is not certain; however, it appears that the higher lead-210 activities within the PGDP boundaries are at background values.

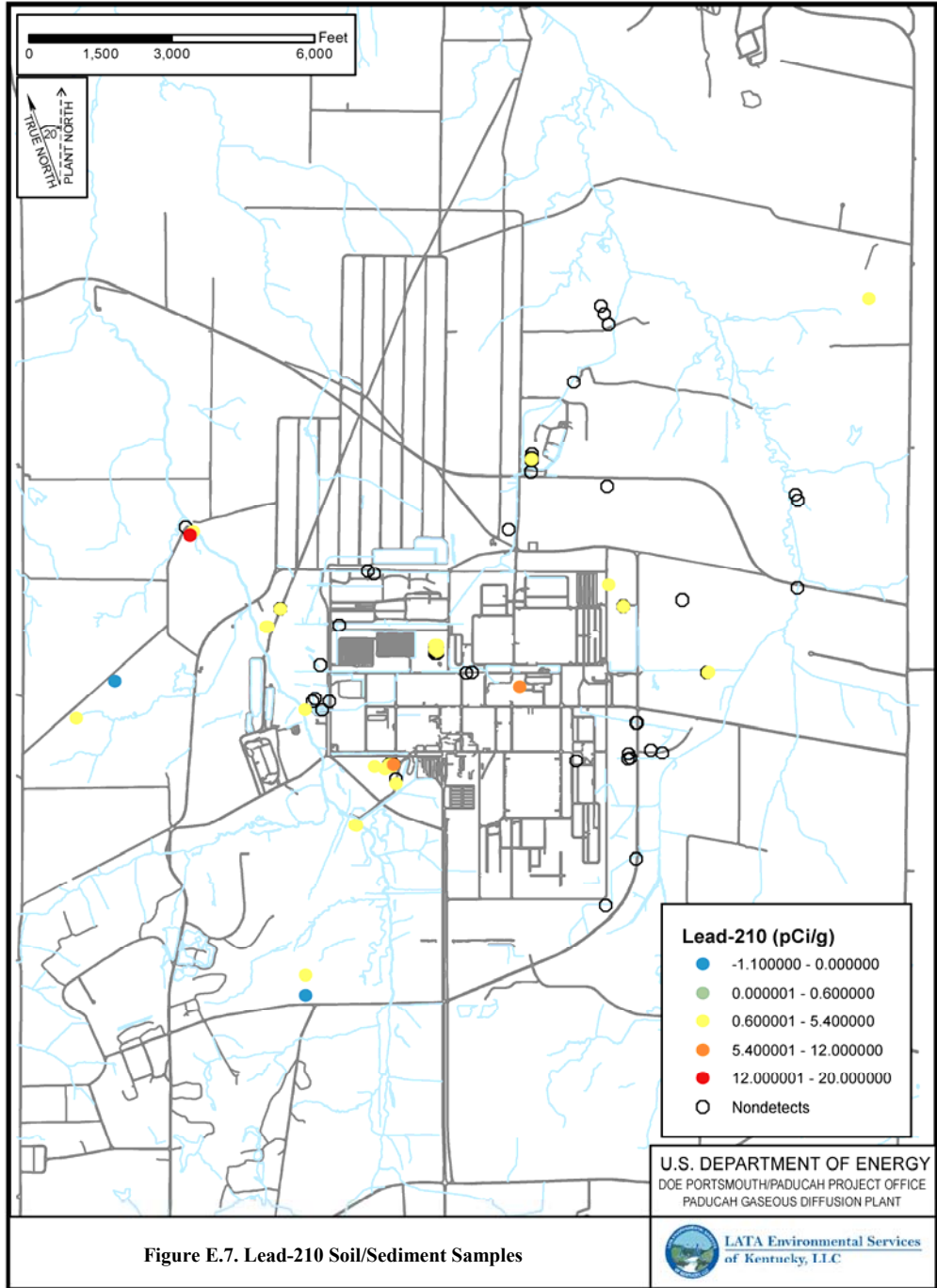


Figure E.7. Lead-210 Soil/Sediment Samples

Figure No. Lead-210\_Soil.mxd  
DATE 11-01-2012

Data indicate higher levels of lead-210 inside the PGDP boundary at SWMU 222, although radium-226 was not reported for the majority of these samples. The one sample that had radium-226 reported had a significant difference in activity between the radium-226 and its ingrowth radionuclides, lead-214 and bismuth-214. If radium-226 is truly at 11 pCi/g, as reported in that sample, and the analysis was conducted properly (ingrowth for 30 days in a sealed container), the lead-214 and bismuth-214 activity should have equaled the radium-226 activity. Under these analysis conditions the activity of lead-210 would not be in secular equilibrium with radium-226. The fact that the lead-210 is elevated in the samples suggests a possible separate source of lead-210 rather than ingrowth. Lead-210, which has a 22-year half-life, is included in the list of short-lived radionuclides associated with radium-226 for completeness, as this isotope and its short-lived decay products typically are present with radium-226.

After processing, radionuclides with half-lives of less than one year will reestablish equilibrium conditions with their longer-lived parent radionuclides within several years. For this reason, at processing sites what was once a single, long decay series (for example the series for uranium-238) may be present as several smaller decay series headed by the longer-lived decay products of the original series (that is, headed by uranium-238, uranium-234, thorium-230, radium-226, and lead-210 in the case of uranium-238). Each of these sub-series can be considered to represent a new, separate decay series. Understanding the physical and chemical processes associated with materials containing uranium, thorium, and radium is important when addressing associated radiological risks.

Detected lead-210 results available for PGDP were listed alongside radium-226 and uranium-238 results in Table E.4. Lead-210 would be expected to be in equilibrium (i.e., similar activity results) with uranium-238 for instances of natural uranium. Lead-210 would be expected to be in equilibrium with radium-226 for instances of enriched uranium. No split samples are available; however, a surrogate to a "split" could be simply looking at the uranium-238 to lead-210 ratio in samples, where available. For example, if lead-210 is a true contaminant, then it should exceed the uranium-238 level, when the uranium-238 is at background in at least some samples.

A further check of the available data was performed by filtering the activity results against minimum detectable activities and counting uncertainties. The only samples that passed both checks are shown in Table E.5. Recent Soils Operable Unit (OU) soils data passed both checks.

Table E.4. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)			Radium-226 (pCi/g)			Uranium-238 (pCi/g)									
				Results	MDA	Rad Error	TPU	TPU	TPU	Results	MDA	Rad Error	TPU	TPU	TPU				
194-01.02	301043	9	LOCK	20.00	0.02	29.10	29.10	1.53	0.60	0.10	1117.00	Yes							
JP-0092	DOJ1-99-0092		PGDP	14.55	18.18	29.10	29.10	1.53	No	4386.00	4.20	89.00	Yes						
194-01.02	301048	20	LOCK	12.00	0.05				No	1.30	0.16	Yes							
SWMU222-4	2010-53093 <sup>a</sup>		KYRAD	10.60	2.05	1.03			No	27.80	1.62	1.12	Yes						
SWMU222-4	2010-53093		KYRAD	10.60	2.05	1.03			No	27.80	0.03	2.33	Yes						
SWMU222-5	2010-53094 <sup>b</sup>		KYRAD	8.60	1.47	0.76			No	32.30	0.04	2.66	Yes						
SWMU222-1	2010-53090 <sup>b</sup>		KYRAD	8.44	1.71	0.87			No	23.70	0.13	2.10	Yes						
194-01.02	301044	11.33	LOCK	8.00	0.03				No	0.61	0.11	Yes							
SWMU222-2	2010-53091 <sup>b</sup>		KYRAD	6.98	1.41	0.71			No	22.10	0.04	1.94	Yes						
SWMU222-3	2010-53092 <sup>b</sup>		KYRAD	6.81	1.14	0.61			No	16.70	0.03	1.51	Yes						
SOU195-120A	2010-51253 <sup>a</sup>	1	KYRAD	6.57	9.25	3.83		2.53	2.08	0.94		3.94	2.41	1.36	Yes				
SOU195-014C	2010-51264 <sup>a</sup>	10	KYRAD	6.01	5.28	2.16		1.44	1.27	0.57		2.25	0.93	0.84	Yes				
194-01.02	301047	18.6	LOCK	5.40	0.00				Yes	0.90	0.13	Yes							
SWMU222-1	2010-52457 <sup>b</sup>		KYRAD	4.92	0.82	0.41			No	31.30	0.05	3.59	Yes						
JP-0160	DOJ1-99-0160		PGDP	4.31	1.79	2.11	2.28		Yes	0.71	1.64	1.42	1.42	No	0.52	0.52	1.41	Yes	
BCBOKYRAD01	2010-50535 <sup>a</sup>		KYRAD	4.27	0.46	0.25			Yes	2.35	0.87	0.39		Yes	2.22	0.47	0.22	Yes	
LBC2L020	LBCSOSU2S1-04	1	STLMO	4.20	2.00		1.70		Yes	0.80	0.21		0.25	Yes	3.90	1.50		Yes	
RS03	H10013 <sup>c</sup>		STLMO	3.90	1.90				Yes					No				No	
JP-0152	DOJ1-99-0152		PGDP	3.76	5.96	7.52	7.52		No	0.84	0.12	1.69	1.69	No	208.00	0.04	3.30	42.00	Yes
H01.05.15	301025	0.7	LOCK	3.70	0.00				Yes					No	0.96	0.10		Yes	
SOU195-014A	2010-51258 <sup>a</sup>	10	KYRAD	3.56	5.07	2.13			No	1.40	1.10	0.50		Yes	1.54	0.90	0.79	Yes	
RS03	H10012 <sup>c</sup>		STLMO	3.50	1.40	1.20			Yes					No				No	
BCSKYRAD01	2010-50537 <sup>a</sup>		KYRAD	3.43	0.36	0.21			Yes	2.06	0.71	0.32		Yes	1.37	0.32	0.15	Yes	
C12.18.19	301012 <sup>d</sup>	2	LOCK	3.20	0.00				Yes					No	0.97	0.09		Yes	
LBC2L015	LBCSOSU2S1-03	1	STLMO	3.00	2.90		2.40		No	0.16	0.07	0.01	0.08	Yes	6.60	0.05	0.35	0.89	Yes
JP-0161	DOJ1-99-0161	2.5	PGDP	2.92	1.93	2.07	2.10		Yes	0.83	0.17	1.66	1.66	No	2.30	1.02	0.51	3.21	Yes
SOU200-004	2010-51270 <sup>a</sup>	4	KYRAD	2.81	5.18	2.19			No	2.51	1.31	0.61		Yes	1.48	0.88	1.19	Yes	
F04.02.29	301005	0.8	LOCK	2.80	0.00				Yes					No	0.82	0.08		Yes	
SOU195-120C	2010-51252 <sup>a</sup>	1	KYRAD	2.70	0.62	0.32			Yes	1.67	0.90	0.41		Yes	1.02	0.52	0.29	Yes	
C07.08.09	301013 <sup>d</sup>	0	STLMO	2.70	1.20	1.10			Yes					No	1.71	0.33	0.98	Yes	
NST2S04	BIC2041SS	8	PGDP	2.65	2.40	2.50	2.60		Yes	2.43	0.33	4.85	4.85	No	4.11	1.24	0.66	2.11	Yes
SOU222-001	2010-51277 <sup>a</sup>	0.5	KYRAD	2.57	0.59	0.76			Yes	11.10	1.30	0.71		Yes	19.62	0.76	0.65	Yes	
BCBOKYRAD02	2010-50536 <sup>a</sup>		KYRAD	2.51	0.71	0.33			Yes	7.18	1.17	0.56		Yes	10.26	0.87	0.46	Yes	
F12.20.22	301004	1.5	LOCK	2.46	0.00				Yes					No	0.90	0.08		Yes	
F04.06.09	301023	0.8	LOCK	2.45	0.00				Yes					No	0.84	0.09		Yes	
JP-0019	DOJ1-99-0017		PGDP	2.44	16.16	4.87	10.54		No	1.06	0.29	2.11	2.11	No	2270.00	9.14	16.30	609.00	Yes
C12.18.19	301011 <sup>d</sup>	0.8	LOCK	2.40	0.00				Yes					No	1.06	0.10		Yes	
196-03.04	301038	6.67	LOCK	2.40	0.00				Yes					No	0.80	0.12		Yes	
C01.10.24	301017 <sup>d</sup>	0.7	LOCK	2.30	0.00				Yes					No	0.95	0.10		Yes	
F05.07.17	301008	1.6	LOCK	2.20	0.00				Yes					No	0.86	0.09		Yes	
C07.08.09	301015 <sup>d</sup>	0.9	LOCK	2.09	0.00				Yes					No	1.00	0.10		Yes	







Table E.4. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment (Continued)

Station	Sample ID	Depth (ft. bgs)	Lab Code	Lead-210 (pCi/g)			Radium-226 (pCi/g)			Uranium-238 (pCi/g)							
				Results	MDA	Rad Error	TPU	TPU	TPU	TPU	TPU	TPU	TPU	TPU			
A10	PLDJNSA10-02SO	8.5	PGDP	0.34	5.70	0.69	3.60	No	0.49	0.12	0.98	0.98	1.91	0.79	0.42	3.26	No
	ISOCSEBKGR08-01	0	PGDP	0.34	1.04	0.68	0.68	No					1.58	0.47	0.25	0.33	Yes
	NST2S03	15	PGDP	0.31	2.30	0.61	1.39	No	0.99	0.19	1.98	1.98	19.80	0.08	0.79	3.00	Yes
	DOJ1-99-0114		PGDP	0.27	1.38	0.54	0.85	No	0.67	0.11	1.34	1.34	7.50	0.01	0.37	1.10	Yes
	DOJ1-99-0060		PGDP	0.22	2.13	0.44	1.40	No	0.13	0.04	0.16	0.26	8.24	0.85	1.26	3.40	Yes
	CO1.10.24	2.8	LOCK	0.20	0.00			Yes					1.03	0.09			Yes
	NST2S05	12.5	PGDP	0.17	1.28	0.35	0.78	No	0.52	0.14	1.03	1.03	1.21	0.20	0.32	1.70	No
	DOJ1-99-0100		PGDP	0.09	1.44	0.18	0.89	No	0.72	0.12	1.44	1.44	1.48	0.67	0.39	2.08	No
	NST1S02	2.5	PGDP	0.06	2.53	0.13	1.54	No	0.57	0.19	1.15	1.15	29.70	1.38	2.18	8.27	Yes
	DOJ1-99-0014		PGDP	0.00	1.81	0.01	1.10	No	0.57	0.12	1.13	1.13	8.80	0.04	0.35	1.20	Yes
	196-01.02	7	LOCK	0.00 <sup>f</sup>	0.00			No					0.82	0.12			Yes
	DOJ1-99-0164		PGDP	-0.01	1.86	0.01	1.15	No	0.69	0.15	1.38	1.38	1.84	0.92	0.45	2.57	No
	NST2S01	2	PGDP	-0.13	1.73	0.25	1.06	No	0.57	0.16	1.14	1.14	8.11	0.91	1.35	2.56	Yes
	DOJ1-99-0045		PGDP	-0.29	2.68	0.58	1.76	No	0.58	0.12	1.15	1.15	6.00	0.01	0.23	0.77	Yes
	DOJ1-99-0014DUP		PGDP	-0.29	1.76	0.59	1.08	No	0.52	0.12	1.05	1.05	11.00	0.02	0.37	1.40	Yes
	DOJ1-99-0087		PGDP	-0.43	5.27	0.86	3.23	No	0.65	0.12	1.30	1.30	126.00	2.33	3.83	48.30	Yes
	DOJ1-99-0071		PGDP	-0.75	5.45	1.50	3.40	No	2.78	0.26	5.56	5.56	19.00	1.98	2.46	7.68	Yes
	BGS194-04	24	LOCK	-0.80	0.01			No					0.76	0.12			Yes
	DOJ1-99-0085		PGDP	-0.86 <sup>f</sup>	6.72	1.72	4.14	No	0.80	0.15	1.60	1.60	160.00	3.01	5.07	61.80	Yes
	F05.07.17	1	LOCK	-1.10 <sup>f</sup>	0.00			No					0.93	0.08			Yes
	PLDJNSA10-03SO	9	PGDP	-1.20	31.00	2.50	18.00	No	0.14	0.20	0.00	0.06	326.00	4.61	7.56	125.00	Yes
	DOJ1-99-0072		PGDP	-1.31	9.10	2.62	5.58	No	6.88	0.41	13.75	13.75	87.00	0.24	2.80	21.00	Yes
	DOJ1-99-0112		PGDP	-1.99	6.10	3.99	3.99	No	0.84	0.17	1.69	1.69	317.00	0.67	11.00	68.00	Yes
	DOJ1-99-0076		PGDP	-2.04	6.16	4.07	4.07	No	2.19	0.23	4.38	4.38	69.00	2.28	3.26	26.70	Yes
	NST2S05	12.5	PGDP	-2.12	12.77	4.25	7.90	No	5.15	1.39	10.30	10.30	11.10	1.90	3.14	4.33	Yes
	DOJ1-99-0077		PGDP	-2.71	5.02	5.42	5.42	No	1.47	0.17	2.94	2.94	56.00	0.21	1.80	11.00	Yes
	PLDJNSA2-01SO	8.5	PGDP	-2.90	6.20	5.80	5.80	No	0.65	0.14	1.30	1.30	1.24	0.26	0.44	2.14	No
	DOJ1-99-DUP1		PGDP	-2.91	6.47	5.83	5.83	No	0.87	0.13	1.73	1.73	393.00	0.69	12.00	120.00	Yes
	DOJ1-99-0111		PGDP	-2.99	6.03	5.98	5.98	No	0.91	0.17	1.81	1.81	365.00	0.13	4.50	63.00	Yes
	DOJ1-99-0151		PGDP	-4.78	8.89	9.57	9.57	No	0.54	0.13	1.07	1.07	365.00	3.25	5.42	140.00	Yes
	DOJ1-99-0150		PGDP	-10.07	12.75	20.14	20.14	No	0.79	0.18	1.58	1.58	599.00	4.88	8.14	230.00	Yes
	DOJ1-99-0153		PGDP	-19.47	14.31	38.93	38.93	No	0.32	0.17	0.64	0.64	1921.00	3.50	50.00	617.00	Yes

Yellow shading indicates sample analysis by the Kentucky Radiation Health Branch Laboratory.  
 Blue shading indicates a detected lead-210 result for samples other than those analyzed by the Kentucky Radiation Health Branch.  
 TPU = total propagated uncertainty  
 Lab Codes are the following: LOCK = Lockheed Engineering & Science Co., Las Vegas, NV; KYRAD = Kentucky Radiation Health Branch; PGDP = USEC-Paducah Gaseous Diffusion Plant; PORTS = USEC-Portsmouth Plant; STLMO = Severn Trent, Earth City, Missouri.  
 a The uranium-238 results were reported by the lab as thorium-234/uranium-238.  
 b The maximum uranium-238 result was used for comparison.  
 c This sample is not plotted in Figure 2, the coordinates place the sample in Illinois. The available coordinates are likely incorrect.  
 d This sample is not plotted in Figure 2, the coordinates are available.  
 e This sample is not plotted in Figure 2, the coordinates place the sample in Ballard County, which is outside the scale of the map.  
 f This result is set as a nondetect because the reported result is less than the minimum detectable activity (MDA).

Table E.5. Results of Filtering

Method	Chemical	Date Collected	MDA	Lab Code	Lab Sample ID	Media	Rad Error	Result	Lab Qualifier	Station	Units	Val Qualifier	Greater Than DL	Less Than DL	Pass cut
DNT	Lead-210	7/31/2006	152.1	KYRAD	2006-51812	SW	133.1	529.9		A-Composite	pCi/L	X	529.9		529.9
DNT	Lead-210	7/21/2004	139	KYRAD	2004-51807	SW	120.4	557.4		A-Composite	pCi/L	=	557.4		557.4
DNT	Lead-210	7/9/2003	86.13	KYRAD	2003-06373	SW	77.85	213.2		A-Composite	pCi/L	=	213.2		213.2
DNT	Lead-210	12/8/2006	141.6	KYRAD	2006-53149	SW	156.5	1469		A-Composite	pCi/L	X	1469		1469
DNT	Lead-210	7/18/2005	96.2	KYRAD	2005-51647	SW	176.1	661.4		A-Composite	pCi/L	X	661.4		661.4
DNT	Lead-210	5/26/2006	116	KYRAD	2006-51119	SW	126.8	1605		A-Composite	pCi/L	X	1605		1605
Gamma Spec	Lead-210	2/2/2007	159.2	KYRAD	2007-50161	SW	276.5	692.8	U	A-Composite	pCi/L	U	692.8		692.8
DNT	Lead-210	10/27/2005	105.5	KYRAD	2005-52609	SW	124.9	1707		A-Composite	pCi/L	X	1707		1707
Gamma Spec	Lead-210	6/4/2007	174.2	KYRAD	2007-51252	SW	107	1284		A-Composite	pCi/L	=	1284		1284
DNT	Lead-210	10/13/2004	99.77	KYRAD	2004-52643	SW	143.4	309.4		C-Composite	pCi/L	=	309.4		309.4
DNT	Lead-210	3/9/2005	173.9	KYRAD	2005-50440	SW	189.5	2593		C-Composite	pCi/L	=	2593		2593
DNT	Lead-210	5/11/2005	144.7	KYRAD	2005-51034	SW	82.96	514		A-Composite	pCi/L	X	514		514
DNT	Lead-210	6/9/2004	147.5	KYRAD	2004-51367	SW	77.57	1714		A-Composite	pCi/L	=	1714		1714
Gamma Spec	Lead-210	4/3/2007	180.9	KYRAD	2007-50606	SW	97.97	1719	U	A-Composite	pCi/L	U	1719		1719
Gamma Spec	Lead-210	11/19/2007	168	KYRAD	2007-52795	SW	123.9	274.7	J	A-Composite	pCi/L	J	274.7		274.7
DNT	Lead-210	1/10/2005	138.2	KYRAD	2005-50023	SW	147.8	1210		C-Composite	pCi/L	X	1210		1210
Gamma Spec	Lead-210	2/22/2007	275.7	KYRAD	2007-50293	SW	160.8	2222	U	C-Composite	pCi/L	U	2222		2222
DNT	Lead-210	1/3/2006	299	KYRAD	2005-53157	SW	285.5	881.4		C-Composite	pCi/L	X	881.4		881.4
DNT	Lead-210	3/9/2005	173.9	KYRAD	2005-50440	SW	189.5	2593		C-Composite	pCi/L	X	2593		2593
DNT	Lead-210	12/20/2004	173.3	KYRAD	2004-53235	SW	237	832.2		C-Composite	pCi/L	=	832.2		832.2
Gamma Spec	Lead-210	4/25/2007	128.9	KYRAD	2007-50839	SW	138.1	1185		C-Composite	pCi/L	=	1185		1185
DNT	Lead-210	12/14/2006	533.1	KYRAD	2006-53330	SW	283.4	3222	U	ATC746K	pCi/L	X	3222		3222
DNT	Lead-210	9/11/2006	149.7	KYRAD	2006-52207	SW	130.7	594		B-Composite	pCi/L	X	594		594
Gamma Spec	Lead-210	6/25/2007	154.2	KYRAD	2007-51454	SW	85.39	1936	U	B-Composite	pCi/L	U	1936		1936
DNT	Lead-210	9/22/2004	112.7	KYRAD	2004-52430	SW	121.2	368.1		B-Composite	pCi/L	=	368.1		368.1
DNT	Lead-210	10/13/2004	146.1	KYRAD	2004-52679	SW	126.1	664.9		D2-C-Composite2	pCi/L	=	664.9		664.9
DNT	Lead-210	12/24/2003	80.3	KYRAD	2003-08104	SW	79.66	233		D2-C-Composite2	pCi/L	=	233		233
DNT	Lead-210	3/2/2006	67	KYRAD	2006-50341	SW	43.39	102.5		B-Composite	pCi/L	X	102.5		102.5
Gamma Spec	Lead-210	4/3/2007	183.7	KYRAD	2007-50628	SW	95.3	2502	U	B-Composite	pCi/L	U	2502		2502
DNT	Lead-210	7/18/2005	129.3	KYRAD	2005-51670	SW	96.29	1306		B-Composite	pCi/L	X	1306		1306
DNT	Lead-210	1/10/2005	225.3	KYRAD	2005-50022	SW	113.8	3492		B-Composite	pCi/L	X	3492		3492
DNT	Lead-210	8/31/2004	106.9	KYRAD	2004-52253	SW	92.05	604.6		D-Composite	pCi/L	=	604.6		604.6
DNT	Lead-210	6/30/2004	138.7	KYRAD	2004-51697	SW	127.6	575.8		D2-C-Composite2	pCi/L	=	575.8		575.8
DNT	Lead-210	10/27/2005	115.4	KYRAD	2005-52720	SW	122.4	1419		F-Composite	pCi/L	X	1419		1419
Gamma Spec	Lead-210	11/29/2010	1.61	KYRAD	2010-53281	SW	0.894	974	U	C-613	pCi/L	U	974		974
DNT	Lead-210	11/17/2005	152.4	KYRAD	2005-52866	SW	106.8	1269		D-Composite	pCi/L	X	1269		1269
Gamma Spec	Lead-210	2/2/2007	126.9	KYRAD	2007-50240	SW	224.8	490.7	U	F-Composite	pCi/L	U	490.7		490.7
DNT	Lead-210	12/13/2006	532.5	KYRAD	2006-53325	SW	282.9	3226	U	BBGDG	pCi/L	X	3226		3226
DNT	Lead-210	10/27/2005	2017	KYRAD	2005-52676	SW	2740	9532		DI-Composite	pCi/L	X	9532		9532
DNT	Lead-210	9/14/2005	130.7	KYRAD	2005-52407	SW	55.96	169.4		DI-Composite	pCi/L	X	169.4		169.4
DNT	Lead-210	12/13/2006	586.7	KYRAD	2006-53326	SW	380.2	7905	U	BBGROSS	pCi/L	X	7905		7905
DNT	Lead-210	7/5/2006	315.2	KYRAD	2006-51734	SW	293.3	612.9	R	BBGROSS	pCi/L	X	612.9		612.9
DNT	Lead-210	8/25/2005	592.4	KYRAD	2005-52201	SW	312.6	3755		BBGROSS	pCi/L	X	3755		3755

Table E.5. Results of Filtering (Continued)

Method	Chemical	Date Collected	MDA	Lab Code	Lab Sample ID	Media	Rad Error	Result	Lab Qualifier	Station	Units	Val Qualifier	Greater Than DL	Less Than DL	Pass cut
DNT	Lead-210	12/8/2006	141.1	KYRAD	2006-53231	SW	155.1	1554		D1-Composite	pCi/L	X	1554		1554
Gamma Spec	Lead-210	6/4/2007	171.1	KYRAD	2007-51333	SW	99.26	406.2		D1-Composite	pCi/L	=	406.2		406.2
DNT	Lead-210	8/13/2004	135.7	KYRAD	2004-52111	SW	137.5	621.3		F-Composite	pCi/L	=	621.3		621.3
Gamma Spec	Lead-210	11/29/2010	51.1	KYRAD	2010-53280	SW	23.7	230	U	K001	pCi/L	U	230		230
DNT	Lead-210	1/26/2005	152	KYRAD	2005-50163	SW	150	482.9		F-Composite	pCi/L	X	482.9		482.9
DNT	Lead-210	1/26/2005	152	KYRAD	2005-50163	SW	150	482.9		F-Composite	pCi/L	=	482.9		482.9
DNT	Lead-210	7/16/2002	437.6	KYRAD	2002-06663	SW	256.7	27660		D2-Composite	pCi/L	=	27660		27660
DNT	Lead-210	9/14/2005	110.6	KYRAD	2005-52329	SW	55.95	146.3		D2-Composite	pCi/L	X	146.3		146.3
DNT	Lead-210	11/20/2006	267.2	KYRAD	2006-53106	SW	283.2	843		G-Composite	pCi/L	X	843		843
DNT	Lead-210	12/22/2006	230.8	KYRAD	2006-53421	SW	148.8	2500		G-Composite	pCi/L	X	2500		2500
DNT	Lead-210	8/31/2004	107.1	KYRAD	2004-52318	SW	90.23	526		G-Composite	pCi/L	=	526		526
DNT	Lead-210	7/31/2006	150.7	KYRAD	2006-51871	SW	132.9	446.9		D2-Composite	pCi/L	X	446.9		446.9
DNT	Lead-210	11/20/2006	113.4	KYRAD	2006-53074	SW	73.27	265.4		D2-Composite	pCi/L	X	265.4		265.4
DNT	Lead-210	7/21/2004	137.2	KYRAD	2004-51947	SW	144	342.6		G-Composite	pCi/L	=	342.6		342.6
DNT	Lead-210	5/26/2006	159.3	KYRAD	2006-51229	SW	79.65	2701		D2-Composite	pCi/L	X	2701		2701
DNT	Lead-210	8/25/2005	599	KYRAD	2005-52191	SW	424.1	1900		K010	pCi/L	X	1900		1900
DNT	Lead-210	6/1/2005	237.4	KYRAD	2005-51358	SW	260.6	1634		G-Composite	pCi/L	X	1634		1634
Gamma Spec	Lead-210	4/3/2007	182	KYRAD	2007-50729	SW	96.81	2054	U	G-Composite	pCi/L	U	2054		2054
DNT	Lead-210	12/14/2006	537.4	KYRAD	2006-53312	SW	285.4	3298	U	K011	pCi/L	X	3298		3298
DNT	Lead-210	6/16/2005	539.3	KYRAD	2005-51401	SW	366.8	865.9		K012	pCi/L	X	865.9		865.9
DNT	Lead-210	8/23/2005	589.5	KYRAD	2005-52186	SW	491.7	2210		L14	pCi/L	X	2210		2210
Gamma Spec	Lead-210	12/14/2006	685	KYRAD	2006-53316	SW	286.2	3332	U	K015	pCi/L	X	3332		3332
DNT	Lead-210	11/29/2010	7379	KYRAD	2010-53280	SW	274	4070	U	L4	pCi/L	X	4070		4070
Gamma Spec	Lead-210	12/14/2006	7379	KYRAD	2006-53321	SW	4801	11210	U	LBG@McCaw	pCi/L	X	11210		11210
Gamma Spec	Lead-210	5/11/2010	0.838952	KYRAD	2010-51250	SO	0.375929	1.0877436		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.774856	KYRAD	2010-51251	SO	0.352924	1.0153096		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.622129	KYRAD	2010-51252	SO	0.323104	2.7034682		SOU195-120C	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	9.25275	KYRAD	2010-51253	SO	3.831	6.5693666	U	SOU195-120A	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.738264	KYRAD	2010-51254	SO	0.327648	0.7087367	U	SOU195-014	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.87614	KYRAD	2010-51255	SO	0.357205	1.1963452		SOU195-014A	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	5.07442	KYRAD	2010-51256	SO	2.14186	1.8868582	U	SOU195-014A	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.69731	KYRAD	2010-51257	SO	0.323468	1.3837602		SOU195-014A	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	5.07442	KYRAD	2010-51258	SO	2.12668	3.5576405	U	SOU195-014A	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.919572	KYRAD	2010-51259	SO	0.410998	0.9908741		SOU195-014B	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.643217	KYRAD	2010-51260	SO	0.297765	1.1705553		SOU195-014B	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.963233	KYRAD	2010-51261	SO	0.42696	1.0807067		SOU195-014B	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.786643	KYRAD	2010-51262	SO	0.364651	1.3145335		SOU195-014C	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	1.03762	KYRAD	2010-51263	SO	0.457097	1.0294589	U	SOU195-014C	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	5.28305	KYRAD	2010-51264	SO	2.15693	6.0068083	J	SOU195-014C	pCi/g	J			
Gamma Spec	Lead-210	5/12/2010	0.727831	KYRAD	2010-51265	SO	0.330025	1.0930592		SOU195-014C	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.779156	KYRAD	2010-51266	SO	0.351511	0.8835402		SOU195-006	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.832552	KYRAD	2010-51267	SO	0.370699	0.9368339		SOU200-001	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.616779	KYRAD	2010-51268	SO	0.276128	0.6544536		SOU200-002	pCi/g	=			

Table E.5. Results of Filtering (Continued)

Method	Chemical	Date Collected	MDA	Lab Code	Lab Sample ID	Media	Rad Error	Result	Lab Qualifier	Station	Units	Val Qualifier	Greater Than DL	Less Than DL	Pass cut
Gamma Spec	Lead-210	5/5/2010	0.918867	KYRAD	2010-51269	SO	0.405092	0.8584913	U	SOU200-003	pCi/g	U			
Gamma Spec	Lead-210	5/5/2010	0.894012	KYRAD	2010-51271	SO	0.401519	1.0366496		SOU200-005	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.662666	KYRAD	2010-51272	SO	0.300982	0.9515829		SOU200-006	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.777267	KYRAD	2010-51273	SO	0.346092	0.6884684	U	SOU200-007	pCi/g	U			
Gamma Spec	Lead-210	5/5/2010	0.695554	KYRAD	2010-51274	SO	0.31533	1.0058769		SOU200-008	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	5.14907	KYRAD	2010-51275	SO	2.22839	1.0775268	U	SOU200-009	pCi/g	U			
Gamma Spec	Lead-210	5/5/2010	0.942465	KYRAD	2010-51276	SO	0.415427	0.8905683	U	SOU200-010	pCi/g	U			
Gamma Spec	Lead-210	4/27/2010	0.590492	KYRAD	2010-51277	SO	0.763757	2.571285		SOU222-001	pCi/g	=			
Gamma Spec	Lead-210	9/2/2010	0.816	KYRAD	2010-52457	SO	0.406	4.92		SWMU222-1	pCi/g	=			
Gamma Spec	Lead-210	9/2/2010	0.475	KYRAD	2010-52458	SO	0.221	1.25		SWMU222-4	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.71	KYRAD	2010-53090	SO	0.869	8.44		SWMU222-1	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.41	KYRAD	2010-53091	SO	0.709	6.98		SWMU222-2	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.14	KYRAD	2010-53092	SO	0.607	6.81		SWMU222-3	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	2.05	KYRAD	2010-53093	SO	1.03	10.6		SWMU222-4	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.47	KYRAD	2010-53094	SO	0.757	8.6		SWMU222-5	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.838952	KYRAD	2010-51250	SO	0.375929	1.0877436		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.774856	KYRAD	2010-51251	SO	0.352924	1.0153096		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.622129	KYRAD	2010-51252	SO	0.323104	2.7034682		SOU195-120C	pCi/g	=			

DNF = Analytical methods was not transmitted.

Gamma Spec = Gamma Spec

KYRAD = Kentucky Radiation Health Branch Laboratory

SW = surface water

X = no 3<sup>rd</sup> party validation was performed

U = not detected above the MDA

R = result rejected

"=" = result accepted by 3<sup>rd</sup> party validation

Lead-210 is the daughter of polonium-214 that is a member of the uranium-238 decay chain. Lead-210 is reported at background levels of 1-2 pCi/g in at least one facility (<http://www.lrb.usace.army.mil/Portals/45/docs/FUSRAP/DaytonIII/day3-si-2004-12.pdf>, Table 2). Please see Tables E.4 and E.5 for the Kentucky Radiation Health Branch (RHB) lead-210 analysis. Only data with a sample specific minimum detectable concentration (MDC) of less than 1 pCi/g were included in the analysis. Based on the data provided by the RHB for lead-210, the background would be in the 1-2 pCi/g range for lead-210 at PGDP.

The no action levels [i.e., 1E-6 values calculated using Risk Assessment Information System (RAIS) and Paducah-specific parameters] are as follows:

- Resident—0.661 pCi/g,
- Industrial worker—7.62 pCi/g, and
- Outdoor worker—1.08 pCi/g.

Based on information provided by TestAmerica to LATA Environmental Services of Kentucky, LLC, the MDC obtained by liquid scintillation (LS) is approximately 5 pCi/g. TestAmerica indicates this is the target MDC by LS; however, this MDC can be lower, if necessary. TestAmerica's target MDC by gamma spectroscopy is the same, 5 pCi/g, but it could vary. TestAmerica indicates that "Lead-210 is a low energy radionuclide on the gamma spec and there could be interferences from other radionuclides and samples with sufficient activity. This could raise the MDA."

Soil analysis by the Kentucky RHB using gamma spectroscopy and a thin window high purity germanium (HPGe) detector, however, achieved an MDC of approximately 1 pCi/g for lead-210 (employing the 46 KeV line for lead-210). Using gamma spectroscopy with the appropriate thin window HPGe detector an MDC of 1 pCi/g is achievable without interference from other radionuclides. In fact, lead-210 is used in calibration standards for thin window HPGe detectors. Gamma spectroscopy, using these thin window HPGe detectors and incorporation of lead-210 into the calibration standard, provides a significant improvement in efficiency in the region less than 59 KeV. Because the analysis of lead-210 by gamma spectroscopy uses the 46 KeV line energy, thin window HPGe detectors are the preferred detectors for analysis of lead-210 by gamma spectroscopy. Achieving a 1 pCi/g MDC for soil analysis is fully supported by the Kentucky RHB data for lead-210 analysis. Because there is no requirement for sample dissolution and separation from other radionuclides, gamma spectroscopy using a thin window HPGe detector would be the preferred method for analysis of lead-210 in soil.

Because analysis of lead-210 by LS requires dissolution of the media in this case soil, it would be preferable to use gamma spectroscopy in order to eliminate concerns regarding complete dissolution of the sample.

With the equipment used by the United States Enrichment Corporation (USEC) laboratory, gamma spectroscopy analysis for lead-210 was not possible because the two primary energy lines are below the analytical laboratory normal energy calibration range. It would require the purchase of a new calibration mixture to include the Pb-210 lines at 46 KeV. The analytical laboratory only has one manual detector that can measure in the x-ray region, so output would be limited.

Lead-210 was included as part of the standard gamma scan for radiological analysis by TestAmerica during the Soils OU project. The MDC for lead-210 was approximately 30 pCi/g. This MDC is protective of a worker at a risk of 1E-5.

The ingrowth of lead-210 from uranium-238 is blocked at uranium-234. Due to the long ingrowth period from uranium-234 to lead-210, it is unlikely that, at the present time, ingrowth of lead-210 from the uranium used in the uranium enrichment processes at PGDP contributes to presence of lead-210 as a potential contaminant/risk at PGDP.

Independent analysis of lead-210 is not necessary on a routine basis. The need for the analysis of radionuclides, such as lead-210, not related to natural uranium and recycled uranium enrichment by the gaseous diffusion process at PGDP should be assessed on project by project basis.

<sup>1</sup> EPA 2012. *Lead-210*, accessed from <http://www.epa.gov/radiation/glossary/termjklm.html> in 2012.

USGS 2012. *<sup>210</sup>Pb (lead 210) Dating*, accessed from <http://gec.cr.usgs.gov/archive/lacs/lead.htm> in 2012.



## E.7. PAH CONTAMINATION AND ESTABLISHMENT OF REMEDIAL GOALS

### E.7.1 IDENTIFICATION OF THE PROBLEM

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Due to the nature of polycyclic aromatic hydrocarbons (PAHs), as described in the Toxicological Profile for Polycyclic Aromatic Hydrocarbons (PAHs),<sup>1</sup> the presence of PAHs in Paducah Gaseous Diffusion Plant (PGDP) in some soils and sediments (e.g., along roads, including roadside ditches, and around buildings) may not be directly related to PGDP releases, but rather from other on- or off-site site activities, including airborne deposition of PAHs that result from the incomplete burning of oil, gas, wood, garbage, or other organic substances or deposition due to the use of rubber, asphalt, crude oil, coal tar, creosote, and roofing tar. The most common source of PAHs in the environment currently is deposition of automobile exhaust.<sup>2</sup> Thus, in evaluating risk/hazard at PGDP SWMUs/areas of concern (AOCs) under the FFA, there is a potential for PAHs not associated with PGDP releases to be identified as a risk driver, potentially leading to the development of disagreements on appropriate cleanup decisions.<sup>3</sup>

### E.7.2 DISCUSSION

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Varying approaches have been used to address the presence of PAHs as risk drivers by DOE. At the Oak Ridge Reservation, an early document proposed that DOE manage PAHs as if they were wholly associated with background;<sup>4</sup> however, currently at the Oak Ridge Reservation, PAHs are being addressed on a case-by-case basis and anthropogenic sources are considered.

At the Portsmouth Gaseous Diffusion Plant,<sup>2</sup> DOE proposed remediation of PAHs in areas where (1) the source has been determined to be contributed to by past plant operations or treatment, storage, and disposal (TSD) activities; and (2) concentrations are sufficiently high that the acceptable risk range of 1E-4 to 1E-6 is exceeded.<sup>5</sup> Additionally, Commonwealth of Kentucky guidance indicates that parking lots, paved areas, areas within 3 ft of a roadway, railroad tracks, railway areas, storm drains, or ditches presently or historically receiving industrial or urban runoff should not be sampled when determining background, in part due to the potential for PAHs to be present in these areas.<sup>3,6</sup> Kentucky Revised Statutes exclude emissions from the engine exhaust of a motor vehicle from the definition of a release;<sup>7</sup> therefore, remediation of the widespread low concentrations of PAHs, when linked to such sources (e.g., automobile exhaust and asphalt), should not be considered.

As part of the baseline human health risk assessment (BHHRA) process at PGDP, the potential risks posed by PAHs are included in the quantitative BHHRA. In evaluating methods to address unacceptable risk/hazard, the nature of the PAHs and the potential non-PGDP sources will be considered when identifying risk drivers requiring action and when analyzing alternatives to manage site risk. This evaluation will include consideration of the following:

- PAHs are a group of chemicals formed during the incomplete burning of coal, oil, gas, wood, garbage, or other organic substances. PAHs are constituents of rubber, asphalt, coal, crude oil, coal tar, creosote, and roofing tar.
- Because of the many potential sources, PAH media concentrations in some areas (e.g., along roads and in roadside ditches) may increase over time in the absence of identifiable releases from PGDP processes. Alternatively, PAHs currently in the environment will degrade over time; however, the rate

of degradation is unknown and depends upon the site conditions, including the medium in which PAHs are present and the location of the environmental medium.

Of the PAH chemicals considered to be carcinogenic, benzo(a)pyrene is believed to be the most potent. At PGDP, there were 334 detected benzo(a)pyrene results, out of 4,544 analyzed soil and sediment samples. Table E.6 summarizes these benzo(a)pyrene results and indicates that the highest concentrations of the PAH are in surface soils.

**Table E.6. Maximum Benzo(a)pyrene Concentrations by Sample Depth**

Sample Depth (ft)	Maximum Benzo(a)pyrene Concentration (mg/kg)
0-1	6,100
2-4	3.9
4-8	8.6
8-12	0.95
>12	0.98

Toxicity equivalence factors are used to calculate Total PAHs.<sup>8</sup> Factors utilize results from the carcinogen PAHs of benzo(a)pyrene; benz(a)anthracene; benzo(b)fluoranthene; benzo(k)fluoranthene; chrysene; dibenz(a,h)anthracene; and indeno(1,2,3-cd)pyrene. Table E.7 summarizes Total PAHs as they are found in surface (0–1 ft), subsurface (1–10 ft), and deep subsurface soils (> 10 ft) (as defined by the Paducah Risk Methods Document).<sup>8</sup>

**Table E.7. Maximum Total PAHs by Depth**

Sample Depth (ft)	Maximum Total PAH Concentration (mg/kg)
Surface (0–1)	8,750
Subsurface (1–10)	11.4
Deep Subsurface (> 10)	1.46

Figures E.8 through E.10 illustrate the location of these total PAHs by depth. Ranges of values are shown with respect to the no action level for the industrial worker (i.e., 1E-6) and action level for the industrial worker (i.e., 1E-4), 0.784 mg/kg and 78.4 mg/kg, respectively.

In conclusion, the Observations section of the BHHRA should address the uncertainties associated with the presence of PAHs, and the feasibility study (FS) should include discussions ensuring that remedial actions appropriately address the uncertainties associated with the presence of residual concentrations of PAHs.

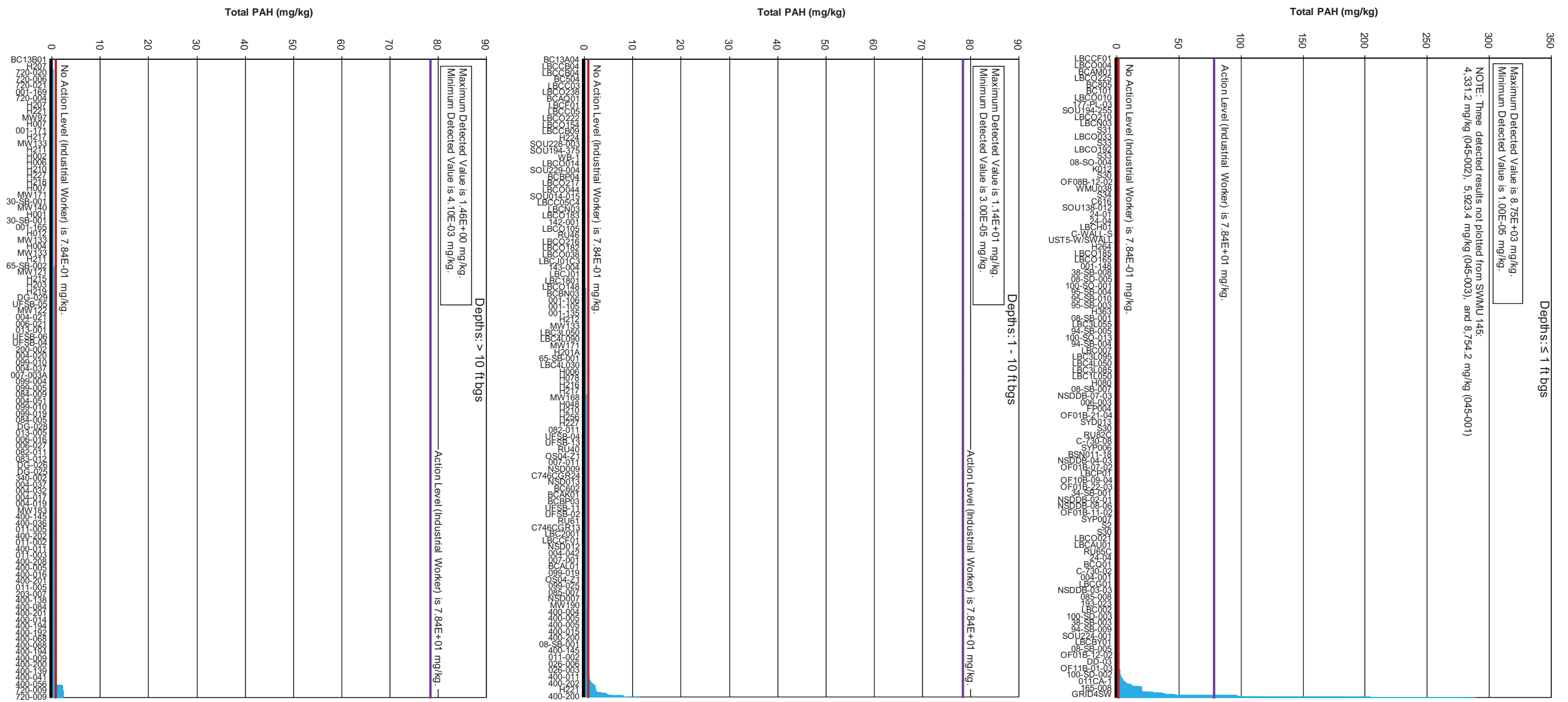


Figure E.8. Total PAH Concentrations by Depth

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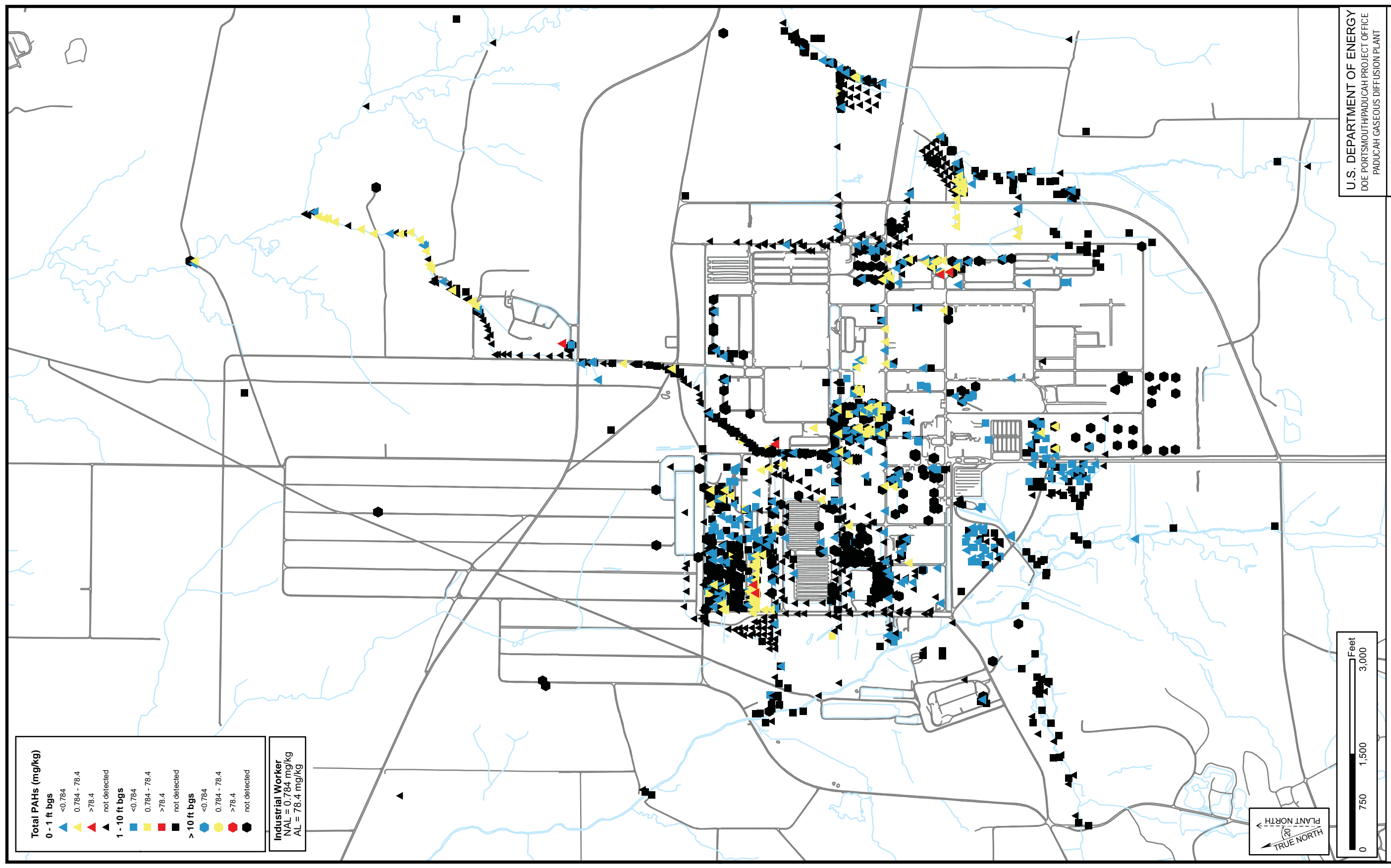
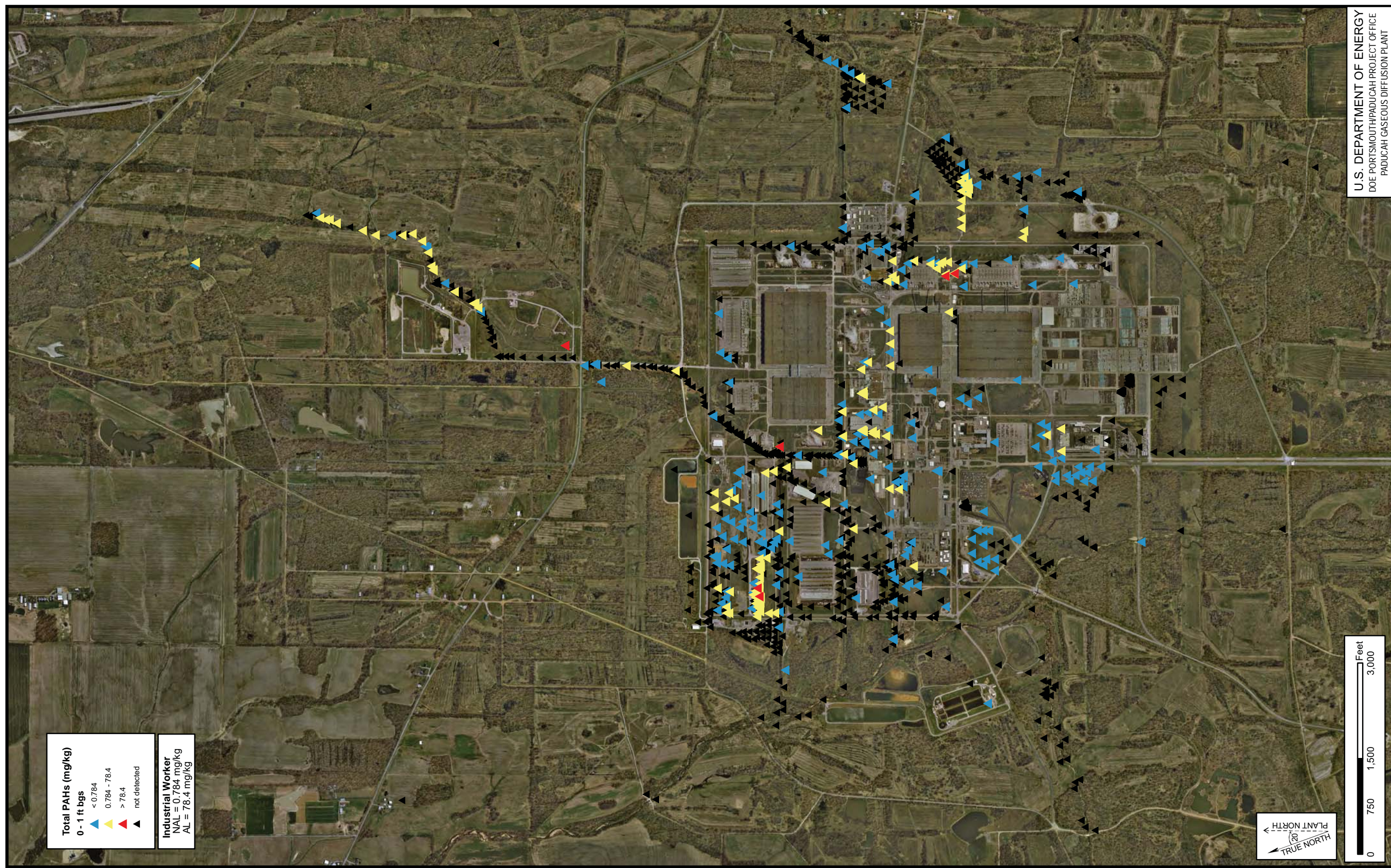


Figure E.9. Total PAH Soil/Sediment Samples

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 DOE PORTSMOUTH/PADUCAH PROJECT OFFICE  
 PADUCAH GASEOUS DIFFUSION PLANT



Figure E.10. Total PAH Surface (0-1 ft bgs) Soil/Sediment Samples

Figure No. 2012\_Total PAHs in Soil-Sediment\_SurfaceR1.mxd  
 DATE 12-19-2012

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### E.7.3 SUMMARY

In evaluating risk/hazard at PGDP, PAHs will be evaluated on a case-by-case basis to incorporate uncertainties concerning the presence of PAHs into the risk management process. This will include quantitative evaluation of the risk/hazard presented by PAHs in the BHHRA, consistent with the Paducah Risk Methods Document.<sup>8</sup> Subsequently, the BHHRA will discuss the uncertainties associated with the presence of PAHs, and these uncertainties will be combined with risk characterization in the Observations section. The FS will manage these uncertainties and incorporate regulatory requirements to ensure that potential exposure to residual PAHs in environmental media is addressed appropriately.

Because PAHs generally are not related to identifiable sources, sampling for PAHs at many SWMUs should be deferred to post-gaseous diffusion plant (GDP) activities; however, the need for sampling for PAHs would be appropriate during pre-GDP activities at SWMUs where PAHs release are potentially expected (e.g., SWMU 30, which contained an incinerator). The need for sampling for PAHs should be addressed during project scoping on a SWMU-specific basis.

<sup>1</sup>Agency for Toxic Substances and Disease Registry [ATSDR 1995] see <http://www.atsdr.cdc.gov/toxprofiles/tp69.pdf>.

<sup>2</sup>*Risk Management Considerations for Polycyclic Aromatic Hydrocarbon Contamination at the Portsmouth Gaseous Diffusion Plant*, POEF-ER-4616&D1, January 27, 1995.

<sup>3</sup>E-mail correspondence among FFA parties.

<sup>4</sup>*Final Report on the Background Soil Characterization Project at the Oak Ridge Reservation, Oak Ridge, Tennessee; Volume 1, Results of Field Sampling Program*, DOE/OR/01-1175/V1.

<sup>5</sup>“Role of the Baseline Risk Assessment in Superfund Remedy Selection Decisions” (OSWER Directive 9355.0-30) April 22, 1991.

<sup>6</sup>Kentucky Guidance for Ambient Background Assessment, January 8, 2004, Natural Resources and Environmental Protection Cabinet.

<sup>7</sup>Kentucky Revised Statute 224.01-400 (1) (b).

<sup>8</sup>*Risk Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0107&D2/R1, February 2011.

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## **E.8. DILUTION ATTENUATION FACTOR EVALUATION**

An evaluation of the dilution attenuation factor (DAF), including a sensitivity analysis of how the screening results would vary in response to a change in the target DAF used in screening was conducted in the *Soils Operable Unit Remedial Investigation Report at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, DOE/LX/07-0358&D2/R1 (issued February 2013).

The attachment from DOE/LX/07-0358 containing this evaluation is reprinted in this section.

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## C2. DILUTION ATTENUATION FACTOR EVALUATION

The maximum Upper Continental Recharge System (UCRS) soil concentrations that are protective of Regional Gravel Aquifer (RGA) groundwater quality are determined by combining the dilution attenuation factor (DAF) (unitless) calculations with contaminant-specific distribution coefficients ( $K_d$ ) (units of volume/mass). The DAF is a measure of how much the UCRS concentration of a soil constituent is diluted or attenuated by the migration through the UCRS, coupled with the migration through the RGA.

The DAF was calculated by comparing the volume of contaminated groundwater passing vertically through a UCRS solid waste management unit (SWMU)/area of concern (AOC) with the volume of “clean” RGA groundwater flowing beneath the SWMU/AOC and mixing with the UCRS water. RGA groundwater flows are much higher relative to UCRS groundwater flows; thus, mixing the two waters will result in much lower RGA groundwater contaminant concentrations relative to the initial UCRS groundwater contaminant concentrations. The reduction in groundwater concentrations in the RGA is proportional to the ratio of the volume of “clean” RGA groundwater to contaminated UCRS groundwater. The DAF calculates the impact on the concentration from the relative rates of vertical migration of contaminated UCRS water and the horizontal rate of migration of “clean” RGA groundwater to yield a concentration of the blended diluted/attenuated water.

To complete the evaluation, the  $K_d$  of the constituent must be factored into the analysis.  $K_d$  represents the ratio of contamination adhered to soil particles relative to that dissolved in groundwater.

Starting with a target-acceptable RGA groundwater contaminant concentration below the source area [i.e., maximum contaminant levels (MCLs) or site-specific risk based concentrations, etc.], the maximum-acceptable UCRS groundwater contaminant concentration can be calculated. When this result is combined with the  $K_d$ , this calculation will yield the maximum-acceptable UCRS soil contaminant concentration that is protective of RGA groundwater quality at the target concentration.

Once calculated, the maximum UCRS soil contaminant concentrations were used as site-specific remedial guide soil screening levels to screen the site-specific soil contamination data to identify those constituents that may pose a threat to groundwater. Soil contaminants found at concentrations below the levels identified as protective were screened from further evaluation of impacts to groundwater. Sites having soil contamination above the identified protective levels then were subjected to additional evaluation to estimate the potential for impacts to groundwater. This evaluation is summarized elsewhere in Appendix C and included the following:

- Comparing the nature of the constituent against the constituents found to have had an impact on the RGA groundwater at Paducah Gaseous Diffusion Plant (PGDP) (see Attachment C1) to identify whether there is evidence of these soil concentrations having had an impact on the RGA groundwater;
- Evaluating the horizontal and vertical spatial distribution of soil constituent concentrations to identify hot spots that may need to be addressed;
- Evaluating the locations of the constituents and comparing them to the RGA groundwater impacts; and
- Performing numerical modeling using the spatial distribution of soil contamination as an input into the Seasonal Soil Compartment Model (SESOIL) and Analytical Transient 1-,2-,3- Dimensional (AT123D) modeling to predict downgradient RGA temporal groundwater concentrations.

This attachment discusses the derivation of the DAF and the finding that the deterministic DAF for these soils is calculated at 58. This attachment also provides a sensitivity analysis of the screening of Soils Operable Unit (OU) concentrations against values calculated using a DAF of 58 and a DAF of 20. The effects on the decision to model groundwater impacts from individual SWMU/AOC soil constituent combinations are also discussed.

## C2.1. METHODOLOGY

The DAF calculation recognizes that vertical mixing of UCRS and RGA groundwater does not immediately occur throughout the entire RGA thickness and mixing primarily occurs in the upper portions of the RGA immediately below the source area, deemed the mixing depth. The DAF (unitless) for the Soils OU is calculated using the following equation:

$$DAF = 1 + \frac{Kid}{IL} \quad (\text{EPA 1996})$$

Where:

- i = horizontal hydraulic gradient (m/m)
- d = mixing zone depth (m)
- I = infiltration rate (m/yr)
- L = length of source area parallel to groundwater flow (m)
- K = aquifer hydraulic conductivity (m/yr)

The equation for calculating the aquifer mixing zone depth, d:

$$d = (0.0112 L^2)^{0.5} + d_a \left\{ 1 - e^{\left[ \frac{(-LI)}{(K i d_a)} \right]} \right\}$$

Where:

- d<sub>a</sub> = aquifer thickness (m)

The first term in the equation predicts the depth of the mixing due to vertical dispersivity along the length of the groundwater flow path:

$$(0.0112 L^2)^{0.5}$$

The second term in the equation estimates the depth of mixing due to the downward velocity of infiltrating water:

$$d_a \left\{ 1 - e^{\left[ \frac{(-L I)}{(K i d_a)} \right]} \right\}$$

Most important is the presence of L (length of source area parallel to groundwater flow) in d (mixing zone depth) in the DAF equation. Incorporation of L in d, results in L being in both the numerator and denominator of the DAF equation. NOTE: These equations indicate that as long as hydraulic conductivity (K), hydraulic gradient (i) and the infiltration rate (I) remain constant, the DAF will be constant regardless of the size of the source area undergoing evaluation. While mathematically true, the DAF is ultimately based on plume center-line concentrations which remain the same regardless of source area size. What does differ is the plume footprint, smaller source areas will generate smaller plume widths and lengths relative to larger source areas; however, the plume center-line concentrations will be the calculated to be the same regardless of source area size.

## C2.2. DAF CALCULATIONS

Assuming an L of 1 m and using the input parameters provided in Table C2.1, the DAF result is 58 for all Soils OU SWMUs/AOCs. With the exception of aquifer thickness, Table C2.1 values are exactly the same as those used for the Southwest Plume Site Investigation (DOE 2007) DAF evaluation. The aquifer thickness differs (9.14 m versus 10.54 m) slightly because the previous efforts did not include the Hydrogeologic Unit (HU) 4 stratigraphic thickness in the total RGA aquifer thickness despite the HU4 being considered part of the RGA flow system as evidenced by the unit being included in determining a representative RGA/HU4 hydraulic conductivity value.

**Table C2.1. DAF Input Parameter Values**

Parameter	Description	Value	Source
K	Horizontal Hydraulic Conductivity	0.45 cm/s; 1,286 ft/d  This value represents the arithmetic averaged hydraulic conductivity for the RGA/HU4 stratigraphic sequence  <u>RGA</u> K, 0.53 cm/s; thickness, 9.14 m K, 1,502 ft/d; thickness, 30 ft  <u>HU4</u> K, 0.001 cm/s; thickness, 1.5 m K, 2.8 ft/d; thickness, 5 ft	Southwest Plume Site- Investigation Report (DOE 2007)
I	Horizontal Hydraulic Gradient	4.00E-04 m/m, 4.00E-04 ft/ft	Southwest Plume Site- Investigation Report (DOE 2007)

**Table C2.1. DAF Input Parameter Values (Continued)**

<b>Parameter</b>	<b>Description</b>	<b>Value</b>	<b>Source</b>
I	Infiltration Rate	0.1054 m/yr, 4.1 inches/yr	SESOIL predicted net recharge rate to groundwater, Southwest Plume Remedial Investigation Report (DOE 2007)
d <sub>a</sub>	Aquifer Thickness (HU4 +RGA)	10.54 m, 35 ft	Southwest Plume Site-Investigation Report (DOE 2007)

As noted previously, the DAF is independent of waste area size, but is dependent on K, i, and I. Given that the 50 Soils OU SWMUs/AOCs are widely distributed within the PGDP and the vicinity, it is expected that site-specific K, i, and I will vary somewhat.

An evaluation of RGA horizontal hydraulic gradients shows i is expected to range between  $1.84 \times 10^{-4}$  and  $2.98 \times 10^{-3}$  ft/ft and have average and median values of  $7.81 \times 10^{-4}$  and  $4.4 \times 10^{-4}$  ft/ft, respectively (DOE 2010). Because of the inclusion in the data set of some localized, relatively high horizontal hydraulic gradients associated with PGDP anthropogenic influences, the median horizontal hydraulic gradient is more representative than the average horizontal hydraulic gradient.

With respect to K variability, six RGA pumping tests have been conducted and have produced hydraulic conductivity estimates ranging between approximately 100 and 3,600 ft/day (CH2M HILL 1992; LMES 1996a; LMES 1996b; LMES 1997; Terran 1990; Terran 1992). The lowest measured RGA hydraulic conductivity is beneath PGDP. The highest measured value is between PGDP and the Ohio River. A previous evaluation assumed that RGA hydraulic conductivity ranged between 75 ft/d and 1,500 ft/d, with a likeliest value of 350 ft/d (DOE 2007). The evaluation was based on the 1997 PGDP groundwater flow model (DOE 1997), which has since undergone recalibration. The current calibrated PGDP RGA groundwater flow model (DOE 2010) contains K values that range over the values characterized by the RGA pumping tests.

Minimal HU4 K measurements have been collected so the value presented in Table C2.1 is assumed to be representative. In addition, the thicker (and thus higher weighted) and higher RGA K values dominate the arithmetic averaged calculations, thus fixing the HU4 K in the analysis will have minimal impact on the evaluation.

Thornthwaite analysis (Thornthwaite and Mather 1957), which is based on monthly precipitation and potential evaporation rates, was used to estimate I at PGDP (DOE 2010). The calculations estimate that I ranges from 2.64 to 7.64 inches/yr. In addition to I from precipitation, anthropogenic I from man-made sources could be as high as 48 inches/yr (DOE 2010). Note that the higher anthropogenic I values are believed to be associated with features such as the cooling towers, the C-616 Lagoons, and building drainage systems; thus, the anthropogenic I values are expected to have only limited impacts on the migration of constituents from the Soils OU SWMUs/AOCs. It is assumed that the calculated range associated with precipitation I is most appropriate for an evaluation of the Soils OU SWMUs/AOCs.

For this analysis, it was assumed that the HU4 and RGA thickness reported in Table C2.1 are “typical.”



**Table C2.2. Minimum and Maximum DAF Input Parameter Values**

Parameter	Description	Minimum Value	Maximum Value
K	Horizontal Hydraulic Conductivity	0.03 cm/s, 85 ft/d  This value represents the arithmetic averaged hydraulic conductivity for the RGA/HU4 stratigraphic sequence  <u>RGA</u> K, 0.035 cm/s; thickness, 9.14 m K, 100 ft/d; thickness, 30 ft  <u>HU4</u> K, 0.001 cm/s; thickness, 1.5 m K, 2.8 ft/d; thickness, 5 ft	1.09 cm/s; 3,087 ft/d  This value represents the arithmetic averaged hydraulic conductivity for the RGA/HU4 stratigraphic sequence  <u>RGA</u> K, 1.27 cm/s; thickness, 9.14 m K, 3,600 ft/d; thickness, 30 ft  <u>HU4</u> K, 0.001 cm/s; thickness, 1.5 m K, 2.8 ft/d; thickness, 5 ft
i	Horizontal Hydraulic Gradient	1.84E-04 m/m, 1.84E-04 ft/ft	2.98E-03 m/m, 2.98E-04 ft/ft
I	Infiltration Rate	0.0679 m/yr, 2.64 inches/yr	0.1964 m/yr, 7.64 inches/yr
d <sub>a</sub>	Aquifer Thickness (HU4 +RGA)	10.54 m, 35 ft	10.54 m, 35 ft

Based on expected minimum and maximum K, i, and I values (Table C2.2), DAF values for the Soils OU are expected to range between 5 and 139. If the maximum hydraulic conductivity value is limited to 1,500 ft/d, to reflect the lower hydraulic conductivity values found beneath the PGDP, then the maximum DAF is 68.

The previous calculations provide an indication of the potential DAF range based on sitewide input parameter variability; however, the evaluation does not characterize the DAF distribution between the potential minimum and maximum DAF values. To develop a better understanding of the potential DAF distribution, probabilistic evaluation was performed using the parameter value distributions listed in Table C2.3.

**Table C2.3. Parameter Distributions**

Parameter	Most Likely Value	Minimum Value	Maximum Value	Standard Deviation	Coefficient of Variation	Distribution Type
Hydraulic Conductivity, ft/d	350	75	1,500	350	100	Log Normal
Horizontal Hydraulic Gradient, ft/ft	1.01E-03	1.00E-04	4.00E-03	1.12E-03	1.11E+02	Normal
Infiltration, inches/yr	4.1	2.64	7.64	--	--	Uniform
Aquifer Thickness, ft	38.71	10	63.5	11.84	30.59	Normal

The parameter distributions, with the exception of I, were developed for probabilistic evaluation of soil cleanup RGs for SWMU 1 and the C-720 Building (DOE 2007; DOE 2011). For the soil RG probabilistic evaluation, I was held constant. For this probabilistic evaluation, I, as discussed previously, was assumed to range linearly between 2.64 inches/yr and 7.64 inches/yr.

Crystal Ball<sup>®</sup> (Decisioneering, Inc. 2000) was used to generate 10,000 individual K, horizontal i, I, and d<sub>a</sub> values which were used as input to the DAF calculation. The evaluation predicted mean, median, minimum, and maximum DAF values of 52, 33, 3, and 366, respectively. Note that the probabilistic mean (52) DAF value is similar to the deterministic mean DAF value of 58. Additionally, the probabilistic minimum DAF (3) is similar to the minimum DAF (5) calculated using minimum parameter inputs (Table C2.2). The maximum probabilistic DAF (366), while larger than the deterministic maximum DAF (139), is within the same order of magnitude. Evaluation of the probabilistic DAF distribution (Figure C2.1) shows that lower DAF values occur more frequently than higher DAF values with the most frequently occurring DAF being between 11 and 20.

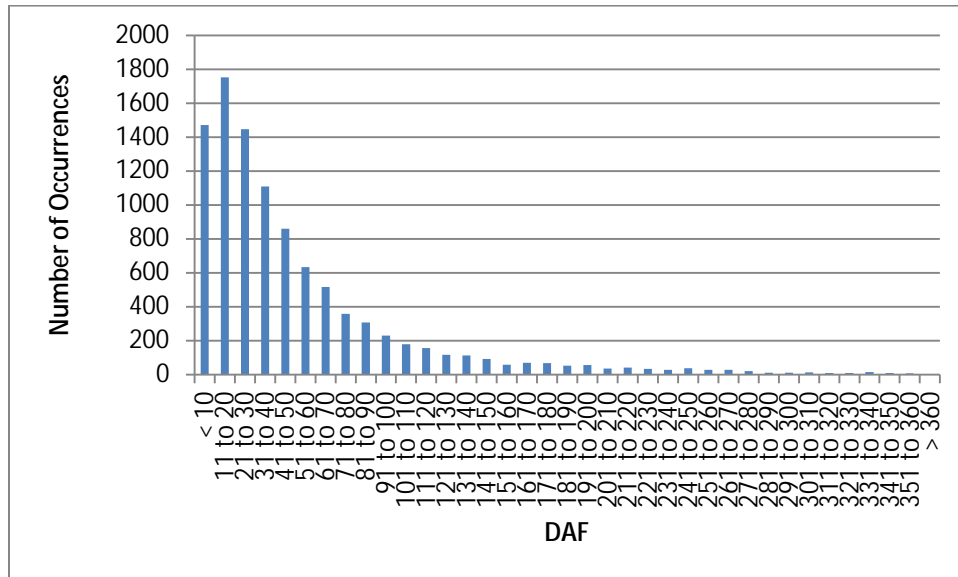


Figure C2.1. Probabilistic DAF Distribution

### C2.3. SUMMARY

Deterministic evaluation of PGDP site conditions predicts a DAF of 58 for the Soils OU. Minimum and maximum deterministic predicted DAF values are 5 and 139, respectively. Probabilistic evaluation predicts average, median, minimum, and maximum DAF values of 52, 33, 3, and 366, respectively. Frequency evaluation shows that lower value DAF values are more common than higher DAF values, with the most frequently occurring DAF being between 11 and 20.

The DAF of 58 determined in this calculation was used to support screening of the Soils OU results to identify those SWMUs/AOCs where constituents might present an impact to groundwater. The results of this screening are summarized in Attachment C1 to Appendix C.

Section C2.4 presents a sensitivity analysis of this same screening using a DAF of 20. The DAF of 20 was used because it is a value that EPA uses as a default value for screening in their derivation of soil screening values and also because it is a lower value than the median value calculated for PGDP of 33. A value of 20 is recognized as a reasonable value for general soil conditions (including sandy soils); however, the UCRS at PGDP has much more silt and clay than the typical sandy soil condition; thus, a DAF greater than 20 (33 or 58) is expected to better estimate the actual potential for migration to

groundwater at the PGDP. The DAF of 58 is similar to that calculated for the Southwest Plume and is considered typical of that found at PGDP where most locations have a majority of the URCS composed of silt and clay.

## C2.4. SENSITIVITY ANALYSIS

The screening identified in Attachment C1 of Appendix C was carried out using a DAF of 58 to yield the results summarized in Tables C1.3 and C1.4. This screening identified 109 SWMU/AOC soil constituent combinations that exceeded the screening values based on the overall average concentration, as follows:

- Thirty exceeded for silver (9 exceeded average without maximum value exceedance);
- Twenty-three exceeded for Total polycyclic aromatic hydrocarbons (PAHs) or benz(a)anthracene [3 exceeded the average (calculated using half the detection limit) but the maximum detected value did not exceed the screening level];
- Twenty-three exceeded for molybdenum (18 exceeded average without maximum value exceedance);
- Two exceeded for nickel;
- Four exceeded for neptunium-237;
- Two exceeded for technetium-99;
- Eight exceeded for naphthalene;
- One exceeded for thorium-230;
- Two exceeded for cobalt;
- One exceeded for uranium-238;
- One exceeded for uranium;
- Two exceeded for vanadium;
- Three exceeded for Total polychlorinated biphenyl (PCBs);
- Two exceeded for pentachlorophenol (1 exceeded average without maximum value exceedance);
- Two exceeded for arsenic; and
- Three exceeded for volatile organic compounds (VOCs) (1 VOC each; all at SWMU 1).

Based upon the additional evaluation presented in Attachment C1 to Appendix C, 8 SWMU/AOC soil constituent combinations were subjected to fate and transport modeling as summarized in Appendix C.

This same screening approach was performed using values derived from a DAF of 20 in order to evaluate the sensitivity of this screening to the DAF. Screening against DAF 20 values identified 280

SWMU/AOC soil constituent combinations that exceeded the screening values based on the average concentrations, as follows, and shown in Table C2.4, sorted by analyte.

- Two exceeded soil screening levels/background for antimony
- Seven exceeded for arsenic
- Fifty-four exceeded for Total PAHs or benz(a)anthracene
- Two exceeded for cobalt
- Twenty-nine exceeded for mercury
- Thirty-three exceeded for molybdenum
- Eight exceeded for naphthalene
- Nine exceeded for neptunium-237
- Twenty-nine exceeded for nickel
- Two exceeded for pentachlorophenol
- Three exceeded for plutonium 239/240
- Thirty exceeded for selenium
- Thirty exceeded for silver
- Five exceeded for Tc-99
- Five exceeded for thallium
- Two exceeded for thorium-230
- Sixteen exceeded for Total PCBs
- Three exceeded for uranium
- Three exceeded for uranium-238
- Two exceeded for vanadium
- One exceeded for zinc
- Six exceeded for VOCs

**Table C2.4. SWMU/AOC Soil Constituent Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
1	99	Antimony	mg/kg	5.47E+00	5.30E-01	<b>2.10E-01</b>	<b>5.42E+00</b>
2	196	Antimony	mg/kg	7.81E+00	1.21E+02	<b>2.10E-01</b>	<b>5.42E+00</b>
1	76	Arsenic	mg/kg	8.10E+00	1.31E+01	<b>7.90E+00</b>	<b>5.84E+00</b>
2	81	Arsenic	mg/kg	8.18E+00	1.37E+01	<b>7.90E+00</b>	<b>5.84E+00</b>
3	165	Arsenic	mg/kg	2.72E+01	1.30E+02	<b>7.90E+00</b>	<b>5.84E+00</b>
4	180	Arsenic	mg/kg	8.23E+00	1.38E+02	<b>7.90E+00</b>	<b>5.84E+00</b>
5	531	Arsenic	mg/kg	9.97E+00	4.68E+01	<b>7.90E+00</b>	<b>5.84E+00</b>
6	561	Arsenic	mg/kg	9.00E+00	3.96E+01	<b>7.90E+00</b>	<b>5.84E+00</b>
7	564	Arsenic	mg/kg	2.54E+01	4.30E+01	<b>7.90E+00</b>	<b>5.84E+00</b>
1	1	Benz(a)anthracene	mg/kg	3.02E-01	6.40E-02	<b>0.00E+00</b>	<b>8.64E-02</b>
2	19	Benz(a)anthracene	mg/kg	4.45E-01	3.70E+00	<b>0.00E+00</b>	<b>8.64E-02</b>
3	76	Benz(a)anthracene	mg/kg	9.40E-01	1.70E+00	<b>0.00E+00</b>	<b>8.64E-02</b>
4	81	Benz(a)anthracene	mg/kg	2.43E-01	6.50E-01	<b>0.00E+00</b>	<b>8.64E-02</b>
5	138	Benz(a)anthracene	mg/kg	5.24E-01	4.80E-02	<b>0.00E+00</b>	<b>8.64E-02</b>
6	153	Benz(a)anthracene	mg/kg	1.32E-01	5.80E-02	<b>0.00E+00</b>	<b>8.64E-02</b>

**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
7	156	Benz(a)anthracene	mg/kg	1.55E-01	6.60E-02	0.00E+00	8.64E-02
8	158	Benz(a)anthracene	mg/kg	3.67E-01	4.30E-01	0.00E+00	8.64E-02
9	163	Benz(a)anthracene	mg/kg	1.97E-01	1.60E-01	0.00E+00	8.64E-02
10	165	Benz(a)anthracene	mg/kg	3.36E-01	1.50E+00	0.00E+00	8.64E-02
11	169	Benz(a)anthracene	mg/kg	7.50E-01	1.30E+00	0.00E+00	8.64E-02
12	180	Benz(a)anthracene	mg/kg	1.84E-01	4.80E-02	0.00E+00	8.64E-02
13	194	Benz(a)anthracene	mg/kg	2.13E-01	8.90E-01	0.00E+00	8.64E-02
14	195	Benz(a)anthracene	mg/kg	2.05E-01	1.90E-01	0.00E+00	8.64E-02
15	196	Benz(a)anthracene	mg/kg	1.24E+00	6.90E+00	0.00E+00	8.64E-02
16	213	Benz(a)anthracene	mg/kg	1.10E-01	1.10E-01	0.00E+00	8.64E-02
17	215	Benz(a)anthracene	mg/kg	2.25E-01	8.00E-02	0.00E+00	8.64E-02
18	217	Benz(a)anthracene	mg/kg	2.08E-01	3.80E-01	0.00E+00	8.64E-02
19	221	Benz(a)anthracene	mg/kg	6.10E-01	6.10E-01	0.00E+00	8.64E-02
20	222	Benz(a)anthracene	mg/kg	1.20E-01	1.20E-01	0.00E+00	8.64E-02
21	227	Benz(a)anthracene	mg/kg	2.11E-01	1.18E-01	0.00E+00	8.64E-02
22	228	Benz(a)anthracene	mg/kg	1.18E-01	4.00E-02	0.00E+00	8.64E-02
23	488	Benz(a)anthracene	mg/kg	1.93E-01	1.90E-01	0.00E+00	8.64E-02
24	489	Benz(a)anthracene	mg/kg	1.36E-01	7.60E-02	0.00E+00	8.64E-02
25	518	Benz(a)anthracene	mg/kg	7.92E+00	1.10E+02	0.00E+00	8.64E-02
26	520	Benz(a)anthracene	mg/kg	2.25E-01	3.80E-01	0.00E+00	8.64E-02
27	531	Benz(a)anthracene	mg/kg	1.17E-01	3.90E-02	0.00E+00	8.64E-02
28	541	Benz(a)anthracene	mg/kg	6.29E-01	6.40E+00	0.00E+00	8.64E-02
29	561	Benz(a)anthracene	mg/kg	2.17E-01	1.90E+00	0.00E+00	8.64E-02
30	562	Benz(a)anthracene	mg/kg	2.55E-01	5.20E-01	0.00E+00	8.64E-02
1	1	<i>cis</i> -1,2-Dichloroethene	mg/kg	1.79E+01	2.40E+03	0.00E+00	4.12E-01
1	217	Cobalt	mg/kg	1.38E+01	1.90E+02	1.30E+01	2.82E-01
2	221	Cobalt	mg/kg	4.05E+01	1.44E+02	1.30E+01	2.82E-01
1	14	Mercury	mg/kg	4.87E+00	4.37E+01	1.30E-01	2.08E+00
2	76	Mercury	mg/kg	3.50E+00	7.45E+00	1.30E-01	2.08E+00
3	81	Mercury	mg/kg	4.27E+00	8.33E+00	1.30E-01	2.08E+00
4	99	Mercury	mg/kg	4.20E+00	9.53E+00	1.30E-01	2.08E+00
5	138	Mercury	mg/kg	4.89E+00	2.13E+01	1.30E-01	2.08E+00
6	153	Mercury	mg/kg	4.34E+00	1.99E-02	1.30E-01	2.08E+00
7	156	Mercury	mg/kg	4.70E+00	9.87E+00	1.30E-01	2.08E+00
8	158	Mercury	mg/kg	4.49E+00	1.05E+01	1.30E-01	2.08E+00
9	163	Mercury	mg/kg	4.33E+00	7.53E+00	1.30E-01	2.08E+00
10	169	Mercury	mg/kg	3.02E+00	7.87E+00	1.30E-01	2.08E+00
11	180	Mercury	mg/kg	4.69E+00	8.28E+00	1.30E-01	2.08E+00
12	194	Mercury	mg/kg	4.58E+00	8.94E+00	1.30E-01	2.08E+00

**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
13	195	Mercury	mg/kg	4.64E+00	8.43E+00	<b>1.30E-01</b>	<b>2.08E+00</b>
14	200	Mercury	mg/kg	4.62E+00	6.93E+00	<b>1.30E-01</b>	<b>2.08E+00</b>
15	212	Mercury	mg/kg	3.20E+00	6.94E+00	<b>1.30E-01</b>	<b>2.08E+00</b>
16	213	Mercury	mg/kg	4.75E+00	3.75E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
17	214	Mercury	mg/kg	3.35E+00	4.16E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
18	215	Mercury	mg/kg	4.35E+00	2.83E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
19	216	Mercury	mg/kg	2.52E+00	3.49E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
20	217	Mercury	mg/kg	3.60E+00	9.20E+00	<b>1.30E-01</b>	<b>2.08E+00</b>
21	219	Mercury	mg/kg	3.01E+00	2.59E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
22	221	Mercury	mg/kg	4.80E+00	1.23E+01	<b>1.30E-01</b>	<b>2.08E+00</b>
23	222	Mercury	mg/kg	3.81E+00	2.77E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
24	227	Mercury	mg/kg	3.83E+00	8.41E+00	<b>1.30E-01</b>	<b>2.08E+00</b>
25	228	Mercury	mg/kg	4.18E+00	9.37E+00	<b>1.30E-01</b>	<b>2.08E+00</b>
26	488	Mercury	mg/kg	3.90E+00	5.03E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
27	489	Mercury	mg/kg	3.01E+00	3.39E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
28	520	Mercury	mg/kg	4.25E+00	1.19E+01	<b>1.30E-01</b>	<b>2.08E+00</b>
29	531	Mercury	mg/kg	4.38E+00	3.65E-02	<b>1.30E-01</b>	<b>2.08E+00</b>
1	165	Methylene chloride	mg/kg	4.67E-02	6.80E-02	<b>0.00E+00</b>	<b>2.54E-02</b>
1	1	Molybdenum	mg/kg	4.31E+00	1.42E+01	<b>0.00E+00</b>	<b>2.10E+00</b>
2	14	Molybdenum	mg/kg	7.16E+00	2.87E+01	<b>0.00E+00</b>	<b>2.10E+00</b>
3	81	Molybdenum	mg/kg	6.70E+00	2.20E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
4	99	Molybdenum	mg/kg	7.09E+00	1.60E+01	<b>0.00E+00</b>	<b>2.10E+00</b>
5	138	Molybdenum	mg/kg	6.90E+00	1.10E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
6	153	Molybdenum	mg/kg	6.65E+00	1.20E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
7	156	Molybdenum	mg/kg	6.73E+00	7.40E-01	<b>0.00E+00</b>	<b>2.10E+00</b>
8	158	Molybdenum	mg/kg	6.77E+00	1.20E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
9	160	Molybdenum	mg/kg	5.54E+00	7.70E-01	<b>0.00E+00</b>	<b>2.10E+00</b>
10	163	Molybdenum	mg/kg	6.90E+00	1.60E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
11	169	Molybdenum	mg/kg	6.59E+00	6.27E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
12	180	Molybdenum	mg/kg	6.98E+00	1.40E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
13	194	Molybdenum	mg/kg	6.94E+00	1.96E+01	<b>0.00E+00</b>	<b>2.10E+00</b>
14	195	Molybdenum	mg/kg	6.97E+00	5.60E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
15	196	Molybdenum	mg/kg	4.14E+00	1.30E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
16	200	Molybdenum	mg/kg	6.90E+00	7.30E-01	<b>0.00E+00</b>	<b>2.10E+00</b>
17	212	Molybdenum	mg/kg	6.06E+00	1.30E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
18	213	Molybdenum	mg/kg	7.16E+00	6.10E-01	<b>0.00E+00</b>	<b>2.10E+00</b>
19	214	Molybdenum	mg/kg	5.15E+00	4.50E-01	<b>0.00E+00</b>	<b>2.10E+00</b>
20	215	Molybdenum	mg/kg	6.63E+00	1.00E+00	<b>0.00E+00</b>	<b>2.10E+00</b>
21	216	Molybdenum	mg/kg	4.11E+00	7.10E-01	<b>0.00E+00</b>	<b>2.10E+00</b>

**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
22	217	Molybdenum	mg/kg	6.88E+00	5.89E+00	0.00E+00	2.10E+00
23	219	Molybdenum	mg/kg	4.63E+00	3.40E-01	0.00E+00	2.10E+00
24	221	Molybdenum	mg/kg	6.83E+00	4.00E+00	0.00E+00	2.10E+00
25	222	Molybdenum	mg/kg	6.62E+00	1.20E+00	0.00E+00	2.10E+00
26	227	Molybdenum	mg/kg	6.51E+00	5.21E+00	0.00E+00	2.10E+00
27	228	Molybdenum	mg/kg	6.23E+00	1.20E+00	0.00E+00	2.10E+00
28	488	Molybdenum	mg/kg	5.92E+00	5.50E-01	0.00E+00	2.10E+00
29	489	Molybdenum	mg/kg	4.75E+00	7.40E-01	0.00E+00	2.10E+00
30	520	Molybdenum	mg/kg	6.99E+00	1.30E+00	0.00E+00	2.10E+00
31	531	Molybdenum	mg/kg	6.66E+00	1.10E+00	0.00E+00	2.10E+00
32	541	Molybdenum	mg/kg	2.42E+00	5.62E+00	0.00E+00	2.10E+00
33	564	Molybdenum	mg/kg	6.88E+00	7.84E+00	0.00E+00	2.10E+00
1	1	Naphthalene	mg/kg	1.25E+00	5.78E-04	0.00E+00	1.16E-02
2	19	Naphthalene	mg/kg	1.89E-01	1.10E+00	0.00E+00	1.16E-02
3	81	Naphthalene	mg/kg	2.21E-01	3.90E-01	0.00E+00	1.16E-02
4	165	Naphthalene	mg/kg	5.84E-01	4.70E+00	0.00E+00	1.16E-02
5	194	Naphthalene	mg/kg	1.98E-01	4.80E-02	0.00E+00	1.16E-02
6	196	Naphthalene	mg/kg	1.78E-01	1.10E+00	0.00E+00	1.16E-02
7	541	Naphthalene	mg/kg	2.71E-01	1.80E+00	0.00E+00	1.16E-02
8	561	Naphthalene	mg/kg	2.05E-01	5.50E-01	0.00E+00	1.16E-02
1	1	Neptunium-237	pCi/g	1.14E-01	6.63E-01	0.00E+00	9.00E-02
2	14	Neptunium-237	pCi/g	1.47E+00	1.60E+01	0.00E+00	9.00E-02
3	165	Neptunium-237	pCi/g	3.66E-01	5.60E-01	0.00E+00	9.00E-02
4	196	Neptunium-237	pCi/g	1.33E-01	3.11E-01	0.00E+00	9.00E-02
5	212	Neptunium-237	pCi/g	1.73E+00	4.00E+00	0.00E+00	9.00E-02
6	227	Neptunium-237	pCi/g	2.15E-01	2.53E+00	0.00E+00	9.00E-02
7	228	Neptunium-237	pCi/g	1.47E-01	8.00E-01	0.00E+00	9.00E-02
8	517	Neptunium-237	pCi/g	3.04E-01	1.07E+00	0.00E+00	9.00E-02
9	520	Neptunium-237	pCi/g	1.20E-01	1.10E+00	0.00E+00	9.00E-02
1	14	Nickel	mg/kg	2.44E+02	2.67E+03	2.20E+01	2.72E+01
2	19	Nickel	mg/kg	4.26E+01	4.38E+02	2.20E+01	2.72E+01
3	81	Nickel	mg/kg	3.31E+01	1.14E+02	2.20E+01	2.72E+01
4	99	Nickel	mg/kg	3.45E+01	9.05E+01	2.20E+01	2.72E+01
5	138	Nickel	mg/kg	3.56E+01	1.13E+02	2.20E+01	2.72E+01
6	153	Nickel	mg/kg	4.18E+01	9.92E+01	2.20E+01	2.72E+01
7	156	Nickel	mg/kg	3.13E+01	6.16E+01	2.20E+01	2.72E+01
8	158	Nickel	mg/kg	3.58E+01	1.32E+02	2.20E+01	2.72E+01
9	163	Nickel	mg/kg	3.70E+01	7.81E+01	2.20E+01	2.72E+01
10	169	Nickel	mg/kg	6.61E+01	8.04E+02	2.20E+01	2.72E+01

**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
11	180	Nickel	mg/kg	3.97E+01	1.08E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
12	194	Nickel	mg/kg	3.55E+01	1.08E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
13	195	Nickel	mg/kg	3.58E+01	1.02E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
14	196	Nickel	mg/kg	3.91E+01	5.87E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
15	200	Nickel	mg/kg	5.00E+01	2.60E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
16	212	Nickel	mg/kg	2.91E+01	8.69E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
17	213	Nickel	mg/kg	3.98E+01	9.10E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
18	215	Nickel	mg/kg	3.26E+01	7.32E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
19	217	Nickel	mg/kg	3.53E+01	1.31E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
20	219	Nickel	mg/kg	3.08E+01	6.71E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
21	221	Nickel	mg/kg	3.84E+01	1.39E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
22	222	Nickel	mg/kg	3.66E+01	9.19E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
23	227	Nickel	mg/kg	6.37E+01	6.53E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
24	228	Nickel	mg/kg	3.58E+01	7.92E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
25	489	Nickel	mg/kg	3.77E+01	7.88E+01	<b>2.20E+01</b>	<b>2.72E+01</b>
26	517	Nickel	mg/kg	5.65E+01	1.72E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
27	520	Nickel	mg/kg	7.91E+01	8.10E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
28	531	Nickel	mg/kg	5.37E+01	1.62E+02	<b>2.20E+01</b>	<b>2.72E+01</b>
1	14	PCB, Total	mg/kg	2.71E+00	1.00E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
2	76	PCB, Total	mg/kg	1.57E+00	2.60E-01	<b>0.00E+00</b>	<b>1.56E+00</b>
3	81	PCB, Total	mg/kg	6.31E+00	3.70E+02	<b>0.00E+00</b>	<b>1.56E+00</b>
4	138	PCB, Total	mg/kg	1.93E+00	5.00E-01	<b>0.00E+00</b>	<b>1.56E+00</b>
5	153	PCB, Total	mg/kg	2.09E+00	6.00E-01	<b>0.00E+00</b>	<b>1.56E+00</b>
6	156	PCB, Total	mg/kg	2.33E+00	3.00E-01	<b>0.00E+00</b>	<b>1.56E+00</b>
7	169	PCB, Total	mg/kg	1.68E+00	1.00E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
8	194	PCB, Total	mg/kg	2.29E+00	1.80E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
9	195	PCB, Total	mg/kg	2.32E+00	7.40E-01	<b>0.00E+00</b>	<b>1.56E+00</b>
10	200	PCB, Total	mg/kg	2.35E+00	2.60E+00	<b>0.00E+00</b>	<b>1.56E+00</b>
11	213	PCB, Total	mg/kg	2.38E+00	7.30E-02	<b>0.00E+00</b>	<b>1.56E+00</b>
12	221	PCB, Total	mg/kg	2.23E+00	5.00E-01	<b>0.00E+00</b>	<b>1.56E+00</b>
13	227	PCB, Total	mg/kg	1.93E+00	1.26E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
14	488	PCB, Total	mg/kg	2.81E+00	1.03E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
15	492	PCB, Total	mg/kg	4.77E+00	4.41E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
16	541	PCB, Total	mg/kg	1.39E+01	9.40E+01	<b>0.00E+00</b>	<b>1.56E+00</b>
1	1	Pentachlorophenol	mg/kg	9.33E-01	1.10E-01	<b>0.00E+00</b>	<b>2.02E-01</b>
2	165	Pentachlorophenol	mg/kg	1.10E+00	2.10E+00	<b>0.00E+00</b>	<b>2.02E-01</b>
1	1	Plutonium-239/240	pCi/g	2.20E+00	9.05E+00	<b>0.00E+00</b>	<b>1.56E+00</b>
2	165	Plutonium-239/240	pCi/g	2.93E+00	7.78E+00	<b>0.00E+00</b>	<b>1.56E+00</b>
3	212	Plutonium-239/240	pCi/g	3.32E+00	6.71E+00	<b>0.00E+00</b>	<b>1.56E+00</b>



**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
1	14	Selenium	mg/kg	9.30E+00	3.07E+01	<b>7.00E-01</b>	<b>5.20E+00</b>
2	76	Selenium	mg/kg	6.49E+00	1.50E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
3	81	Selenium	mg/kg	8.48E+00	1.40E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
4	99	Selenium	mg/kg	9.06E+00	1.30E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
5	138	Selenium	mg/kg	8.54E+00	4.72E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
6	153	Selenium	mg/kg	8.85E+00	1.70E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
7	156	Selenium	mg/kg	9.04E+00	1.50E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
8	158	Selenium	mg/kg	8.69E+00	4.15E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
9	160	Selenium	mg/kg	7.44E+00	1.30E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
10	163	Selenium	mg/kg	8.79E+00	2.00E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
11	169	Selenium	mg/kg	6.14E+00	1.70E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
12	180	Selenium	mg/kg	9.29E+00	3.82E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
13	194	Selenium	mg/kg	9.15E+00	4.03E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
14	195	Selenium	mg/kg	9.29E+00	3.06E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
15	200	Selenium	mg/kg	8.99E+00	5.84E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
16	212	Selenium	mg/kg	6.80E+00	1.60E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
17	213	Selenium	mg/kg	9.54E+00	7.70E-01	<b>7.00E-01</b>	<b>5.20E+00</b>
18	214	Selenium	mg/kg	6.89E+00	6.70E-01	<b>7.00E-01</b>	<b>5.20E+00</b>
19	215	Selenium	mg/kg	8.81E+00	1.10E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
20	216	Selenium	mg/kg	5.65E+00	1.30E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
21	217	Selenium	mg/kg	7.63E+00	1.67E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
22	219	Selenium	mg/kg	6.46E+00	1.20E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
23	221	Selenium	mg/kg	9.26E+00	9.80E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
24	222	Selenium	mg/kg	7.75E+00	1.40E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
25	227	Selenium	mg/kg	8.27E+00	2.20E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
26	228	Selenium	mg/kg	7.99E+00	3.97E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
27	488	Selenium	mg/kg	8.09E+00	1.60E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
28	489	Selenium	mg/kg	6.52E+00	1.40E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
29	520	Selenium	mg/kg	8.24E+00	4.55E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
30	531	Selenium	mg/kg	8.85E+00	1.10E+00	<b>7.00E-01</b>	<b>5.20E+00</b>
1	14	Silver	mg/kg	5.13E+00	2.22E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
2	76	Silver	mg/kg	3.02E+00	6.30E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
3	81	Silver	mg/kg	4.29E+00	2.70E+00	<b>2.70E+00</b>	<b>8.76E-01</b>
4	99	Silver	mg/kg	4.44E+00	1.03E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
5	138	Silver	mg/kg	4.84E+00	1.65E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
6	153	Silver	mg/kg	5.37E+00	1.32E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
7	156	Silver	mg/kg	4.71E+00	1.19E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
8	158	Silver	mg/kg	4.47E+00	1.47E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
9	160	Silver	mg/kg	4.48E+00	1.13E+01	<b>2.70E+00</b>	<b>8.76E-01</b>

**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/ AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
10	163	Silver	mg/kg	4.53E+00	1.05E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
11	165	Silver	mg/kg	1.14E+01	8.33E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
12	169	Silver	mg/kg	3.09E+00	7.90E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
13	180	Silver	mg/kg	4.90E+00	1.17E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
14	194	Silver	mg/kg	4.97E+00	1.70E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
15	195	Silver	mg/kg	4.77E+00	1.31E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
16	200	Silver	mg/kg	4.63E+00	9.47E+00	<b>2.70E+00</b>	<b>8.76E-01</b>
17	212	Silver	mg/kg	4.24E+00	1.55E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
18	213	Silver	mg/kg	6.12E+00	1.32E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
19	214	Silver	mg/kg	3.34E+00	2.10E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
20	215	Silver	mg/kg	4.55E+00	9.51E+00	<b>2.70E+00</b>	<b>8.76E-01</b>
21	217	Silver	mg/kg	4.14E+00	1.61E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
22	219	Silver	mg/kg	3.02E+00	5.60E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
23	221	Silver	mg/kg	4.58E+00	9.74E+00	<b>2.70E+00</b>	<b>8.76E-01</b>
24	222	Silver	mg/kg	3.84E+00	5.00E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
25	227	Silver	mg/kg	4.09E+00	1.01E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
26	228	Silver	mg/kg	4.58E+00	1.16E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
27	488	Silver	mg/kg	3.91E+00	8.50E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
28	489	Silver	mg/kg	3.01E+00	4.10E-02	<b>2.70E+00</b>	<b>8.76E-01</b>
29	520	Silver	mg/kg	4.54E+00	1.40E+01	<b>2.70E+00</b>	<b>8.76E-01</b>
30	531	Silver	mg/kg	4.38E+00	1.00E-01	<b>2.70E+00</b>	<b>8.76E-01</b>
1	14	Technetium-99	pCi/g	5.44E+01	4.06E+02	<b>2.80E+00</b>	<b>7.32E+00</b>
2	19	Technetium-99	pCi/g	1.01E+01	3.70E+01	<b>2.80E+00</b>	<b>7.32E+00</b>
3	165	Technetium-99	pCi/g	1.67E+01	6.00E+01	<b>2.80E+00</b>	<b>7.32E+00</b>
4	227	Technetium-99	pCi/g	1.65E+01	1.52E+02	<b>2.80E+00</b>	<b>7.32E+00</b>
5	517	Technetium-99	pCi/g	2.43E+01	8.32E+01	<b>2.80E+00</b>	<b>7.32E+00</b>
1	99	Thallium	mg/kg	5.03E+00	2.50E-01	<b>3.40E-01</b>	<b>2.84E+00</b>
2	163	Thallium	mg/kg	3.13E+00	3.50E-01	<b>3.40E-01</b>	<b>2.84E+00</b>
3	181	Thallium	mg/kg	3.06E+00	3.50E+00	<b>3.40E-01</b>	<b>2.84E+00</b>
4	227	Thallium	mg/kg	5.69E+00	5.10E-01	<b>3.40E-01</b>	<b>2.84E+00</b>
5	520	Thallium	mg/kg	4.66E+00	3.40E-01	<b>3.40E-01</b>	<b>2.84E+00</b>
1	1	Thorium-230	pCi/g	1.56E+01	6.50E+01	<b>1.40E+00</b>	<b>6.06E+00</b>
2	212	Thorium-230	pCi/g	6.64E+01	2.60E+02	<b>1.40E+00</b>	<b>6.06E+00</b>
1	14	Total PAH	mg/kg	1.04E-01	4.87E-01	<b>0.00E+00</b>	<b>8.64E-02</b>
2	19	Total PAH	mg/kg	5.94E-01	5.23E+00	<b>0.00E+00</b>	<b>8.64E-02</b>
3	76	Total PAH	mg/kg	1.01E+00	1.76E+00	<b>0.00E+00</b>	<b>8.64E-02</b>
4	81	Total PAH	mg/kg	2.39E-01	7.79E-01	<b>0.00E+00</b>	<b>8.64E-02</b>
5	138	Total PAH	mg/kg	4.45E-01	9.74E-02	<b>0.00E+00</b>	<b>8.64E-02</b>
6	158	Total PAH	mg/kg	3.31E-01	4.78E-01	<b>0.00E+00</b>	<b>8.64E-02</b>

**Table C2.4. SWMU/COPC Combinations That Survive Screening and Are Considered for Modeling Based on Overall Average Concentration Using a DAF of 20 (Continued)**

#	SWMU/AOC	Analysis	Units	Average Conc.	Maximum Conc.	Subsurface Background Conc.	RG SSL Conc. (DAF 20)
7	163	Total PAH	mg/kg	1.08E-01	2.85E-01	0.00E+00	8.64E-02
8	165	Total PAH	mg/kg	3.00E+00	1.87E+00	0.00E+00	8.64E-02
9	169	Total PAH	mg/kg	2.30E+00	4.59E+00	0.00E+00	8.64E-02
10	196	Total PAH	mg/kg	1.08E+00	9.04E+00	0.00E+00	8.64E-02
11	212	Total PAH	mg/kg	1.14E-01	0.00E+00	0.00E+00	8.64E-02
12	213	Total PAH	mg/kg	1.72E-01	1.72E-01	0.00E+00	8.64E-02
13	215	Total PAH	mg/kg	4.04E-01	5.00E-01	0.00E+00	8.64E-02
14	216	Total PAH	mg/kg	1.49E-01	1.49E-01	0.00E+00	8.64E-02
15	217	Total PAH	mg/kg	1.76E-01	7.37E-01	0.00E+00	8.64E-02
16	221	Total PAH	mg/kg	1.02E+00	1.02E+00	0.00E+00	8.64E-02
17	222	Total PAH	mg/kg	1.77E-01	1.77E-01	0.00E+00	8.64E-02
18	227	Total PAH	mg/kg	1.80E-01	3.38E-01	0.00E+00	8.64E-02
19	488	Total PAH	mg/kg	1.27E-01	2.50E-01	0.00E+00	8.64E-02
20	493	Total PAH	mg/kg	4.86E-01	5.00E-01	0.00E+00	8.64E-02
21	518	Total PAH	mg/kg	1.88E+00	1.27E+01	0.00E+00	8.64E-02
22	520	Total PAH	mg/kg	2.13E-01	5.52E-01	0.00E+00	8.64E-02
23	541	Total PAH	mg/kg	1.67E-01	7.63E+00	0.00E+00	8.64E-02
24	561	Total PAH	mg/kg	2.18E-01	2.63E+00	0.00E+00	8.64E-02
1	1	<i>trans</i> -1,2-Dichloroethene	mg/kg	8.69E-01	1.60E+01	0.00E+00	5.88E-01
1	1	Trichloroethene	mg/kg	1.79E+00	8.70E+01	0.00E+00	3.56E-02
2	165	Trichloroethene	mg/kg	3.56E-02	6.00E-03	0.00E+00	3.56E-02
1	81	Uranium	mg/kg	9.14E+02	6.50E+03	4.60E+00	2.70E+02
2	518	Uranium	mg/kg	3.05E+02	2.17E+02	4.60E+00	2.70E+02
3	541	Uranium	mg/kg	7.22E+02	2.02E+04	4.60E+00	2.70E+02
1	14	Uranium-238	pCi/g	9.74E+01	1.54E+03	1.20E+00	9.09E+01
2	492	Uranium-238	pCi/g	1.39E+02	3.83E+02	1.20E+00	9.09E+01
3	541	Uranium-238	pCi/g	2.83E+02	4.54E+03	1.20E+00	9.09E+01
1	221	Vanadium	mg/kg	4.57E+01	1.08E+02	3.70E+01	1.41E+00
2	564	Vanadium	mg/kg	6.87E+01	8.06E+01	3.70E+01	1.41E+00
1	1	Vinyl chloride	mg/kg	4.48E-01	4.80E+00	0.00E+00	1.37E-02
1	531	Zinc	mg/kg	7.78E+02	2.45E+03	6.00E+01	3.90E+02

A review of this table indicates that the principal impact of using a DAF of 20 is to increase the number of SWMU/AOC soil constituent combinations that fail the screening; however, there is no impact on the SWMU/AOC soil constituent combinations subjected to modeling because of the following:

- Where a SWMU/AOC soil constituent was going to be modeled because of screening against a DAF of 58, that same SWMU/AOC soil constituent will be modeled if screened against a DAF of 20 because it is the SWMU/AOC with the highest average concentration of that soil constituent. Thus,

the additional SWMU/AOC soil constituent combinations will have impacts that are lower than those already subjected to modeling;

- Where a SWMU/AOC soil constituent was not going to be modeled because it is not found in groundwater, is not a groundwater COC, or where its concentration is controlled by other factors, it will not be modeled based on screening against either a DAF of 20 or DAF of 58; and
- All of those additional soil constituents that are not screened out using a DAF of 20, but are screened out using a DAF of 58, are also constituents that are not groundwater COCs, or the concentration is controlled by other factors, or the constituent is not found in groundwater.

This rationale is summarized in Table C2.5.

Based on this sensitivity analysis, no additional SWMU/AOC soil constituent combinations were subjected to modeling.

**Table C2.5. Comparison of Soil Constituents Exceeding RG SSLs and Background Derived From DAF of 58 Versus Values Derived from DAF of 20**

<b>Soil Constituent (Modeled?)</b>	<b>DAF 58: # of SWMUs/AOCs with Soil Constituent Exceedance</b>	<b>DAF 20: # SWMUs/AOCs with Soil Constituent Exceedance</b>	<b>Comments on Impact of Screening Using DAF of 20 Values</b>
Silver (No)	30	30	No impact on modeling. Silver not detected in RGA groundwater.
Total PAHs or benz(a)anthracene (No)	23	54	No impact on modeling. Not a groundwater COC.
Molybdenum (No)	23	33	No impact on modeling. Not major RGA issue; concentrations controlled by redox chemistry.
Nickel (Yes)	2	28	No impact on modeling. SWMU/AOC with highest average nickel concentration will be modeled.
Np-237 (No)	4	9	No impact on modeling. No above-MCL detections of Np-237 in RGA groundwater.
Tc-99 (Yes)	2	5	No impact on modeling. SWMU/AOC with highest average Tc-99 concentration will be modeled.
Naphthalene (No)	8	8	No impact on modeling. Not RGA COC.
Thorium-230 (No)	1	2	No impact on modeling. Not RGA COC.
Cobalt (No)	2	2	No impact on modeling. Not RGA COC.
U-238 (No)	1	3	No impact on modeling. No RGA impacts from Soils OU.
Uranium (Yes)	1	3	No impact on modeling. SWMU/AOC with highest avg. uranium concentration will be modeled.
Vanadium (No)	2	2	No impact on modeling. Not major RGA issue.
Arsenic (Yes)	2	7	No impact. SWMU/AOC with highest average arsenic concentration will be modeled.
VOCs (Yes/No)	3	6	No impact on modeling. Mostly in SWMU 1—modeled separately.
Antimony (No)	0	2	No impact. No RGA detects in 2,063 samples.
Chromium (Yes)	0	0	No impact. SWMU/AOC with highest concentration subjected to modeling.

**Table C2.5. Comparison of Soil Constituents Exceeding RG SSLs and Background Derived From DAF of 58 Versus Values Derived from DAF of 20 (Continued)**

<b>Soil Constituent (Modeled?)</b>	<b>DAF 58: # of SWMUs/AOCs with Soil Constituent Exceedance</b>	<b>DAF 20: # SWMUs/AOCs with Soil Constituent Exceedance</b>	<b>Comments on Impact of Screening Using DAF of 20 Values</b>
Manganese (No)	0	0	No impact on modeling. Concentrations controlled by redox chemistry.
Mercury (No)	0	29	No impact. Not a groundwater COC. RGA concentrations < MCL for all 2,265 samples.
PCB, Total (Yes)	3	16	No impact on modeling. SWMU/AOC with highest total PCB concentration will be modeled.
Pentachlorophenol (No)	2	2	No impact on modeling. Not RGA COC. No detects out of 436 RGA samples.
Plutonium-239/240 (No)	0	3	No impact. Not RGA COC. 1 detect out of 256 samples. Detect not near Soils OU SWMU/AOC.
Selenium (No)	0	30	No impact on modeling. Not RGA COC. No RGA results > MCL out of 2,426 samples.
Thallium (No)	0	5	No impact on modeling. Not RGA COC. 1 split detect (not near Soils OU SWMU/AOC) of 1,283 samples.
Zinc (No)	0	1	No impact on modeling. Not RGA COC. 2 exceed NAL (not near Soils OU SWMU/AOC) of 1,763.

VOCs = volatile organic compounds

## C2.5. REFERENCES

- CH2M HILL 1992. Technical Memorandum No. 7, Aquifer Pumping Test, in *Results of the Site Investigation, Phase II, Paducah Gaseous Diffusion Plant, Paducah, Kentucky, KY/Sub/13B-97777C P03/1991/1*.
- Decisioneering, Inc. 2000. Crystal Ball® 2000: A user friendly graphically oriented forecasting and risk analysis program. 1515 Arapahoe Street, Denver, CO.
- DOE (U.S. Department of Energy) 1997. *Numerical Ground-Water Model Recalibration and Evaluation of the Northwest Plume Remedial Action Report for the Paducah Gaseous Diffusion Plant Paducah, Kentucky, JE/PAD/97-0185, Paducah, KY, July*.
- DOE 2007. *Site Investigation Report for the Southwest Groundwater Plume at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, DOE/OR/07-2180&D2/R1, U.S. Department of Energy, Paducah, KY, June*.
- DOE 2010. *2008 Update of the Paducah Gaseous Diffusion Plant Site-wide Groundwater Flow Model, PRS-ENR-0028, Paducah, KY, February*.

- DOE 2011. *Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, Volume 1, *Human Health*, U.S. Department of Energy, Paducah, KY, DOE/LX/07-0107&D2/R1, February.
- EPA (U.S. Environmental Protection Agency) 1996. *Soil Screening Guidance: Technical Background Document*. EPA/540/R95/128. U.S. Environmental Protection Agency.
- LMES (Lockheed Martin Energy Systems, Inc.) 1996a. *Preliminary Site Characterization/Baseline Risk Assessment/LASAGNA™ Technology Demonstration at Solid Waste Management Unit 91 of the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, KY/EM-128, Lockheed Martin Energy Systems, Inc., Paducah, KY, May.
- LMES 1996b. *Aquifer Test Analysis of the Northwest Plume, Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, KY/EM-145, Lockheed Martin Energy Systems, Inc., Kevil, KY, June.
- LMES 1997. *Analysis of Aquifer Pumping Tests of the Northeast Plume Containment System at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, KY/EM-250, for Lockheed Martin Energy Systems, Inc., Kevil, KY, December.
- Terran 1990. *Groundwater Monitoring Phase II, C-404 Aquifer Testing Program, ESO 16749, Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, Terran Corporation, Fairborn, OH, February 26.
- Terran 1992. *Groundwater Monitoring, Phase III, Aquifer Test Program West of Building C-333, Paducah Gaseous Diffusion Plant, Paducah, Kentucky*, Terran Corporation, Kettering, OH, June 22.
- Thornthwaite, C.W., and J.R. Mather 1957. "Instructions and tables for computing potential evaporation and the water balance." *Climatology*, 10 (3).

## **E.9. HUMAN HEALTH INFORMATION FOR THE PADUCAH VAPOR INTRUSION EVALUATION**

Information provided in Table E.8 is taken from several sources. It should be noted that according to the Occupational Safety & Health Administration (OSHA) website (<https://www.osha.gov/dsg/annotated-pels/> accessed in December 2014), “OSHA recognizes that many of its permissible exposure limits (PELs) are outdated and inadequate for ensuring protection of worker health. Most of OSHA’s PELs were issued shortly after adoption of the Occupational Safety and Health (OSH) Act in 1970, and have not been updated since that time. Since 1970, OSHA promulgated ... new PELs for 16 agents, and standards without PELs for 13 carcinogens. Industrial experience, new developments in technology, and scientific data clearly indicate that in many instances these adopted limits are [also] not sufficiently protective of worker health. This has been demonstrated by the reduction in allowable exposure limits recommended by many technical, professional, industrial, and government organizations, both inside and outside the United States.”

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**Table E.8. Human Health Information for the Paducah Vapor Intrusion Evaluation**

VOC	CAS Number	OSHA PEL* (ppm)	OSHA PEL* (µg/m <sup>3</sup> )	ACGIH TLV* (ppm)	ACGIH TLV* (µg/m <sup>3</sup> )	OSWER Vapor Intrusion Calculator (EPA 2013)		Using RAIS' Calculator (10/15/2014)						
						Residential ELCR = 1E-06 in µg/m <sup>3</sup>	Residential HI = 1 in µg/m <sup>3</sup>	Resident PRG: ELCR= 1E-06 in µg/m <sup>3</sup>	Resident PRG: ELCR=1E-04 in µg/m <sup>3</sup>	Resident PRG: HI=1 in µg/m <sup>3</sup>	Indoor Worker PRG: ELCR=1E-06 in µg/m <sup>3</sup>	Indoor Worker PRG: ELCR=1E-04 in µg/m <sup>3</sup>	Indoor Worker PRG: HI=1 in µg/m <sup>3</sup>	
1,2-Dichloroethene	540-59-0	200	7.93E+05	200	7.93E+05	NA	NA	NA	NA	NA	NA	NA	NA	NA
cis-1,2-Dichloroethene	156-59-2	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
trans-1,2-Dichloroethene	156-60-5	NA	NA	NA	NA	NA	NA	NA	NA	62.6	NA	NA	263	
Trichloroethene	79-01-6	100	5.37E+05	10	5.37E+04	0.48	2.1	0.478	47.8	2.09	2.99	299	8.76	
Vinyl Chloride	75-01-4	1	2.56E+03	1	2.56E+03	0.17	100	0.168	16.8	104	2.79	279	438	

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**Notes:**

\* 8-hour time-weighted average (TWA)

VOC = Volatile Organic Compound

CAS Number = Chemical Abstract Services Registry Number

OSHA PEL = Occupational Safety and Health Administration Permissible Exposure Limit

PPM = parts per million by volume

ACGIH TLV = American Council of Governmental Industrial Hygienists Threshold Limit Value

RAIS = Risk Assessment Information System (<http://rais.ornl.gov/>)

ELCR = Excess Lifetime Cancer Risk

HI = Hazard Index

OSWER = Office of Solid Waste and Emergency Response

EPA = U.S. Environmental Protection Agency

PRG = Preliminary Remedial Goal

For cis- and trans-1,2-dichloroethene, toxicity information (slope factors and reference doses/concentrations) are not available; therefore risk-based values are not available (NA) at this time.

NIOSH calculator (National Institute for Occupational Safety and Health) 10/15/2014 at <http://www.cdc.gov/niosh/docs/2004-101/calc.html> EPA's Draft 2013 OSWER guidance calculator at

<http://www.epa.gov/oswer/vaporintrusion/documents/VISL-Calculator.xlsm> (Version 3.3.1)

EPA's Draft 2013 OSWER guidance calculator uses: ET= 24 hr/d; EF=350 d/yr; ED=26 yrs; AT(nc)=26 yrs; and AT(c)=70 yrs. Populations considered are the elderly, women of child bearing years, people suffering from a chronic illness, and disadvantaged populations.

RAIS' Calculator uses: ET= 24 hr/d; EF=350 d/yr; ED=26 yrs; AT(nc)=26 yrs x 365 d/yr; and AT(c)=70 yrs x 365 d/yr for the residential scenario. RAIS' Calculator uses: ET= 8 hr/d; EF=250 d/yr; ED=25 yrs; AT(nc)=25 yrs x 365 d/yr; and AT(c)=70 yrs x 365 d/yr for the indoor worker scenario.

From on-line source: <https://www.osha.gov/dsg/annotated-pels/> it states: "OSHA recognizes that many of its permissible exposure limits (PELs) are outdated and inadequate for ensuring protection of worker health. Most of OSHA's PELs were issued shortly after adoption of the Occupational Safety and Health (OSH) Act in 1970, and have not been updated since that time. Since 1970, OSHA promulgated ... new PELs for 16 agents, and standards without PELs for 13 carcinogens. Industrial experience, new developments in technology, and scientific data clearly indicate that in many instances these adopted limits are [also] not sufficiently protective of worker health. This has been demonstrated by the reduction in allowable exposure limits recommended by many technical, professional, industrial, and government organizations, both inside and outside the United States."

From [https://www.osha.gov/dts/chemicalsampling/toc/toc\\_chemsamp.html](https://www.osha.gov/dts/chemicalsampling/toc/toc_chemsamp.html), American Council of Governmental and Industrial Hygienists (ACGIH) list of threshold limit values (as 8 hour time-weighted averages) of concentrations

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## **E.10. MEETING MINUTES FROM PADUCAH RISK ASSESSMENT WORKING GROUP**

This chapter presents meeting minutes from the Paducah Risk Assessment Working Group, beginning in June 2012. Future revisions of this document will present meeting minutes held to date.

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## Risk Assessment Working Group Quarterly Meeting Minutes—June 13, 2012—Revised August 2012

1. **No Action Level (NAL)/Action Level (AL) tables:**

a. **Discuss use of PORTS calculator for Paducah instead of NAL/AL tables in the Risk Methods Document (RMD) or use of EPA's Regional Screening Levels (RSLs).**

After discussion, it was agreed to revise NALs and ALs and post them by September 30, 2012, and to include an "as of" date. These values will use updated toxicity values.

Targets for hazard: NAL is 0.1; AL is 3.

Targets for ELCR: AL is 10E-4; NAL is 10E-6 with statement regarding cumulative risk.

Issues arising during NAL calculations will be brought up and addressed by email.

**NOTE: These revised NALs/ALs will NOT affect current projects (specifically the Soils OU RI, with a few noted exceptions to be written up in the risk assessment sections of the Soils OU RI Report).**

An e-mail was sent July 24, 2012, proposing use of RAIS for calculating NALs using site-specific exposure parameters to the extent possible. RAIS is consistent with RSL values.

No responses to the e-mail were received.

In a comment to the minutes, KY expressed a reluctance to use the PORTS calculator in determining NALs for Paducah.

For dose, ranges are 1 mrem/yr, 4 mrem/yr (for water only), 15 mrem/yr, and 25 mrem/yr. 100 mrem/yr will be added to relate to the DOE order and KY public dose limits. It should be noted that 1 mrem/yr and 15 mrem/yr are not DOE or KY standards, and none of these radiation dose rates are EPA's standards, including the 15 mrem/yr.

b. **Revise lead action levels**

Currently, 400 mg/kg is listed as the action level for the resident. The industrial worker action level also is listed as 400 mg/kg—this number will be changed to 800 mg/kg. A reference will be provided prior to change. The MCL is 15 ug/L, this will remain unchanged in the RMD.

c. **Tox factors and dermal; but also MCLs for Rad, SSLs**

An "as of" date will be used and sent by email for review and concurrence. The RSL table will be used for toxicity values and original references (although the original references may be revisited if it proves problematic). The actual hierarchy of the source of the toxicity values will remain as in the current RMD (consistent with EPA guidance.) This hierarchy is on page 3-33 of the 2011 RMD.

Use GI ABS value for calculating dermal absorption from oral values.

Add section to RMD/Risk Assessments that recognizes the uncertainty of using RAGS Part E for metals and volatiles for dermal. This text will be sent for review by the RAWG prior to the next meeting and approval of the revised NALs/ALs

RESRAD to be used to determine risk or dose-based values and SSLs based on dosimetry—presenting the results based on the current dosimetry, and also consistent with the factors designated in the standards.

For example, the current EPA MCLs for Tc-99, etc. will continue to be recognized even though we agree that the dosimetry is outdated (i.e., 1959 vs current dosimetry calculations). (That is, we will present both the 900 pCi/L and the 4 mrem/yr-based value.)

**d. SSLs for noncancer are usually based on an HI of 1, not 0.1 for the groundwater pathway.**

The SSL table in the RMD (Table A.7a) will now only include those from EPA-based values (remove values calculated for NALs). The first preference for calculation will be the MCL value, if an MCL is not available, the risk-based value will be used, as shown in the EPA RSL table (note: values in the RSL table are for a DAF of 1). RMD will include values for DAFs of 1, 20, and 58.

**2. Setting cleanup goals for the various soil horizons**

Background: the FS for BGOU SWMUs, IW RGO based on 0-1 ft bgs; OW RGO (for subsurface) based on 1-16 ft bgs.

For BGOU SWMUs IW cleanup set at  $10^{-5}$  and OW set at  $10^{-4}$  (for subsurface) (though KY may not agree with this value).

Cleanup scenarios need to be explained over all horizons, not just the surface layer.

The key is that the scenarios need to be explained. Additional information will be provided in the BGOU FS.

**3. Risk result presentation**

Discussion of possible formats that may help the agency review. It was decided that the presentation was okay, as is.

**4. Gamma walkovers**

A discussion was held as to the process that should be used on how to incorporate/consider gamma walkover survey results in the assessment. It was decided that gamma walkover survey results can be used in determining boundaries for determining exposure point concentrations (EPCs), but not in calculating EPCs.

Further, discussion was held regarding how we handle gamma walkover survey results that cast doubt on analytical values and what upfront QC can be done. Results of gamma walkover surveys should be included in the data representativeness evaluation prior to calculating risk. A specific evaluation for inconsistencies between gamma survey results and analytical results will be added to the uncertainty section (list of uncertainties) in RMD.

Nature and extent determinations need to be connected to the risk evaluation. "Is data sufficient to determine what you have..."

A sample text write-up will be sent to the group for comment.

**5. Principal Threat Waste Determination: Establish Additional Criteria**

**a. The RMD needs further direction with respect to PTW on the outcome for currently required calculations resulting in an ELCR, HI, or dose greater than the benchmarks.**

Additional comments regarding Meeting Notes with respect to PTW were made and will be addressed with the revised PTW text box for the RMD.

- b. **Current dose benchmark of 25 mrem/yr is not the same scale of magnitude above the acceptable level, as is the ELCR benchmark. Propose setting the benchmark for PTW. Radiation dosimetry should be based on ICRP 60 and ICRP 72. All dosimetry should be consistent with DOE Order 458.1. DCFs should be the consistent with 458.1.**

See #1 for additional dose benchmarks added.

A revised textbox (from RMD) will be circulated to the Risk Assessment Working Group (RAWG) for review and concurrence in July, prior to presenting to managers. The entire textbox may be dropped instead of revising.

## 6. **Background Values**

Currently used values may need to be revisited to develop recommendation on future activities. All background values, but especially groundwater are listed as provisional. Many background values are set at detection limits values. There are no plans for changes here. Background values should be finalized and will be placed on the next quarter's agenda.

Background values over all media are considered to be a range. The basic background screen is against Paducah-specific values; for COPC identification Paducah-specific values are used.

Additional criteria for comparison, such as the KY state background values (listed in Appendix E of the RMD) and fallout values, can be used to refine COC selection. These chemicals do remain as COPCs. As discussed, caution should be used when comparing sample results at PGDP with nationwide fallout averages that are an order of magnitude in range. It may not be very defensible to make that comparison (especially concerning results that indicate a very heterogeneous distribution of the contaminant) and there are likely better ways of evaluating the importance of elevated (but still low) activity concentrations of radionuclides attributable to fallout.

## 7. **Lessons Learned from Recent Projects**

- a. **Begin development of lessons learned for the Modeling Matrix from the recent CERCLA Cell and SW Plume modeling efforts.**
- b. **Begin development of lessons learned for Remedial Goal (RG) calculations from the internal ditches and SW Plume projects.**  
No specific issues were discussed.

## 8. **PAHs: Establish Direction for Handling PAH Contamination in Establishing Remedial Goals (RGs).**

Background: for the SWOU Onsite RA, PAHs were not used in cleanup determination based on their sporadic nature.

It was proposed to include criteria in the next RMD revision to exclude PAH contamination from RG calculations, though KY has commented on meeting notes that they are not in favor of this. This text, if adopted, could be included in the SMP regarding ubiquitous PAH contamination in the CSOU. One KAR states that PAHs near roadways are not subject to cleanup (find citation)  
Draft text for presentation to risk managers will be sent for review/concurrence to RAWG.

## 9. **Recreational User Equations**

The proposed new equation is below on the following page. A replacement page will be sent for the RMD.

## 10. **Dermal Risk for Metals**

See Minutes Item #1.

RMD Appendix D footnotes will be revised to “Chemical-specific absorption factors available are listed in Table B.5 [38].”

Table B.5 of the RMD will be updated from the RSL table; KY ABS values will remain in the table in order to compare as an uncertainty. It was noted that the uncertainty discussion needs to be as transparent as possible.

**11. Revisit SSLs**

See Minutes Item #1d.

**12. Difference(in calculations for exposure to Rads) between what is currently used in the (1) PORTS Risk Calculator and is used by the (2) Oak Ridge Risk Analysis Information System (RAIS); *lambda* and *t* are used.**

Example equations from RAIS documentation are shown on pages 5 and 6.

PORTS and RAIS equations correct for decay and time of release. Equations in the RMD are simpler. Paducah radionuclides of interest (specifically uranium and technetium) do not decay very fast; therefore, while the preliminary remediation goal (PRG) would be lower than if the decay rate were used, the simpler equation will be used for Paducah. If the PORTS calculator is used for Paducah in the future, their equation will need to be changed.

NOTE: These equations were not changed for the NALs to be reviewed for the September 2012 meeting. [RAIS equations were used as is with no changes, unless otherwise noted.](#)

This calculation needs further discussion with respect to decay correction.

**13. Example RGO Discussion (provided through Soils OU team)**

The example text will be discussed/commented upon by e-mail. Additional information (like from Appendix D) needs to be sent.



**Table D.15. Reasonable Maximum Exposure Assumptions and Human Intake Factors for Incidental Ingestion of Sediment by a Recreational User<sup>a</sup>**

Equations:

$$\text{Chemical Intake [mg/(kg} \times \text{day)]} = \frac{C_{sed} \times CF \times EF \times ED \times IR \times FI}{BW \times AT}$$

$$\text{Radionuclide Intake (pCi)} = A_{sed} \times CF_{rad} \times EF \times ED \times IR \times FI$$

Parameter	Units	Value used	References <sup>b</sup>
Concentration in sediment = <b>C<sub>sed</sub></b>	mg/kg	Chemical-specific	----
Conversion factor = <b>CF</b>	kg/mg	10 <sup>-6</sup>	----
Activity in soil = <b>A<sub>sed</sub></b>	pCi/g	Chemical-specific	----
Conversion factor = <b>CF<sub>rad</sub></b>	g/mg	10 <sup>-3</sup>	----
Exposure frequency = <b>EF</b>	day/yr	104 (adult) 140 (child and teen)	[14]
Exposure duration = <b>ED</b>	year	12 (adult) 12 (teen) 6 (child)	[14]
Ingestion rate = <b>IR</b>	mg/day	100 (adult) 100 (teen) 200 (child)	[14]
Fraction ingested = <b>FI</b>	unitless	1	[14]
Body weight = <b>BW</b>	kg	70 (adult) 43 (teen) 15 (child)	[14]
Averaging time = <b>AT</b>	yr × day/yr	70 × 365 (carcinogen) ED × 365 (noncarcinogen)	[14]

<sup>a</sup> Equation after [1].

<sup>b</sup> References follow Table D.50.

## Residential Soil from RAIS

The residential soil land use equations, presented here, contain the following exposure routes:

incidental ingestion of soil,

$$PRG_{res-soil-rad-Ing} (pCi/g) = \frac{TR \times t_{res} \times \lambda}{\left(1 - e^{-\lambda t_{res}}\right) \times SF_a \left(\frac{risk}{pCi}\right) \times IFS_{adj} \left(\frac{120 \text{ mg}}{\text{day}}\right) \times EF_r \left(\frac{360 \text{ days}}{\text{year}}\right) \times ED_r (30 \text{ years})} \times \left(\frac{g}{1000 \text{ mg}}\right)$$

where

$$IFS_{adj} \left(\frac{120 \text{ mg}}{\text{day}}\right) = \frac{\left(IRS_c \left(\frac{200 \text{ mg}}{\text{day}}\right) \times ED_c (8 \text{ years}) + IRS_a \left(\frac{100 \text{ mg}}{\text{day}}\right) \times ED_r - ED_c (24 \text{ years})\right)}{ED_r (30 \text{ years})}$$

inhalation of particulates emitted from soil,

$$PRG_{res-soil-rad-Inh} (pCi/g) = \frac{TR \times t_{res} \times \lambda}{\left(1 - e^{-\lambda t_{res}}\right) \times SF_i \left(\frac{risk}{pCi}\right) \times IFA_{adj} \left(\frac{18 \text{ m}^3}{\text{day}}\right) \times EF_r \left(\frac{360 \text{ days}}{\text{year}}\right) \times ED_r (30 \text{ years})} \times \frac{1}{PEF \left(\frac{\text{m}^3}{\text{kg}}\right)} \times \left[ET_{ro} \left(\frac{0.073 \text{ hour}}{\text{hour}}\right) + \left(ET_{ri} \left(\frac{0.883 \text{ hour}}{\text{hour}}\right) \times DF_i (0.4)\right)\right] \times \left(\frac{1000 \text{ g}}{\text{kg}}\right)$$

where

$$IFA_{adj} \left(\frac{18 \text{ m}^3}{\text{day}}\right) = \frac{IRA_c \left(\frac{10 \text{ m}^3}{\text{day}}\right) \times ED_c (6 \text{ years}) + IRA_a \left(\frac{20 \text{ m}^3}{\text{day}}\right) \times ED_r - ED_c (24 \text{ years})}{ED_r (30 \text{ years})}$$

external exposure to ionizing radiation and

$$PRG_{res-soil-rad-ext} (pCi/g) = \frac{TR \times t_{res} \times \lambda}{\left(1 - e^{-\lambda t_{res}}\right) \times SF_x \left(\frac{risk/year}{pCi/g}\right) \times ACF (0.9) \times \left[ET_{ro} + \left(ET_{ri} \times OSF (0.4)\right)\right]} \times EF_r \left(\frac{360 \text{ days}}{\text{year}}\right) \times \left(\frac{1 \text{ year}}{365 \text{ days}}\right) \times ED_r (30 \text{ years})$$

Total.

$$PRG_{res-soil-rad-tot} (pCi/g) = \frac{1}{\frac{1}{PRG_{res-soil-rad-Ing}} + \frac{1}{PRG_{res-soil-rad-Inh}} + \frac{1}{PRG_{res-soil-rad-ext}}}$$

# RADIONUCLIDE SOIL SCREENING LEVELS FOR RESIDENTS from PORTS calculator

Soil Ingestion

$$SL_{r-ing} \left( \frac{pCi}{g} \right) = \frac{TR \times t_r \times \lambda}{(1 - e^{-\lambda t_r}) \times SF_s \times IFS_{r-adj} \times EF_r \times ED_r \times \frac{g}{1000mg}}$$

$$IFS_{r-adj} \left( \frac{mg}{day} \right) = \frac{ED_{r-c} \times IRS_{r-c} + ED_{r-a} \times IRS_{r-a}}{ED_{r-a}}$$

Inhalation

$$SL_{r-inh} \left( \frac{pCi}{g} \right) = \frac{TR \times t_r \times \lambda}{(1 - e^{-\lambda t_r}) \times SF_i \times IFA_{r-adj} \times EF_r \times ED_r \times \frac{1}{PEF} \times \frac{1000g}{kg} \times ET_r \times \frac{1day}{24hours}}$$

$$IFA_{r-adj} \left( \frac{m^3}{day} \right) = \frac{ED_{r-c} \times IRA_{r-c} + ED_{r-a} \times IRA_{r-a}}{ED_{r-a}}$$

External

$$SL_{r-ext} \left( \frac{pCi}{g} \right) = \frac{TR \times t_r \times \lambda}{(1 - e^{-\lambda t_r}) \times SF_{ext-sv_i} \times ACF \times EF_r \times \frac{1year}{365days} \times ED_r \times [ET_{r-o} + (ET_{r-i} \times GSF_i)]}$$

## Risk Assessment Working Group Proposed Agenda—September 2012

1. **Additional changes to June 2012 Meeting Minutes.**  
Changes made and finalized.
2. **Discuss FY 13 RAWG Work Plan and Quarterly Meeting Schedule.**  
December 5, 2012—8:30-11:00 central (9:30-12:00 eastern)  
March 6, 2013—8:30-11:00 central (9:30-12:00 eastern)  
June 5, 2013—8:30-11:00 central (9:30-12:00 eastern)  
September 11, 2013—8:30-11:00 central (9:30-12:00 eastern)  
RMD is site-specific guidance for risk assessment. LATA to provide page changes for review/approval. (Include in plan for proceeding – see Item 7)
3. **Revisions to the Risk Methods Document text:**
  - a. Suggest deletion of the following text from page 3-21: “The total dioxin concentration will be compared to the EPA residential cleanup level of 1 ppb toxicity equivalents (TEQs) for residential and 5 to 20 ppb TEQs for industrial scenarios (EPA 1998c), in addition to comparison to the PRGs in Appendix A.”  
These levels are no longer recommended.  
EPA recommends the use of the RSL values. These are screening levels, not necessarily cleanup levels.
  - b. Remove Cobalt-60 from PGDP COPC List.  
No indication Co-60 is site contaminant. Still including Co-60 in risk assessments? Would still be included in dataset, but dropped from COPC list because the Co-60 results would not be representative. This explanation would need to be included in the risk assessment write-up. If cobalt-60 shows up in new sample data, values would be included in risk assessment [Follow up: how is gross gamma screen performed? How do we ensure we don't miss other rads (e.g., Sr-90)? Double-check with Sample Management to ensure Co-60 is in gamma library for labs—this would need to remain in the lab SOW].  
-Won't be in PRG tables.  
-Won't be in Site QAPP (footnote that Co-60 remain in lab's gamma library).
4. **Discussion to incorporate RAGS Part F.**  
RAGS Part F is the inhalation unit risk guidance.  
RMD text would be updated to refer to RAGS Part F.  
The equations in Appendix D would be updated, with reference to RAGS Part F.  
Changes to other tables?
5. **Discussion regarding PAHs text. See attached file.**  
Coal-fire facility at PGDP is likely a source for PAHs that need to be remediated.  
Comments on PAH paper expected by Wednesday, October 31. Look at doing a sitewide PAH study (using data already available, noting data within 2(?) ft of roadway and outside influence of coal plant). The purpose is to understand the concentration distribution at the site.  
Risk from PAHs could also be addressed as an uncertainty.

Follow-up: map of existing PAH samples (separated surface and subsurface), is it possible to use these samples for a sitewide study?

- 6. **Discussion regarding revised PTW language. Revised text box language for the Risk Methods Document is not available at this time. Discussion will be in general.**  
 RMD will reference EPA guidance (1991, fact sheets) and text box will be removed. “High risks lead to early actions.” Principal threats discussed in RMD (esp. ROD section) will refer to EPA guidance. Also should be discussed in FS section. Figure 1.1 will reference guidance (1991).
- 7. **Discussion regarding revised NALs/ALs and Table B.5.**  
 Jerri’s e-mail (text is below)– Corrections will be sent.

In addition to our previous discussions via e-mail, here are some errors/clarifications that need to be discussed tomorrow.

Chromium (total)	KY ABS	5E-02	Change to 2.5E-02 (CrVI) or 1.3E-02 (CrIII)
Manganese (diet)	KY ABS	4E-02	Change to 5E-02 (default); current value is
GI ABS non-dietary exposure			
Vanadium	KY ABS	2.6E-02	Change to 5E-02 (default)
1,1-Dichloroethylene	VF Res	1.02E+03	Change to 1.2E+03
1,1-Dichloroethylene	VF Ind	6.84E+02	Change to 1.2E+03
Naphthalene	KY ABS	2.5E-02	Change to 1.3E-1 (EPA ABS)
Acenaphthylene	What is surrogate source of ABS and Permeability Constant?		
Phenanthrene	What is surrogate source of ABS and Permeability Constant?		
PCB (high risk)	What is surrogate source of Permeability Constant?		
PCB (low risk)	What is surrogate source of Permeability Constant?		
PCB (lowest risk)	What is surrogate source of Permeability Constant?		

Add columns for reference to ABS and permeability constant.  
 Ensure parameters input into RAIS calculator are transparent.  
 Use RSL/RAIS calculator, working through issues.  
 Each media to be sent separately with documentation of any issues and parameters input so that values can be reproduced.

Recommendation for any tables to be removed from RMD Appendices—(Table B.4?) TableB.5 would likely stay for documentation purposes.

First week of October: plan for proceeding, including review cycle (30 day review—keeping holidays in mind).

# Risk Assessment Working Group Agenda—December 5, 2012 and Draft Meeting Minutes

**Present:**

**Jerri Martin  
Nathan Garner  
Gaye Brewer  
Todd Mullins**

**Tim Fredrick  
Turpin Ballard  
Jon Richards**

**Rich Bonczek  
Bobette Nourse  
John Volpe  
Joe Towarnicky  
LeAnne Garner**

**1. Review of the September 2012 Meeting Minutes.**

Meeting minutes are acceptable, but need to add PAH discussion to this agenda.

**2. Discussion of Revisions sent to date.**

a. Soil/Sediment NALs and associated write-ups

Action level for HI = 3. Range of values for HI, based on RGO tables were 0.1, 1, and 3.

\*A footnote explaining why the action level for HI is 3 needs to be added (Might refer to Figure 1.1).

Also add to introduction notes in Appendix A.

RAIS screens were helpful.

\*Check with RAIS why the adherence factor and surface area are not input parameters available for adjustment in the calculator for the industrial worker scenario.

b. Groundwater NALs and associated write-ups

Action level for HI = 3. Range of values for HI, based on RGO tables were 0.1, 1, and 3. A footnote explaining why the action level for HI is 3 needs to be added (Might refer to Figure 1.1).

c. Gamma Screens (removing Co-60 as a Paducah COPC and discussion of Pb-210)

Current recommendation, after comments received: "Currently, contracted laboratories only report what is requested in the laboratory SOW, which typically is the PGDP COPC list.

For future SOWs that are applicable (i.e., have gamma analyses), it will be requested that if cobalt-60 appears in the gamma screen above the MDA, it will be noted.

This also will be documented in the appropriate QAPP.

For the USEC lab, the presence of cobalt-60 will appear as a laboratory comment. For offsite labs, the presence of cobalt-60 will be reported in their case narratives; this information will then be manually input into the database systems (most likely in lab comments).

While lead-210 is another radionuclide that has been detected in some samples onsite (notably SWMU 222), it is not expected to be a sitewide contaminant. Lead-210 may be requested as a special analysis on specific projects. On these projects, the MDC should be set at 1 pCi/g or less for lead-210 (46 KeV peak) using a thin window HPGe detector. Additionally, the counting uncertainty should be less than 50% for lead-210."

Additional information regarding lead-210 is included in Attachment 1.

**\*What is the risk for MDC of lead-210 with no special detector?**

Residential default at  $10^{-6}$  is 0.7 pCi/g. Industrial worker at  $10^{-6}$  is 4 pCi/g.  
**\*Check to see if labs would need to recalibrate equipment to see lead-210.**

d. Revisions to Risk Methods Document

— Main text

1. Discussion regarding RGO text in Section 4.1. Excerpts from guidance documents are included for reference on Pages 6 and 7.

Text will be added to Section 4.1.4 Include information here regarding RGO and PRG revision guidance. Some discussion was in the 2001 RMD, but this was deleted during revision because the language was not accurate.

Any revision of PRGs needs to be clear as to the reason for revision. Revising PRGs after the FS is final is not likely. The general expectation is that cleanup goals in the ROD would be the revised PRGs in the FS.

Jerri will send state guidance if there is any.

\*Revised text will be sent out to RAWG.

2. KY Risk Assessment Branch Comments (see Pages 8-10).

Include in Section 3.3.4.3. "(2a) General discussion of options to determine the ten or more samples." Write-up on how to handle soils data. Include example determination of EPC from grid values (from Soils OU). Revised text to be sent as scheduled. Adding this discussion for EPC calculations for soils is consistent with the groundwater EPC discussion found later in Section 3.3.4.3.

Include rationale for choosing KDEP-specific values for dermal absorption as a footnote or text box to Section 3.3.5.2.

Add 8b and 11b equations for inhalation pathways, since they are different using RAGS Part F guidance. Send revisions to RAWG as scheduled.

— Appendix A

1. Revised Table A.14 was sent for review.

See comments from Jon Richards from CERCLA Cell. EPA prefers Table A.14 list 900 pCi/L as the MCL for Tc-99 and footnote the uncertainty. Other comments (especially for uranium isotopes) can be e-mailed.

— Appendix B

1. KY Risk Assessment Branch Comments (see Pages 8-10).

Need to correct non-cancer AT (days x years), as appropriate. This is a table (presentation) error and not a AL/NAL calculation error.

Jerri has sent a list of surrogate chemicals as follows.

Acenaphthylene → Acenaphthene

Benzo(g,h,i)perylene → Pyrene or Fluoranthene

Phenanthrene → Acenaphthene or Fluoranthene

Send revision to Appendix B as scheduled.

- 2.

— Appendix D

Highlight in introduction to Appendix D that the parameters shown in equations may not be the same as those used in PRG calculations and why. Revisions to be sent to RAWG as scheduled.

Also see Items 3 and 7.

### **Follow-up on radionuclides calculations from June meeting minutes.**

Discussion regarding the addition of decay correction (i.e.,  $\lambda$  and  $t$ ) to the equations in the Paducah Risk Methods Document.

The following is taken from the June meeting minutes:

**“Difference (in calculations for exposure to Rads) between what is currently used in the (1) PORTS Risk Calculator and is used by the (2) Oak Ridge Risk Analysis Information System (RAIS);  $\lambda$  and  $t$  are used.**

Example equations from RAIS documentation are shown on Pages 11 and 12.

PORTS and RAIS equations correct for decay and time of release. Equations in the RMD are simpler. Paducah radionuclides of interest (specifically uranium and technetium) do not decay very fast; therefore, while the preliminary remediation goal (PRG) would be lower than if the decay rate were used, the simpler equation will be used for Paducah. If the PORTS calculator is used for Paducah in the future, their equation will need to be changed.

NOTE: These equations were not changed for the NALs to be reviewed for the September 2012 meeting. RAIS equations were used as is with no changes, unless otherwise noted.

This calculation needs further discussion with respect to decay correction.”

Revision to Appendix D should include  $\lambda$  and  $t$ . Note that PRG calculations include use of  $\lambda$  and  $t$ . Revised Appendix D to be sent to RAWG as scheduled.

### **3. Provisional Groundwater Background**

Values have been used as a screening tool even though they are still provisional. Should these be called final?

Many values in Table A.13 are not truly background, they are detection limits. If analyzed today, these may be lower. This is not a problem for most metals [note Arsenic background value is listed as 0.005 mg/L (a detection limit), but the MCL for Arsenic is 0.01 mg/L]. For chromium, results may need additional evaluation.

\*Calculation for background value for Nickel needs to be checked.

\*In Table A.13, highlight the background values based on detection limits that are greater than the MCL or, if no MCL, the residential GW NAL.

\*Since the background values were originally included in Groundwater OU FS and they were never approved, leave values as “provisional.”

### **4. An issue to consider is how to screen XRF and isotope-specific rad detector results against background. The background we have are really not appropriate to use with results from these field techniques.**

Difference in fixed-base and field-base results should be noted in RMD as an uncertainty—XRF results are likely higher than fixed-base results. If it is agreed that the XRF data is of sufficient quality to determine risk, the uncertainty should not drive decision.

Add this as a bullet to Section 3.3.1. Also add to page 3-16 (discussion of XRF).

### **5. For SSLs derived from RESRAD, consider verification that the DCFs and dose calculation are consistent with requirements in DOE Order 458.1. Thus must make sure ICRP 60 and ICRP 72 were used.**



SSL are derived using a spreadsheet from RESRAD inputs. Need to make sure the dose-based PRGs are correct. Tables in Appendix A will be evaluated with an update and/or revised tables to the RAWG as scheduled. See #7, below.

**6. Review exposure times for residents; currently we are using 24 hours/day.**

Table D.8 in the Risk Methods Document lists the equation and reasonable maximum exposure assumptions for external exposure to ionizing radiation from soil.

The exposure frequency (EF) is 350/365 day/day.

The gamma exposure time (ET) factor is 24/24 hr/hr.

A question was raised during review of the proposed Paducah Soil/Sediment No Action Levels as to why outdoor and indoor exposure times encoded by RAIS (0.073 hr/hr and 0.683 hr/hr, respectively) for the rad PRGs did not equal 1 hr/hr. The exposure time for the resident outside (ET<sub>ro</sub>) and exposure time for the resident inside (ET<sub>ri</sub>) assumed by RAIS allows for time spent away from home. The default scenario for the resident is 18 hr/day, 350 days/yr.

Should the Paducah default scenario remain as it is or should the equation and exposure assumptions be revised to account for indoor and outdoor time (i.e., gamma shielding applied for indoor time and not for outdoor time) and should the time be 18 hr/day instead of 24?

Exposure time in this instance only applies to external gamma exposure. These exposure times should be changed to be consistent, so that the default scenario is 18 hr/day, 350 days/yr. Changes will be reflected in Appendix D and Table B.4. Additionally, revisions to dose PRGs/SSLs will be necessary (see #6 above).

**7. Reporting soil sample results on a dry weight basis.**

LATA has noted that the industry accepted practice is for laboratories to report soil samples on a dry weight corrected basis. Because of the increase in soil projects going to the field, we believed that this was a good time to discuss a change with the USEC Analytical Lab.

The topic was discussed at length with the USEC lab recently and also input was enlisted from DOECAP auditors who were on sight at the time. As a result of those conversations, we believe we have a pathforward on this process; LATA has asked them to analyze one aliquot for moisture and enter that result in LIMS. Then, as other analyses are completed (metals, volatiles, etc) are completed, the LIMS system will perform a dry weight correction utilizing the one moisture result that was entered in the system. This way, all analyses for the sample are adjusted utilizing the same correction factor. Therefore, the resulting values reported by the lab will be based on a dry weight basis.

These changes may take a little while, so they may not be able to make the corrections within LIMS to start the process immediately, but we directed them to conduct (and report) moisture analysis on our next upcoming project (SWMU 4). This data can be presented on either an "as received" basis or dry weight corrected basis.

The key for this will be how to use historical data.

\*Uncertainties will need to be captured in project-specific documents. Also include in RMD as a potential uncertainty in Section 3.3.7.1 and also Step 2 on page 3-16. Revision to be sent as scheduled.

\*Send update to RAWG with method the lab is using to determine moisture.  
Drying samples is part of CLP

As an update, the method shown below was sent to the group on 12/17/2012, as the method the USEC lab will be using to determine moisture:

ASTM D2974-07a, Standard Test Method for Moisture, Ash, and Organic Matter of Peat and Other Organic Soils

EPA supplied the following information:

Usually, each method would include the % moisture, but if the sample is reasonably homogenous, then one analysis applied to all aliquots should work. In the methods, VOAs do not require drying as it is a closed-system and the vial is loaded directly to the machine with any interaction being performed via the septum seal. Drying would create loss of contaminants. For extractables (SemiVOA, Pest, PCB, etc), the sample does have any standing water decanted off and then is mixed with sodium sulfate or Hydromatrix, so it doesn't go into the extraction all soupy exactly. For Metals, there isn't really a discussion or rationale and usually we don't even decant, though that optionally be done. There are definitely arguments out there that we should be doing better homogenization and particle size partitioning for Metals and drying would be a part of that. (Hg might not be amenable to drying without contaminant loss.) Overall, I think it comes down to trying to bring the sample into the process as close to its natural state in the environment as possible. A high moisture sample is often problematic, though, and we do ask the field to try to minimize the moisture content to the extent possible when collecting. Some references are SW-846 3500 (generic extraction methodology) at <http://www.epa.gov/epawaste/hazard/testmethods/sw846/online/index.htm>. In the CLP SOWs, most relevant discussion is in Exhibit D, Section 10 of each method where the sample prep is discussed. See SOM01.2 and ISM01.3 at [www.epa.gov/superfund/program/clp](http://www.epa.gov/superfund/program/clp).

## **8. Add PAH discussion to agenda.**

The intent of the PAH paper was to send a recommendation to the FFA managers for how we propose to handle PAHs in risk assessments and why. A map of existing PAH samples is due to the RAWG January 4. Comments from EPA on paper may be available mid January.

**Next meeting: March 6. Between now and then individual meetings may need to take place in order to facilitate revisions to RMD.**

**\*Schedule for Revisions will be sent following this meeting.**

## Revisions to Risk Methods Document

### Excerpts from Guidance Documents Regarding RGO Text

In RAGS Volume 1 Part B it is stated:

**From Section 2.3 Future Land Use**

"When waste will be managed onsite, land-use assumptions and risk-based PRG development become more complicated because the assumptions for the site itself may be different from the land use in the surrounding area. For example, if waste is managed onsite in a residential area, the risk-based PRGs for the ground water beneath the site (or at the edge of the waste management unit) may be based on residential exposures, but the risk-based PRGs for the site soils may be based on an industrial land use with some management or institutional controls."

**From Section 2.8 Modification of Preliminary Remediation Goals**

"Upon completion of the baseline risk assessment (or as soon as data are available), it is important to review the future land use, exposure assumptions, and the media and chemicals of potential concern originally identified at scoping, and determine whether PRGs need to be modified. Modification may involve adding or subtracting chemicals of concern, media, and pathways or revising individual chemical-specific goals."

RAGS Volume 1 Part B also includes the following in a text box:

**NCP PREAMBLE: EXPOSURE, TECHNICAL, AND UNCERTAINTY FACTORS (55 Federal Register 8717, March 8, 1990)**

"Preliminary remediation goals ... may be revised ... based on the consideration of appropriate factors including, but not limited to: exposure factors, uncertainty factors, and technical factors. Included under exposure factors are: cumulative effect of multiple contaminants, the potential for human exposure from other pathways at the site, population sensitivities, potential impacts on environmental receptors, and crossmedia impacts of alternatives. Factors related to uncertainty may include: the reliability of alternatives, the weight of scientific evidence concerning exposures and individual and cumulative health effects, and the reliability of exposure data. Technical factors may include: detection/quantification limits for contaminants, technical limitations to remediation, the ability to monitor and control movement of contaminants, and background levels of contaminants. The final selection of the appropriate risk level is made when the remedy is selected based on the balancing of criteria .... "

**Revisions to Risk Methods Document**  
**Excerpts from Guidance Documents Regarding RGO Text**  
**Continued**

Finally, OSWER DIRECTIVE 9355.0-30 "Role of the Baseline Risk Assessment in Superfund Remedy Selection Decisions" states:

**In USE OF BASELINE RISK ASSESSMENT TO MODIFY PRELIMINARY REMEDIATION GOALS**

"Remediation goals developed under CERCLA section 121 are generally medium-specific chemical concentrations that will pose no unacceptable threat to human health and the environment. Preliminary remediation goals are developed early in the RI/FS process based on ARARs and other readily available information, such as concentrations associated with 10(-6) cancer risk or a hazard quotient equal to one for noncarcinogens calculated from EPA toxicity information. These preliminary goals may be modified based on results of the baseline risk assessment, which clarifies exposure pathways and may identify situations where cumulative risk of multiple contaminants or multiple exposure pathways at the site indicate the need for more or less stringent cleanup levels than those initially developed as preliminary remediation goals. In addition to being modified based on the baseline risk assessment, preliminary remediation goals and the corresponding cleanup levels may also be modified based on the given waste management strategy selected at the time of remedy selection that is based on the balancing of the nine criteria used for remedy selection (55 Fed. Reg. at 8717 and 8718)."

## Comments to Risk Methods Document Received from KY Risk Assessment Branch

### Main Text

#### 3.3.4.3 Quantification of Exposure

- Discussion of how the grid values will be determined should be included, similar to the following:

Grid values were determined following guidance in the work plan. Basically, the maximum detected result from within the grid applies to the grid. If not detected, the minimum detection limit applies to the grid.

If a grid had no result (detect or non-detect) for the COPC, an average of the results for the grids with results was used.

NO RESULT	RESULT = 9	NO RESULT	RESULT = 2
RESULT = 7	NO RESULT	RESULT = 3	NO RESULT
RESULT = 3	NO RESULT	RESULT = 5	RESULT = 5

For grids with "NO RESULT," the average of the grids with results was used.  
 $(9+2+7+3+3+5+5)/7= 4.857143$

The UCL95 would be calculated from the following:

4.857143	9	4.857143	2
7	4.857143	3	4.857143
3	4.857143	5	5

#### 3.3.5.2 Sources of toxicity information

- Discussion of the "KDEP-specific values for dermal absorption" should be included, such as the following:

In RAGS E 2004, Exhibit 4-1, the following GI absorption efficiencies are listed that are below the 5% dermal absorption KDEP has recommended as a default value for inorganics. For these constituents, the dermal absorption value should be modified from 5% to mimic the GI absorption efficiencies, as follows:

Beryllium	0.007 = 0.7%
Chromium III	0.013 = 1.3%
Chromium VI	0.025 = 2.5%
Manganese	0.04 = 4%
Nickel	0.04 = 4%
Silver	0.04 = 4%
Vanadium	0.026 = 2.6%

This is in addition to the chemical-specific dermal absorption fractions listed in Exhibit 3-4, including:

Arsenic	0.03 = 3%
Cadmium	0.001=0.1%

Equation 8, Page 64

- The  $RfD_i$  is not interchangeable with the  $RfC$ .  

$$RfD_i \text{ (mg/kg-day)} = RfC \text{ (mg/m}^3\text{)} \times 20 \text{ m}^3\text{/day} \div 70 \text{ kg}$$

Equation 11, page 64

- The  $SF_i$  is not interchangeable with the inhalation unit risk (IUR)  

$$SF_i \text{ (kg-day/mg)} = IUR \text{ (m}^3\text{/}\mu\text{g)} \times (20 \text{ m}^3\text{/day)}^{-1} \times 70 \text{ kg} \times 10^3 \mu\text{g/mg}$$

## Appendix B

Table B.4 Exposure Parameters Used in Calculation of Human Health PRGs

- General Parameters - Averaging time - noncancer (AT-N)

It appears that instead of multiplying the number of years times the number of days in the year, the number of years is multiplied by 70 instead of 365...this must be corrected.

- Inhalation RGA Groundwater (Table D.2, D.27)

It appears that instead of multiplying the number of years times the number of days in the year times the number of hours in the day, the number of years times the number of hours in the day is multiplied by 70 instead of 365...this must be corrected.

Table B.5 Toxicity Values and Information Used in PRG Derivation

- Acenaphthylene → use acenaphthene toxicity values (e.g., oral reference dose, absorbed dose)
- Acrylonitrile → absorbed dose slope factor (5.4E-01) should be added to the table

- Carbazole → absorbed dose slope factor (2.0E-02) should be added to the table
- U-235+D → the external exposure slope factor listed is for U-235, not U-235+D; the SFe Reference lists FGR12\*, but there is no explanation of the "\*"

Notes on Table B.5

- Note 15 should include information (or location of such) given above in the comment for the main text Section 3.3.5.2 (copied below)

In RAGS E 2004, Exhibit 4-1, the following GI absorption efficiencies are listed that are below the 5% dermal absorption KDEP has recommended as a default value for inorganics. For these constituents, the dermal absorption value should be modified from 5% to mimic the GI absorption efficiencies, as follows:

Beryllium	0.007 = 0.7%
Chromium III	0.013 = 1.3%
Chromium VI	0.025 = 2.5%
Manganese	0.04 = 4%
Nickel	0.04 = 4%
Silver	0.04 = 4%
Vanadium	0.026 = 2.6%

This is in addition to the chemical-specific dermal absorption fractions listed in Exhibit 3-4, including:

Arsenic	0.03 = 3%
Cadmium	0.001=0.1%

## Radionuclides Calculations

### Residential Soil from RAIS

The residential soil land use equations, presented here, contain the following exposure routes:

incidental ingestion of soil,

$$PRG_{res-sol-rad-ing} (pCi/g) = \frac{TR \times t_{res} \times \lambda}{\left(1 - e^{-\lambda t_{res}}\right) \times SF_s \left(\frac{risk}{pCi}\right) \times IFS_{adj} \left(\frac{120 \text{ mg}}{\text{day}}\right) \times EF_r \left(\frac{350 \text{ days}}{\text{year}}\right) \times ED_r (30 \text{ years}) \times \left(\frac{g}{1000 \text{ mg}}\right)}$$

where

$$IFS_{adj} \left(\frac{120 \text{ mg}}{\text{day}}\right) = \frac{\left(IRS_c \left(\frac{200 \text{ mg}}{\text{day}}\right) \times ED_c (6 \text{ years}) + IRS_a \left(\frac{100 \text{ mg}}{\text{day}}\right) \times ED_r - ED_c (24 \text{ years})\right)}{ED_r (30 \text{ years})}$$

inhalation of particulates emitted from soil,

$$PRG_{res-sol-rad-inh} (pCi/g) = \frac{TR \times t_{res} \times \lambda}{\left(1 - e^{-\lambda t_{res}}\right) \times SF_i \left(\frac{risk}{pCi}\right) \times IFA_{adj} \left(\frac{18 \text{ m}^3}{\text{day}}\right) \times EF_r \left(\frac{350 \text{ days}}{\text{year}}\right) \times ED_r (30 \text{ years}) \times \frac{1}{PEF \left(\frac{\text{m}^3}{\text{kg}}\right)} \times \left[ET_{ro} \left(\frac{0.073 \text{ hour}}{\text{hour}}\right) + \left(ET_{ri} \left(\frac{0.683 \text{ hour}}{\text{hour}}\right) \times DF_i (0.4)\right)\right] \times \left(\frac{1000 \text{ g}}{\text{kg}}\right)}$$

where

$$IFA_{adj} \left(\frac{18 \text{ m}^3}{\text{day}}\right) = \frac{IRA_c \left(\frac{10 \text{ m}^3}{\text{day}}\right) \times ED_c (6 \text{ years}) + IRA_a \left(\frac{20 \text{ m}^3}{\text{day}}\right) \times ED_r - ED_c (24 \text{ years})}{ED_r (30 \text{ years})}$$

external exposure to ionizing radiation and

$$PRG_{res-sol-rad-ext} (pCi/g) = \frac{TR \times t_{res} \times \lambda}{\left(1 - e^{-\lambda t_{res}}\right) \times SF_x \left(\frac{risk/year}{pCi/g}\right) \times ACF (0.9) \times \left[ET_{ro} + \left(ET_{ri} \times GSF (0.4)\right)\right] \times EF_r \left(\frac{350 \text{ days}}{\text{year}}\right) \times \left(\frac{1 \text{ year}}{365 \text{ days}}\right) \times ED_r (30 \text{ years})}$$

Total.

$$PRG_{res-sol-rad-tot} (pCi/g) = \frac{1}{\frac{1}{PRG_{res-sol-rad-ing}} + \frac{1}{PRG_{res-sol-rad-inh}} + \frac{1}{PRG_{res-sol-rad-ext}}}$$



## Radionuclides Calculations Continued

### RADIONUCLIDE SOIL SCREENING LEVELS FOR RESIDENTS from PORTS calculator

Soil Ingestion

$$SL_{r-ing} \left( \frac{pCi}{g} \right) = \frac{TR \times t_r \times \lambda}{(1 - e^{-\lambda t_r}) \times SF_s \times IFS_{r-adj} \times EF_r \times ED_r \times \frac{g}{1000mg}}$$

$$IFS_{r-adj} \left( \frac{mg}{day} \right) = \frac{ED_{r-c} \times IRS_{r-c} + ED_{r-a} \times IRS_{r-a}}{ED_{r-a}}$$

Inhalation

$$SL_{r-inh} \left( \frac{pCi}{g} \right) = \frac{TR \times t_r \times \lambda}{(1 - e^{-\lambda t_r}) \times SF_i \times IFA_{r-adj} \times EF_r \times ED_r \times \frac{1}{PEF} \times \frac{1000g}{kg} \times ET_r \times \frac{1day}{24hours}}$$

$$IFA_{r-adj} \left( \frac{m^3}{day} \right) = \frac{ED_{r-c} \times IRA_{r-c} + ED_{r-a} \times IRA_{r-a}}{ED_{r-a}}$$

External

$$SL_{r-ext} \left( \frac{pCi}{g} \right) = \frac{TR \times t_r \times \lambda}{(1 - e^{-\lambda t_r}) \times SF_{ext-sv_i} \times ACF \times EF_r \times \frac{1year}{365days} \times ED_r \times [ET_{r-o} + (ET_{r-i} \times GSF_i)]}$$

**ATTACHMENT 1**  
**LEAD-210 at PGDP**  
**Sent by e-mail 11/14/2012**

# Lead-210 at PGDP

Lead-210 is a radioactive form of lead, having an atomic weight of 210. It is one of the last elements created by the radioactive decay of the isotope uranium-238 (see Figure 1). Lead-210 forms naturally in the sediments and rocks that contain uranium-238, as well as in the atmosphere, a by-product of radon gas. Within 10 days of its creation from radon, lead-210 falls out of the atmosphere. It accumulates on the surface of the earth where it is stored in soils, lake and ocean sediments, and glacial ice. The lead-210 eventually decays into a non-radioactive form of lead. Lead-210 has a half-life of 22.3 years and is a significant source of beta radiation (USGS 2012, EPA 2012).

Lead-210 is not an easy analysis to perform and typically is not included in a regular gamma radiological scan; it has a peak at 46 KeV and requires a thin window detector and an efficiency curve using a standard with lead-210. Therefore, historical data was reviewed to ensure the analysis was necessary. Since lead-210 is found significantly down the decay chain for uranium-238 through radon-222, activities performed over the past 60 years at PGDP cannot have resulted in PGDP-sourced lead-210.

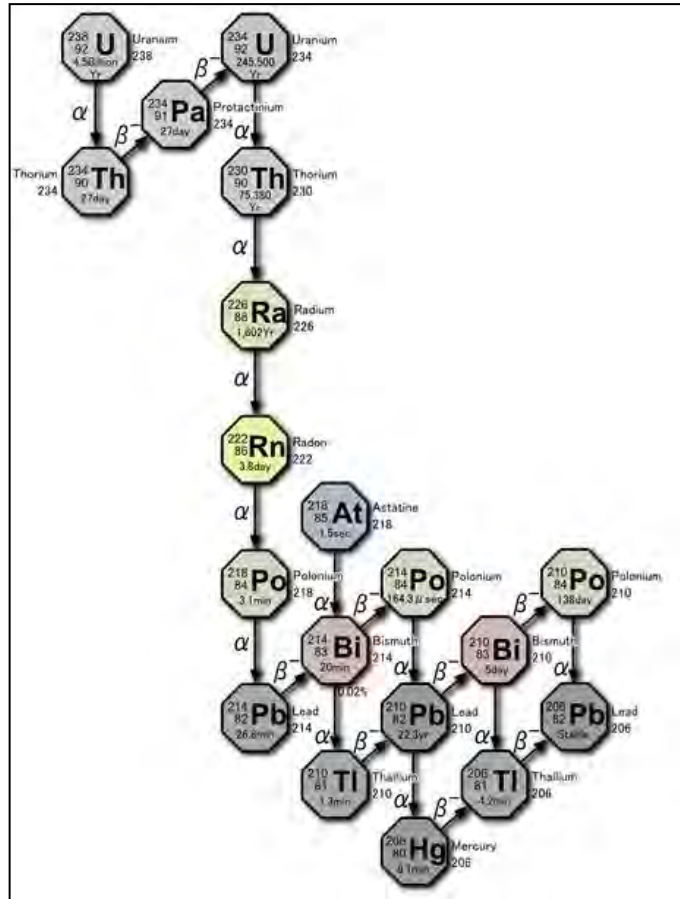


Figure 1. Lead-210 Decay Chain

Available PGDP lead-210 data was plotted to estimate an approximate background value. This map is shown in Figure 2. Since the majority of the available data is historical, data quality is not certain. However, it appears that the higher lead-210 activities within the PGDP boundaries are at background values.

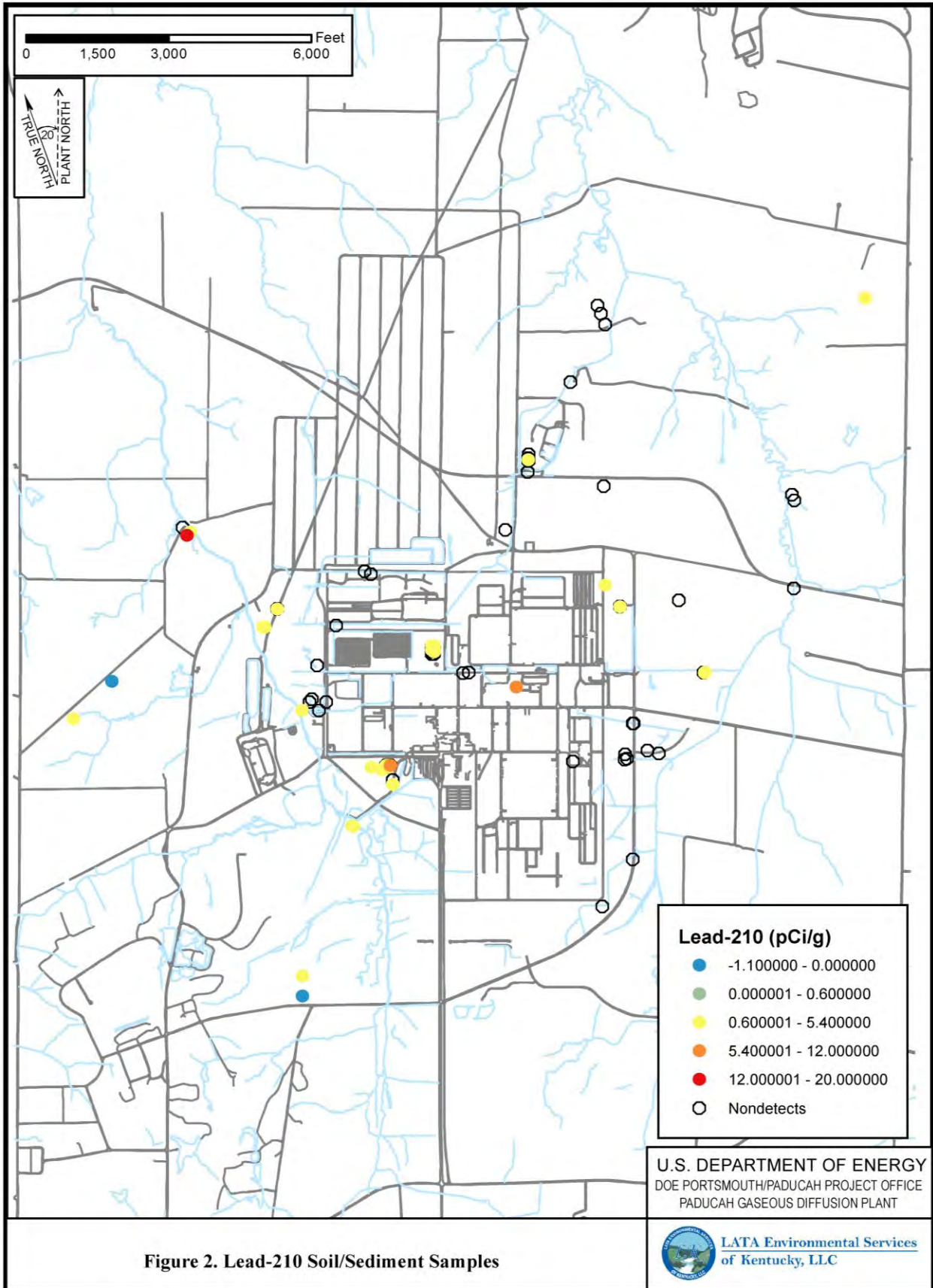


Figure No. Lead-210\_Soil.mxd  
DATE 11-01-2012

Data indicate higher levels of lead-210 inside the PGDP boundary at SWMU 222, although radium-226 was not reported for the majority of these samples. The one sample that had radium-226 reported had a significant difference in activity between the radium-226 and its ingrowth radionuclides lead-214 and bismuth-214. If radium-226 is truly at 11 pCi/g as reported in that sample, and the analysis was conducted properly (ingrowth for 30 days in a sealed container), the lead-214 and bismuth-214 activity should have equaled the radium-226 activity. Under these analysis conditions the activity of Pb-210 would not be in secular equilibrium with radium-226. The fact that the lead-210 is elevated in the samples suggests a possible separate source of lead-210 rather than ingrowth. Lead-210, which has a 22-year half life, is included in the list of short-lived radionuclides associated with radium-226 for completeness, as this isotope and its short-lived decay products are typically present with radium-226.

After processing, radionuclides with half-lives less than one year will reestablish equilibrium conditions with their longer-lived parent radionuclides within several years. For this reason, at processing sites what was once a single, long decay series (for example the series for uranium-238) may be present as several smaller decay series headed by the longer-lived decay products of the original series (that is, headed by uranium-238, uranium-234, thorium-230, radium-226, and lead-210 in the case of uranium-238). Each of these sub-series can be considered to represent a new, separate decay series. Understanding the physical and chemical processes associated with materials containing uranium, thorium, and radium is important when addressing associated radiological risks.

Detected lead-210 results available for PGDP were listed alongside radium-226 and uranium-238 results in Table 1. Lead-210 would be expected to be in equilibrium (i.e., similar activity results) with uranium-238 for instances of natural uranium. Lead-210 would be expected to be in equilibrium with radium-226 for instances of enriched uranium. No split samples are available; however, a surrogate to a “split” could be simply looking at the uranium-238 to lead-210 ratio in samples, where available. For example, if lead-210 is a true contaminant, then it should exceed the uranium-238 level, when the uranium-238 is at background in at least some samples.

A further check of the available data was performed by filtering the activity results against minimum detectable activities and counting uncertainties. The only samples that passed both checks are shown in Table 2. Recent Soils OU soils data passed both checks.

Table 1. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)			Radium-226 (pCi/g)			Uranium-238 (pCi/g)			Detect?			
				Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU		Detect?	Results	MDA
I94-01,02	301043	9	LOCK	20.00	0.02		29.10	29.10	29.10	1.53	No	0.60	4.20	89.00	1117.00	Yes
JP-0092	DOI1-99-0092		PGDP	14.55	18.18	29.10				1.53	No	4386.00	4.20	89.00	1117.00	Yes
I94-01,02	301048	20	LOCK	12.00	0.05						Yes	1.30		0.16		Yes
SWMU222-4	2010-53093 <sup>a</sup>		KYRAD	10.60	2.05	1.03					Yes	27.80	1.62	1.12		Yes
SWMU222-4	2010-53093		KYRAD	10.60	2.05	1.03					Yes	27.80	0.03	2.33		Yes
SWMU222-5	2010-53094 <sup>b</sup>		KYRAD	8.60	1.47	0.76					Yes	32.30	0.04	2.66		Yes
SWMU222-1	2010-53090 <sup>b</sup>		KYRAD	8.44	1.71	0.87					Yes	23.70	0.13	2.10		Yes
I94-01,02	301044	11.33	LOCK	8.00	0.03						Yes	0.61		0.11		Yes
SWMU222-2	2010-53091 <sup>b</sup>		KYRAD	6.98	1.41	0.71					Yes	22.10	0.04	1.94		Yes
SWMU222-3	2010-53092 <sup>b</sup>		KYRAD	6.81	1.14	0.61					Yes	16.70	0.03	1.51		Yes
SOU195-120A	2010-51253 <sup>a</sup>	1	KYRAD	6.57	9.25	3.83				0.94	No	3.94	2.41	1.36		Yes
SOU195-014C	2010-51264 <sup>a</sup>	10	KYRAD	6.01	5.28	2.16				0.57	Yes	2.25	0.93	0.84		Yes
I94-01,02	301047	18.6	LOCK	5.40	0.00						Yes	0.90		0.13		Yes
SWMU222-1	2010-52457 <sup>b</sup>		KYRAD	4.92	0.82	0.41					Yes	31.30	0.05	3.59		Yes
JP-0160	DOI1-99-0160		PGDP	4.31	1.79	2.11	2.28	2.28	2.28	1.42	No	2.70	0.93	0.52	1.41	Yes
BCBOKYRAD01	2010-50535 <sup>a</sup>		KYRAD	4.27	0.46	0.25				0.39	Yes	2.22	0.47	0.22		Yes
LBC2L020	LBCSOSU2S1-04	1	STLMO	4.20	2.00		1.70	1.70	1.70		Yes	3.90	1.50		1.40	Yes
RSO3	110013 <sup>c</sup>		STLMO	3.90	1.90	1.90					Yes					No
JP-0152	DOI1-99-0152		PGDP	3.76	5.96	7.52	7.52	7.52	7.52	1.69	No	208.00	0.04	3.30	42.00	Yes
H01,05,15	301025	0.7	LOCK	3.70	0.00						Yes	0.96		0.10		Yes
SOU195-014A	2010-51258 <sup>a</sup>	10	KYRAD	3.56	5.07	2.13				0.50	No	1.54	0.90	0.79		Yes
RSO3	110012 <sup>c</sup>		STLMO	3.50	1.40	1.20					Yes					No
BC5KYRAD01	2010-50537 <sup>a</sup>		KYRAD	3.43	0.36	0.21				0.32	Yes	1.37	0.32	0.15		Yes
C12,18,19	301012 <sup>d</sup>	2	LOCK	3.20	0.00						Yes	0.97		0.09		Yes
A10	PLDJNSA10-01SO	2.5	PGDP	3.10	5.90	6.20	6.20	6.20	6.20	0.01	No	6.60	0.05	0.35	0.89	Yes
LBC2L015	LBCSOSU2S1-03	1	STLMO	3.00	2.90		2.40	2.40	2.40		Yes	1.25	0.01		0.18	Yes
JP-0161	DOI1-99-0161		PGDP	2.92	1.93	2.07	2.10	2.10	2.10	1.66	Yes	2.30	1.02	0.51	3.21	No
SOU200-004	2010-51270 <sup>a</sup>	4	KYRAD	2.81	5.18	2.19				0.61	No	1.48	0.88	1.19		Yes
F04,02,29	301005	0.8	LOCK	2.80	0.00						Yes	0.82		0.08		Yes
SOU195-120C	2010-51252 <sup>a</sup>	1	KYRAD	2.70	0.62	0.32				0.41	Yes	1.02	0.52	0.29		Yes
K008-AIP-RP	030301	0	STLMO	2.70	1.20	1.10					Yes	1.71	0.33	0.98		Yes
C07,08,09	301013 <sup>d</sup>	0.9	LOCK	2.70	0.00						Yes	1.04		0.09		Yes
NI2S04	BIC2041SS	8	PGDP	2.65	2.40	2.50	2.60	2.60	2.60	4.85	No	4.11	1.24	0.66	2.11	Yes
SOU222-001	2010-51277 <sup>a</sup>	0.5	KYRAD	2.57	0.59	0.76				0.71	Yes	19.62	0.76	0.65		Yes
BCBOKYRAD02	2010-50536 <sup>a</sup>		KYRAD	2.51	0.71	0.33				0.56	Yes	10.26	0.87	0.46		Yes
F12,20,22	301004	1.5	LOCK	2.46	0.00						Yes	0.90		0.08		Yes
H04,06,09	301023	0.8	LOCK	2.45	0.00						Yes	0.84		0.09		Yes
JP-0019	DOI1-99-0017		PGDP	2.44	16.16	4.87	10.54	10.54	10.54	2.11	No	2270.00	9.14	16.30	609.00	Yes
C12,18,19	301011 <sup>d</sup>	0.8	LOCK	2.40	0.00						Yes	1.06		0.10		Yes
I96-03,04	301038	6.67	LOCK	2.40	0.00						Yes	0.80		0.12		Yes
C01,10,24	301017 <sup>d</sup>	0.7	LOCK	2.30	0.00						Yes	0.95		0.10		Yes
F05,07,17	301008	1.6	LOCK	2.20	0.00						Yes	0.86		0.09		Yes
C07,08,09	301015 <sup>d</sup>	0.9	LOCK	2.09	0.00						Yes	1.00		0.10		Yes

Table 1. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment (Continued)

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)				Radium-226 (pCi/g)				Uranium-238 (pCi/g)						
				Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU	Detect?
JP-0046	DOI1-99-0046		PGDP	2.07	1.91	2.03	2.00	Yes	0.70	0.13	1.40	1.40	No	13.90	1.00	1.43	4.00	Yes
A2	PLDJNSA2D-01SO	8.5	PGDP	2.00	6.00	4.10	4.10	No	0.59	0.13	1.10	1.10	No	0.77	0.24	0.39	1.37	No
H04.06.09	301022	2.6	LOCK	1.90	0.00			Yes					No	1.01		0.10		Yes
F12.20.22	301001	0.8	LOCK	1.90	0.00			Yes					No	0.90		0.08		Yes
SOU195-014A	2010-51256 <sup>a</sup>	4	KYRAD	1.89	5.01	2.14		No	1.55	1.16	0.52		Yes	1.12	0.93	1.18		No
F04.02.29	301006	1.5	LOCK	1.85	0.00			Yes					No	0.82		0.08		Yes
JP-0160	DOI1-99-0177		PGDP	1.84	2.62	3.68	3.68	No	0.65	0.12	1.30	1.30	No	2.01	0.91	1.08	3.57	No
K008-AIP-RP	030303	0	STLMO	1.80	1.10	1.30		Yes	0.80	0.30	0.28		Yes	2.30	0.30	1.10		Yes
C02.03.20	301019 <sup>d</sup>	0.7	LOCK	1.80	0.00			Yes					No	1.03		0.10		Yes
BC5KYRAD02	2010-50538 <sup>a</sup>		KYRAD	1.74	0.90	0.42		Yes	2.01	1.56	0.70		Yes	0.69	0.93	0.55		Yes
I94-05.06	301039	9	LOCK	1.72	0.00			Yes					No	0.79		0.12		Yes
I94-03.04	301045 <sup>e</sup>	16	LOCK	1.68	0.00			Yes					No	1.06		0.14		Yes
A2	PLDJNSA2-02SO	11.5	PGDP	1.60	6.60	3.30	4.40	No	1.10	0.18	2.20	2.20	No	1.69	0.86	1.03	3.04	No
F01.21.23	301009	0.8	LOCK	1.60	0.00			Yes					No	0.92		0.08		Yes
C02.03.20	301020 <sup>d</sup>	3	LOCK	1.59	0.00			Yes					No	1.00		0.09		Yes
H01.05.15	301026	2.6	LOCK	1.57	0.00			Yes					No	0.87		0.08		Yes
C07.08.09	301014 <sup>d</sup>	2.1	LOCK	1.56	0.00			Yes					No	0.94		0.08		Yes
JP-0157	DOI1-99-0157		PGDP	1.56	4.07	3.11	3.11	No	0.90	0.16	1.80	1.80	No	108.00	1.80	2.95	29.10	Yes
JP-0113	DOI1-99-0115		PGDP	1.54	1.60	1.68	1.69	No	0.49	0.12	0.97	0.97	No	6.02	0.88	1.33	3.23	Yes
C07.08.09	301016 <sup>d</sup>	2.1	LOCK	1.51	0.00			Yes					No	0.91		0.08		Yes
H04.06.09	301021	0.8	LOCK	1.50	0.00			Yes					No	0.94		0.10		Yes
F12.20.22	301003	1.5	LOCK	1.50	0.00			Yes					No	0.92		0.09		Yes
K008-AIP-RP	030302	0	STLMO	1.49	1.20	0.82		Yes					No	0.76	0.26	0.56		Yes
BC14KYRAD	2010-50539 <sup>a</sup>		KYRAD	1.49	0.68	0.32		Yes	1.94	1.52	0.67		Yes	1.64	0.70	0.40		Yes
JP-0075	DOI1-99-0075		PGDP	1.48	4.62	2.97	2.97	No	1.24	0.16	2.48	2.48	No	14.80	1.54	2.05	6.04	Yes
I94-03.04	301036 <sup>e</sup>	8	LOCK	1.48	0.00			Yes					No	0.80		0.12		Yes
H02.10.18	301027	0.7	LOCK	1.44	0.00			Yes					No	1.00		0.11		Yes
F12.20.22	301002	0.8	LOCK	1.40	0.00			Yes					No	0.93		0.09		Yes
SOU195-014A	2010-51257 <sup>a</sup>	7	KYRAD	1.38	0.70	0.32		Yes	2.12	1.07	0.49		Yes	1.11	0.58	0.38		Yes
JP-0090	DOI1-99-0090		PGDP	1.37	2.21	2.74	2.74	No	0.77	0.14	1.55	1.55	No	22.00	0.02	0.75	3.30	Yes
OUTFALL10-1	WC02-242	4	PORTS	1.36	0.67	0.68	0.68	No	0.94	0.32	0.22	0.37	No	0.67	0.05	0.12	0.21	Yes
SOU195-014C	2010-51262 <sup>a</sup>	4	KYRAD	1.31	0.79	0.36		Yes	2.30	1.59	0.71		Yes	0.49	0.97	0.46		Yes
JP-0062	DOI1-99-0062		PGDP	1.31	2.95	2.61	2.61	No	0.71	0.13	1.41	1.41	No	4.01	1.17	1.62	3.02	Yes
F01.21.23	301010	1.6	LOCK	1.26	0.00			Yes					No	0.82		0.08		Yes
SWMU222-4	2010-52458 <sup>a</sup>		KYRAD	1.25	0.48	0.22		Yes					No	1.52	0.44	0.29		Yes
JP-0163	DOI1-99-0163		PGDP	1.22	2.94	2.45	2.45	No	0.97	0.23	1.93	1.93	No	3.23	1.36	0.78	1.76	Yes
NST2S02	BJC2021SS	3	PGDP	1.20	2.87	2.41	2.41	No	0.64	0.18	1.28	1.28	No	104.00	0.31	3.50	21.00	Yes
I94-01.02	301040	6.75	LOCK	1.20	0.00			Yes					No	0.79		0.12		Yes
I94-05.06	301050	17.5	LOCK	1.20	0.00			Yes					No	0.71		0.11		Yes
SOU195-014	2010-51255 <sup>a</sup>	10	KYRAD	1.20	0.88	0.36		Yes	1.89	1.50	0.67		Yes	0.74	0.97	0.51		Yes
SOU195-014B	2010-51260 <sup>a</sup>	7	KYRAD	1.17	0.64	0.30		Yes	2.25	0.91	0.43		Yes	0.79	0.56	0.35		Yes
I94-05.06	301042	11.5	LOCK	1.17	0.00			Yes					No	0.72		0.11		Yes
H03.07.13	301029	0.7	LOCK	1.10	0.00			Yes					No	1.10		0.12		Yes

Table 1. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment (Continued)

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)			Radium-226 (pCi/g)			Uranium-238 (pCi/g)			Detect?					
				Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU		Detect?	Results	MDA	Rad Error	TPU
H03.07.13	301029	0.7	LOCK	1.10	0.00		Yes					No	1.10					
SOU195-006	2010-51265 <sup>a</sup>	7	KYRAD	1.09	0.73	0.33	Yes	2.13	1.16	0.53		Yes	0.86	0.57	0.34			Yes
SOU195-025	2010-51250 <sup>a</sup>	7	KYRAD	1.09	0.84	0.38	Yes	2.41	1.65	0.73		Yes	1.05	0.72	0.52			Yes
SOU195-014B	2010-51261 <sup>a</sup>	10	KYRAD	1.08	0.96	0.43	Yes	1.46	1.45	0.64		Yes	0.77	0.69	0.44			Yes
SOU200-009	2010-51275 <sup>a</sup>	4	KYRAD	1.08	5.15	2.23	No	1.87	1.32	0.60		Yes	1.08	0.93	0.88			Yes
H02.10.18	301028	3	LOCK	1.07	0.00		Yes					No	0.92		0.08			Yes
JP-0162	DOI1-99-0162		PGDP	1.05	1.94	2.10	No	0.84	0.16	1.67	1.67	No	1.63	0.91	0.47	2.29		No
194-03.04	301041 <sup>c</sup>	12	LOCK	1.04	0.00		Yes					No	0.81		0.12			Yes
SOU200-005	2010-51271 <sup>a</sup>	4	KYRAD	1.04	0.89	0.40	Yes	2.15	1.57	0.70		Yes	1.64	0.99	0.64			Yes
SOU195-014C	2010-51263 <sup>a</sup>	7	KYRAD	1.03	1.04	0.46	No	1.73	1.32	0.59		Yes	0.90	0.75	0.45			Yes
SOU195-025	2010-51251 <sup>a</sup>	10	KYRAD	1.02	0.77	0.35	Yes	1.91	1.46	0.66		Yes	1.17	1.07	0.62			Yes
JP-0091	DOI1-99-0091		PGDP	1.01	2.08	2.02	No	0.82	0.14	1.64	1.64	No	12.70	1.24	1.72	3.82		Yes
NST1S01	B1C1011SS	2.5	PGDP	1.01	3.31	2.02	No	0.65	0.19	1.29	1.29	No	65.90	1.87	2.87	18.00		Yes
SOU200-008	2010-51274 <sup>a</sup>	4	KYRAD	1.01	0.70	0.32	Yes	1.88	1.18	0.53		Yes	1.01	0.56	0.32			Yes
H04.06.09	301024	2.6	LOCK	1.00	0.00		Yes					No	0.94		0.09			Yes
OUTFALL10-1	WC02-242D	4	PORTS	0.99	0.63	0.64	No	0.87	0.29	0.25	0.31	No	0.68	0.07	0.13	0.46		Yes
SOU195-014B	2010-51259 <sup>a</sup>	4	KYRAD	0.99	0.92	0.41	Yes	1.62	1.32	0.59		Yes	0.93	0.99	0.56			Yes
JP-0018	DOI1-99-0016		PGDP	0.96	4.68	1.92	No	0.64	0.14	1.28	1.28	No	188.00	0.05	2.30	32.00		Yes
OUTFALL10-2	WC02-243	4	PORTS	0.96	0.68	0.63	No	0.82	0.31	0.28	0.31	No	0.63	0.02	0.13	0.21		Yes
SOU200-006	2010-51272 <sup>a</sup>	4	KYRAD	0.95	0.66	0.30	Yes	2.67	1.09	0.51		Yes	0.94	0.57	0.38			Yes
SOU200-001	2010-51267 <sup>a</sup>	4	KYRAD	0.94	0.83	0.37	Yes	2.73	1.33	0.61		Yes	1.06	0.70	0.39			Yes
SOU200-010	2010-51276 <sup>a</sup>	4	KYRAD	0.89	0.94	0.42	No	1.75	1.47	0.65		Yes	0.76	0.69	0.36			Yes
SOU195-006	2010-51266 <sup>a</sup>	10	KYRAD	0.88	0.78	0.35	Yes	1.98	1.52	0.68		Yes	1.51	0.98	0.63			Yes
JP-0081	DOI1-99-0081		PGDP	0.87	1.43	1.75	No	0.61	0.11	1.22	1.22	No	3.60	0.01	0.17	0.47		Yes
SOU200-003	2010-51269 <sup>a</sup>	4	KYRAD	0.86	0.92	0.41	No	2.22	1.27	0.57		Yes	0.74	0.69	0.50			Yes
JP-0015	DOI1-99-0013		PGDP	0.81	1.66	1.62	No	0.62	0.13	1.23	1.23	No	3.16	0.82	1.25	1.99		Yes
H03.07.13	301030	3	LOCK	0.80	0.00		Yes					No	0.83		0.08			Yes
NST1S03	B1C1031SS	12	PGDP	0.79	1.55	1.59	No	0.80	0.18	1.60	1.60	No	0.66	0.04	0.11	0.13		Yes
JP-0080	DOI1-99-0080		PGDP	0.73	1.91	1.46	No	0.82	0.15	1.64	1.64	No	2.39	0.94	0.47	3.33		No
SOU195-014	2010-51254 <sup>a</sup>	7	KYRAD	0.71	0.74	0.33	No	1.72	1.50	0.66		Yes	0.54	0.70	0.44			Yes
LBC21L005	LBCSOSU2S1-01	1	STLMO	0.70	2.20	1.30	No	1.40	0.15		0.30	Yes	3.12	16.80	9.24			No
SOU200-007	2010-51273 <sup>a</sup>	4	KYRAD	0.69	0.78	0.35	No	2.12	1.68	0.75		Yes	1.16	0.90	0.41			Yes
JP-0110	DOI1-99-0110		PGDP	0.67	8.67	1.34	No	0.81	0.19	1.61	1.61	No	626.00	4.72	8.10	168.00		Yes
SOU200-002	2010-51268 <sup>a</sup>	4	KYRAD	0.65	0.62	0.28	Yes	2.10	0.94	0.44		Yes	1.08	0.56	0.33			Yes
JP-0057	DOI1-99-0057		PGDP	0.65	1.60	1.30	No	0.28	0.09	0.56	0.56	No	7.97	0.78	1.14	4.06		Yes
JP-0097	DOI1-99-0097		PGDP	0.62	1.70	1.25	No	0.76	0.13	1.52	1.52	No	2.58	0.77	1.04	3.71		No
JP-0066	DOI1-99-0066		PGDP	0.60	2.87	1.21	No	0.85	0.14	1.70	1.70	No	4.81	1.22	1.63	3.47		Yes
JP-0082	DOI1-99-0082		PGDP	0.60	2.74	1.20	No	1.29	0.18	2.58	2.58	No	20.00	0.02	0.75	3.30		Yes
194-03.04	301046 <sup>c</sup>	21	LOCK	0.60	0.00		Yes					No	1.18		0.16			Yes
JP-0061	DOI1-99-0061		PGDP	0.60	2.19	1.20	No	0.33	0.08	0.66	0.66	No	6.32	0.76	1.00	0.16		Yes
JP-0013	DOI1-99-0011		PGDP	0.55	2.26	1.11	No	0.83	0.15	1.66	1.66	No	17.30	0.97	1.38	4.86		Yes
JP-0063	DOI1-99-0063		PGDP	0.54	2.50	1.09	No	0.65	0.12	1.29	1.29	No	1.00	0.01	0.10	0.16		Yes
JP-0087	DOI1-99-0088		PGDP	0.47	5.67	0.94	No	0.77	0.13	1.54	1.54	No	138.00	2.54	4.19	53.00		Yes



Table 1. Sample Results for Lead-210, Radium-226, and Uranium-238 in Soil and Sediment (Continued)

Station	Sample ID	Depth (ft bgs)	Lab Code	Lead-210 (pCi/g)			Radium-226 (pCi/g)			Uranium-238 (pCi/g)								
				Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU	Detect?	Results	MDA	Rad Error	TPU	Detect?
A10	PLDJNSA10-02SO	8.5	PGDP	0.34	5.70	0.69	3.60	No	0.49	0.12	0.98	0.98	No	1.91	0.79	0.42	3.26	No
	ISOCSSOFFST	0	PGDP	0.34	1.04	0.68	0.68	No					No	1.58	0.47	0.25	0.33	Yes
NST2S03	BIC2031SS	15	PGDP	0.31	2.30	0.61	1.39	No	0.99	0.19	1.98	1.98	No	19.80	0.08	0.79	3.00	Yes
	DOJ1-99-0114		PGDP	0.27	1.38	0.54	0.85	No	0.67	0.11	1.34	1.34	No	7.50	0.01	0.37	1.10	Yes
	DOJ1-99-0060		PGDP	0.22	2.13	0.44	1.40	No	0.13	0.04	0.16	0.26	No	8.24	0.85	1.26	3.40	Yes
C01,10,24	301018 <sup>d</sup>	2.8	LOCK	0.20	0.00			Yes					No	1.03		0.09		Yes
NST2S05	BIC2052SS	12.5	PGDP	0.17	1.28	0.35	0.78	No	0.52	0.14	1.03	1.03	No	1.21	0.20	0.32	1.70	No
JP-0100	DOJ1-99-0100		PGDP	0.09	1.44	0.18	0.89	No	0.72	0.12	1.44	1.44	No	1.48	0.67	0.39	2.08	No
NST1S02	BIC1021SS	2.5	PGDP	0.06	2.53	0.13	1.54	No	0.57	0.19	1.15	1.15	No	29.70	1.38	2.18	8.27	Yes
	DOJ1-99-0014		PGDP	0.00	1.81	0.01	1.10	No	0.57	0.12	1.13	1.13	No	8.80	0.04	0.35	1.20	Yes
196-01,02	301037	7	LOCK	0.00 <sup>f</sup>	0.00			No					No	0.82		0.12		Yes
JP-0164	DOJ1-99-0164		PGDP	-0.01	1.86	0.01	1.15	No	0.69	0.15	1.38	1.38	No	1.84	0.92	0.45	2.57	No
NST2S01	BIC2011SS	2	PGDP	-0.13	1.73	0.25	1.06	No	0.57	0.16	1.14	1.14	No	8.11	0.91	1.35	2.56	Yes
JP-0045	DOJ1-99-0045		PGDP	-0.29	2.68	0.58	1.76	No	0.58	0.12	1.15	1.15	No	6.00	0.01	0.23	0.77	Yes
	DOJ1-99-0014DUP		PGDP	-0.29	1.76	0.59	1.08	No	0.52	0.12	1.05	1.05	No	11.00	0.02	0.37	1.40	Yes
JP-0087	DOJ1-99-0087		PGDP	-0.43	5.27	0.86	3.23	No	0.65	0.12	1.30	1.30	No	126.00	2.33	3.83	48.30	Yes
JP-0071	DOJ1-99-0071		PGDP	-0.75	5.45	1.50	3.40	No	2.78	0.26	5.56	5.56	No	19.00	1.98	2.46	7.68	Yes
BGS194-04	301049	24	LOCK	-0.80	0.01			No					No	0.76		0.12		Yes
JP-0085	DOJ1-99-0085		PGDP	-0.86 <sup>f</sup>	6.72	1.72	4.14	No	0.80	0.15	1.60	1.60	No	160.00	3.01	5.07	61.80	Yes
F05,07,17	301007	1	LOCK	-1.10 <sup>f</sup>	0.00			No					No	0.93		0.08		Yes
A10	PLDJNSA10-03SO	9	PGDP	-1.20	31.00	2.50	18.00	No	0.14	0.20	0.00	0.06	No	326.00	4.61	7.56	125.00	Yes
JP-0072	DOJ1-99-0072		PGDP	-1.31	9.10	2.62	5.58	No	6.88	0.41	13.75	13.75	No	87.00	0.24	2.80	21.00	Yes
JP-0111	DOJ1-99-0112		PGDP	-1.99	6.10	3.99	3.99	No	0.84	0.17	1.69	1.69	No	317.00	0.67	11.00	68.00	Yes
JP-0076	DOJ1-99-0076		PGDP	-2.04	6.16	4.07	4.07	No	2.19	0.23	4.38	4.38	No	69.00	2.28	3.26	26.70	Yes
NST2S05	BIC2051SS	12.5	PGDP	-2.12	12.77	4.25	7.90	No	5.15	1.39	10.30	10.30	No	11.10	1.90	3.14	4.33	Yes
JP-0077	DOJ1-99-0077		PGDP	-2.71	5.02	5.42	5.42	No	1.47	0.17	2.94	2.94	No	56.00	0.21	1.80	11.00	Yes
A2	PLDJNSA2-01SO	8.5	PGDP	-2.90	6.20	5.80	5.80	No	0.65	0.14	1.30	1.30	No	1.24	0.26	0.44	2.14	No
JP-0152	DOJ1-99-DUP1		PGDP	-2.91	6.47	5.83	5.83	No	0.87	0.13	1.73	1.73	No	393.00	0.69	12.00	120.00	Yes
JP-0111	DOJ1-99-0111		PGDP	-2.99	6.03	5.98	5.98	No	0.91	0.17	1.81	1.81	No	365.00	0.13	4.50	63.00	Yes
JP-0151	DOJ1-99-0151		PGDP	-4.78	8.89	9.57	9.57	No	0.54	0.13	1.07	1.07	No	365.00	3.25	5.42	140.00	Yes
JP-0150	DOJ1-99-0150		PGDP	-10.07	12.75	20.14	20.14	No	0.79	0.18	1.58	1.58	No	599.00	4.88	8.14	230.00	Yes
JP-0153	DOJ1-99-0153		PGDP	-19.47	14.31	38.93	38.93	No	0.32	0.17	0.64	0.64	No	1921.00	3.50	50.00	617.00	Yes

Yellow shading indicates sample analysis by the Kentucky Radiation Health Branch Laboratory.

Blue shading indicates a detected lead-210 result for samples other than those analyzed by the Kentucky Radiation Health Branch.

Lab Codes are the following: LOCK = Lockheed Engineering & Science Co., Las Vegas, NV; KYRAD = Kentucky Radiation Health Branch; PGDP = USEC-Paducah Gaseous Diffusion Plant; PORTS = USEC-Portsmouth Plant; STLMO = Severn Trent, Earth City Missouri

<sup>a</sup> The uranium-238 results was reported by the lab as thorium-234/uranium-238.

<sup>b</sup> The maximum uranium-238 result was used for comparison.

<sup>c</sup> This sample is not plotted in Figure 2, the coordinates place the sample in Illinois. The available coordinates are likely incorrect.

<sup>d</sup> This sample is not plotted in Figure 2, no coordinates are available.

<sup>e</sup> This sample is not plotted in Figure 2, the coordinates place the sample in Ballard County, which is outside the scale of the map.

<sup>f</sup> This result is set as a nondetect because the reported result is less than the MDA.

Table 2. Results of Filtering

Method	Chemical	Date Collected	MDA	Lab Code	Lab Sample ID	Media	Rad Error	Result	Lab Qualifier	Station	Units	Val Qualifier	Greater Than DL	Less Than DL	Pass cut
DNT	Lead-210	7/31/2006	152.1	KYRAD	2006-51812	SW	133.1	529.9		A-Composite	pCi/L	X	529.9		529.9
DNT	Lead-210	7/21/2004	139	KYRAD	2004-51807	SW	120.4	557.4		A-Composite	pCi/L	=	557.4		557.4
DNT	Lead-210	7/9/2003	86.13	KYRAD	2003-06373	SW	77.85	213.2		A-Composite	pCi/L	=	213.2		213.2
DNT	Lead-210	12/8/2006	141.6	KYRAD	2006-53149	SW	156.5	1469		A-Composite	pCi/L	X	1469		1469
DNT	Lead-210	7/18/2005	96.2	KYRAD	2005-51647	SW	176.1	661.4		A-Composite	pCi/L	X	661.4		661.4
DNT	Lead-210	5/26/2006	116	KYRAD	2006-51119	SW	126.8	1605		A-Composite	pCi/L	X	1605		1605
Gamma Spec	Lead-210	10/27/2007	159.2	KYRAD	2007-50161	SW	276.5	692.8	U	A-Composite	pCi/L	U	692.8		692.8
DNT	Lead-210	10/27/2005	105.5	KYRAD	2005-52609	SW	124.9	1707		A-Composite	pCi/L	X	1707		1707
Gamma Spec	Lead-210	6/4/2007	174.2	KYRAD	2007-51252	SW	107	1284		A-Composite	pCi/L	=	1284		1284
DNT	Lead-210	10/13/2004	99.77	KYRAD	2004-52643	SW	143.4	309.4		C-Composite	pCi/L	=	309.4		309.4
DNT	Lead-210	3/9/2005	173.9	KYRAD	2005-50440	SW	189.5	2593		C-Composite	pCi/L	=	2593		2593
DNT	Lead-210	5/11/2005	144.7	KYRAD	2005-51034	SW	82.96	514		A-Composite	pCi/L	X	514		514
DNT	Lead-210	6/9/2004	147.5	KYRAD	2004-51367	SW	77.57	1714		A-Composite	pCi/L	=	1714		1714
Gamma Spec	Lead-210	4/3/2007	180.9	KYRAD	2007-50606	SW	97.97	1719	U	A-Composite	pCi/L	U	1719		1719
Gamma Spec	Lead-210	11/19/2007	168	KYRAD	2007-52795	SW	123.9	274.7	J	A-Composite	pCi/L	J	274.7		274.7
DNT	Lead-210	1/10/2005	138.2	KYRAD	2005-50023	SW	147.8	1210		C-Composite	pCi/L	X	1210		1210
Gamma Spec	Lead-210	2/22/2007	275.7	KYRAD	2007-50293	SW	160.8	2222	U	C-Composite	pCi/L	U	2222		2222
DNT	Lead-210	1/3/2006	299	KYRAD	2005-53157	SW	285.5	881.4		C-Composite	pCi/L	X	881.4		881.4
DNT	Lead-210	3/9/2005	173.9	KYRAD	2005-50440	SW	189.5	2593		C-Composite	pCi/L	X	2593		2593
DNT	Lead-210	12/20/2004	173.3	KYRAD	2004-53235	SW	237	832.2		C-Composite	pCi/L	=	832.2		832.2
Gamma Spec	Lead-210	4/25/2007	128.9	KYRAD	2007-50839	SW	138.1	1185		C-Composite	pCi/L	=	1185		1185
DNT	Lead-210	12/14/2006	533.1	KYRAD	2006-53330	SW	283.4	3222	U	ATC746K	pCi/L	X	3222		3222
DNT	Lead-210	9/11/2006	149.7	KYRAD	2006-52207	SW	130.7	594		B-Composite	pCi/L	X	594		594
Gamma Spec	Lead-210	6/25/2007	154.2	KYRAD	2007-51454	SW	85.39	1936	U	B-Composite	pCi/L	U	1936		1936
DNT	Lead-210	9/22/2004	112.7	KYRAD	2004-52430	SW	121.2	368.1		B-Composite	pCi/L	=	368.1		368.1
DNT	Lead-210	10/13/2004	146.1	KYRAD	2004-52679	SW	126.1	664.9		D2-Composite2	pCi/L	=	664.9		664.9
DNT	Lead-210	12/24/2003	80.3	KYRAD	2003-08104	SW	79.66	233		D2-Composite2	pCi/L	=	233		233
DNT	Lead-210	3/2/2006	67	KYRAD	2006-50341	SW	43.39	102.5		B-Composite	pCi/L	X	102.5		102.5
Gamma Spec	Lead-210	4/3/2007	183.7	KYRAD	2007-50628	SW	95.3	2502	U	B-Composite	pCi/L	U	2502		2502
DNT	Lead-210	7/18/2005	129.3	KYRAD	2005-51670	SW	96.29	1306		B-Composite	pCi/L	X	1306		1306
DNT	Lead-210	1/10/2005	225.3	KYRAD	2005-50022	SW	113.8	3492		B-Composite	pCi/L	X	3492		3492
DNT	Lead-210	8/31/2004	106.9	KYRAD	2004-52253	SW	92.05	604.6		D-C-Composite	pCi/L	=	604.6		604.6
DNT	Lead-210	6/30/2004	138.7	KYRAD	2004-51697	SW	127.6	575.8		D2-Composite2	pCi/L	=	575.8		575.8
DNT	Lead-210	10/27/2005	115.4	KYRAD	2005-52720	SW	122.4	1419		F-Composite	pCi/L	X	1419		1419
Gamma Spec	Lead-210	11/29/2010	1.61	KYRAD	2010-53281	SW	0.894	974	U	C-613	pCi/L	U	974		974
DNT	Lead-210	11/17/2005	152.4	KYRAD	2005-52866	SW	106.8	1269		D-Composite	pCi/L	X	1269		1269
Gamma Spec	Lead-210	2/2/2007	126.9	KYRAD	2007-50240	SW	224.8	490.7	U	F-Composite	pCi/L	U	490.7		490.7
DNT	Lead-210	12/13/2006	532.5	KYRAD	2006-53325	SW	282.9	3226	U	BBCDG	pCi/L	X	3226		3226
DNT	Lead-210	10/27/2005	2017	KYRAD	2005-52676	SW	2740	9532		D1-Composite	pCi/L	X	9532		9532
DNT	Lead-210	9/14/2005	130.7	KYRAD	2005-52307	SW	55.96	169.4		D1-Composite	pCi/L	X	169.4		169.4
DNT	Lead-210	12/13/2006	5867	KYRAD	2006-53326	SW	3802	7905	U	BBCROSS	pCi/L	X	7905		7905
DNT	Lead-210	7/5/2006	315.2	KYRAD	2006-51734	SW	293.3	612.9	R	BBCUG	pCi/L	X	612.9		612.9
DNT	Lead-210	8/25/2005	592.4	KYRAD	2005-52201	SW	312.6	3755		BBCUG	pCi/L	X	3755		3755

Table 2. Results of Filtering (Continued)

Method	Chemical	Date Collected	MDA	Lab Code	Lab Sample ID	Media	Rad Error	Result	Lab Qualifier	Station	Units	Val Qualifier	Greater Than DL	Less Than DL	Pass cut
DNT	Lead-210	12/8/2006	141.1	KYRAD	2006-53231	SW	155.1	1554		D1-Composite	pCi/L	X	1554		1554
Gamma Spec	Lead-210	6/4/2007	171.1	KYRAD	2007-51333	SW	99.26	406.2		D1-Composite	pCi/L	=	406.2		406.2
DNT	Lead-210	8/13/2004	135.7	KYRAD	2004-52111	SW	137.5	621.3		F-Composite	pCi/L	=	621.3		621.3
Gamma Spec	Lead-210	11/29/2010	51.1	KYRAD	2010-53280	SW	23.7	230	U	K001	pCi/L	U	230		230
DNT	Lead-210	1/26/2005	152	KYRAD	2005-50163	SW	150	482.9		F-Composite	pCi/L	X	482.9		482.9
DNT	Lead-210	1/26/2005	152	KYRAD	2005-50163	SW	150	482.9		F-Composite	pCi/L	=	482.9		482.9
DNT	Lead-210	7/16/2002	437.6	KYRAD	2002-06663	SW	256.7	27660		D2-Composite	pCi/L	=	27660		27660
DNT	Lead-210	9/14/2005	110.6	KYRAD	2005-52329	SW	55.95	146.3		D2-Composite	pCi/L	X	146.3		146.3
DNT	Lead-210	11/20/2006	267.2	KYRAD	2006-53106	SW	283.2	843		G-Composite	pCi/L	X	843		843
DNT	Lead-210	12/22/2006	230.8	KYRAD	2006-53421	SW	148.8	2500		G-Composite	pCi/L	X	2500		2500
DNT	Lead-210	8/31/2004	107.1	KYRAD	2004-52318	SW	90.23	526		G-Composite	pCi/L	=	526		526
DNT	Lead-210	7/31/2006	150.7	KYRAD	2006-51871	SW	132.9	446.9		D2-Composite	pCi/L	X	446.9		446.9
DNT	Lead-210	11/20/2006	113.4	KYRAD	2006-53074	SW	73.27	265.4		D2-Composite	pCi/L	X	265.4		265.4
DNT	Lead-210	7/21/2004	137.2	KYRAD	2004-51947	SW	144	342.6		G-Composite	pCi/L	=	342.6		342.6
DNT	Lead-210	5/26/2006	159.3	KYRAD	2006-51229	SW	79.65	2701		D2-Composite	pCi/L	X	2701		2701
DNT	Lead-210	8/25/2005	599	KYRAD	2005-52191	SW	424.1	1900		K010	pCi/L	X	1900		1900
DNT	Lead-210	6/1/2005	237.4	KYRAD	2005-51358	SW	260.6	1634		G-Composite	pCi/L	X	1634		1634
Gamma Spec	Lead-210	4/3/2007	182	KYRAD	2007-50729	SW	96.81	2054	U	G-Composite	pCi/L	U	2054		2054
DNT	Lead-210	12/14/2006	537.4	KYRAD	2006-53312	SW	285.4	3298	U	K011	pCi/L	X	3298		3298
DNT	Lead-210	6/16/2005	539.3	KYRAD	2005-51401	SW	366.8	865.9		K012	pCi/L	X	865.9		865.9
DNT	Lead-210	8/23/2005	589.5	KYRAD	2005-52186	SW	491.7	2210		L14	pCi/L	X	2210		2210
DNT	Lead-210	12/14/2006	539.1	KYRAD	2006-53316	SW	286.2	3332	U	K015	pCi/L	X	3332		3332
Gamma Spec	Lead-210	11/29/2010	685	KYRAD	2010-53280	SW	274	4070	U	L4	pCi/L	U	4070		4070
DNT	Lead-210	12/14/2006	7379	KYRAD	2006-53321	SW	4801	11210	U	LBC@McCaw	pCi/L	X	11210		11210
Gamma Spec	Lead-210	5/11/2010	0.838952	KYRAD	2010-51250	SO	0.375929	1.0877436		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.774856	KYRAD	2010-51251	SO	0.352924	1.0153096		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.622129	KYRAD	2010-51252	SO	0.323104	2.7034682		SOU195-120C	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	9.25275	KYRAD	2010-51253	SO	3.831	6.5693666	U	SOU195-120A	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.738264	KYRAD	2010-51254	SO	0.327648	0.7087367	U	SOU195-014	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.87614	KYRAD	2010-51255	SO	0.357205	1.1963452		SOU195-014	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	5.00644	KYRAD	2010-51256	SO	2.14186	1.8868582	U	SOU195-014A	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.69731	KYRAD	2010-51257	SO	0.323468	1.3837602		SOU195-014A	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	5.07442	KYRAD	2010-51258	SO	2.12668	3.5576405	U	SOU195-014A	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	0.919572	KYRAD	2010-51259	SO	0.410998	0.9908741		SOU195-014B	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.643217	KYRAD	2010-51260	SO	0.297765	1.1705553		SOU195-014B	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.963233	KYRAD	2010-51261	SO	0.42696	1.0807067		SOU195-014B	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.786643	KYRAD	2010-51262	SO	0.364651	1.3145335		SOU195-014C	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	1.03762	KYRAD	2010-51263	SO	0.457097	1.0294589	U	SOU195-014C	pCi/g	U			
Gamma Spec	Lead-210	5/12/2010	5.28305	KYRAD	2010-51264	SO	2.15693	6.0068083	J	SOU195-014C	pCi/g	J			
Gamma Spec	Lead-210	5/12/2010	0.727831	KYRAD	2010-51265	SO	0.330025	1.0930592		SOU195-006	pCi/g	=			
Gamma Spec	Lead-210	5/12/2010	0.779156	KYRAD	2010-51266	SO	0.351511	0.8835402		SOU195-006	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.832552	KYRAD	2010-51267	SO	0.370699	0.9368339		SOU200-001	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.616779	KYRAD	2010-51268	SO	0.276128	0.6544536		SOU200-002	pCi/g	=			

Table 2. Results of Filtering (Continued)

Method	Chemical	Date Collected	MDA	Lab Code	Lab Sample ID	Media	Rad Error	Result	Lab Qualifier	Station	Units	Val Qualifier	Greater Than DL	Less Than DL	Pass cut
Gamma Spec	Lead-210	5/5/2010	0.918867	KYRAD	2010-51269	SO	0.405092	0.8584913	U	SOU200-003	pCi/g	U			
Gamma Spec	Lead-210	5/5/2010	0.894012	KYRAD	2010-51271	SO	0.401519	1.0366496		SOU200-005	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.662666	KYRAD	2010-51272	SO	0.300982	0.9515829		SOU200-006	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	0.77267	KYRAD	2010-51273	SO	0.346092	0.6884684	U	SOU200-007	pCi/g	U			
Gamma Spec	Lead-210	5/5/2010	0.695554	KYRAD	2010-51274	SO	0.31533	1.0058769		SOU200-008	pCi/g	=			
Gamma Spec	Lead-210	5/5/2010	5.14907	KYRAD	2010-51275	SO	2.22839	1.0775268	U	SOU200-009	pCi/g	U			
Gamma Spec	Lead-210	5/5/2010	0.942465	KYRAD	2010-51276	SO	0.415427	0.8905683	U	SOU200-010	pCi/g	U			
Gamma Spec	Lead-210	4/27/2010	0.590492	KYRAD	2010-51277	SO	0.763757	2.571285		SOU222-001	pCi/g	=			
Gamma Spec	Lead-210	9/2/2010	0.816	KYRAD	2010-52457	SO	0.406	4.92		SWMU222-1	pCi/g	=			
Gamma Spec	Lead-210	9/2/2010	0.475	KYRAD	2010-52458	SO	0.221	1.25		SWMU222-4	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.71	KYRAD	2010-53090	SO	0.869	8.44		SWMU222-1	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.41	KYRAD	2010-53091	SO	0.709	6.98		SWMU222-2	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.14	KYRAD	2010-53092	SO	0.607	6.81		SWMU222-3	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	2.05	KYRAD	2010-53093	SO	1.03	10.6		SWMU222-4	pCi/g	=			
Gamma Spec	Lead-210	11/4/2010	1.47	KYRAD	2010-53094	SO	0.757	8.6		SWMU222-5	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.838952	KYRAD	2010-51250	SO	0.375929	1.0877436		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.774856	KYRAD	2010-51251	SO	0.352924	1.0153096		SOU195-025	pCi/g	=			
Gamma Spec	Lead-210	5/11/2010	0.622129	KYRAD	2010-51252	SO	0.323104	2.7034682		SOU195-120C	pCi/g	=			

DNT = Analytical methods was not transmitted.

Gamma Spec = Gamma Spec

KYRAD = Kentucky Radiation Health Branch Laboratory

SW = surface water

X = no 3<sup>rd</sup> party validation was performed

U = not detected above the MDA

R = result rejected

“=” = result accepted by 3<sup>rd</sup> party validation

**Paducah Risk Assessment Working Group  
February 6, 2013  
Minutes for Risk Methods Document Revisions**

**Present:**

**Jerri Martin  
Gaye Brewer  
Todd Mullins  
Stephanie Brock  
Nathan Garner  
Mike Guffey**

**Tim Frederick**

**Rich Bonczek  
Bobette Nourse  
LeAnne Garner  
John Volpe**

1. **PAH Recommendation paper.** The paper received comments from EPA and the state. A revised paper should be sent (included in schedule at the end of these meeting notes). Once agreement is reached among the group, the paper will be presented to the FFA managers. If agreed to by the FFA managers, the paper can be appended to Risk Methods Document, Appendix E, upon decision of the RAWG.
  
2. **Ensure text that follows** is consistent with the rest of the document and with what we intend: “The dermal absorption of 5% for inorganic chemicals (or revised dermal absorption to reflect intestinal absorption) may be replaced with a lower value from EPA dermal guidance. These revised calculations may be considered in the development of revised PRGs and remediation levels to be used in the preparation of remedy selection documents. These types of decisions would be a product of the consensus of the FFA parties arrived at during project discussions at the appropriate stage in document development.”
  
3. **Whether to include the statement currently in the main text**—“Any radionuclide for which no analytical results exceed its MARLAP MDC also will be deleted from the dataset.”  
Text has been revised and footnoted as follows (red indicates added text):  
  
Any radionuclide for which no analytical results exceed its MARLAP MDC also will be deleted from the project dataset, **provided the MDC is an acceptable level for the project.**<sup>6</sup>

<sup>6</sup> These types of decisions (acceptable MDCs) would be a product of the consensus of the FFA parties arrived at during project discussions at the appropriate stage in document development.

Text for comments is as follows: "Negative results may be reported due to a statistical determination of the counts seen by a detector, minus a background count seen by the same detector."

5. **NOTE with respect to correcting incidental ingestion of sediment by a recreational user:** the recreational user and the resident should not be considered additive because the ingestion rates are independent.
6. **Appendix D with respect to updating equations to be consistent with RAGs Part F:** Ensure units cancel correctly in inhalation equations (e.g., D.17). Averaging Time units have been revised for inhalation equations from “hours × yr × day/yr” to “hours/day × yr × day/yr.” No changes to values. This also will affect Table B.5. Current Table B.5 lists units for Averaging Time as “hours × days” (which is “hours × yr × day/yr” with the yr canceled out). This will be revised to “hours,” where both yr and days cancel out.
7. **Lead-210:** Need cost estimate for analyzing lead-210 at whatever level is possible (i.e.,  $10^{-5}$ ) and at  $10^{-6}$  levels. “Other COPCs should be identified during project scoping” added to Table 2.1. Look further into potential Lead-210 sources at PGDP and define use of the term “AL” in the response. Additionally, see markup below (red indicates added text, strikethrough font indicates text to be removed):

However,

~~(1) There is no known PGDP source for lead-210 at Paducah; and~~

~~(2)~~ **In regard to GDP process,** the ingrowth of lead-210 from uranium-238 is blocked at uranium-234. Due to the long ingrowth period from uranium-234 to lead-210, it is unlikely that at the present time the **GDP** processes at PGDP contribute to presence of lead-210 as a potential contaminant/risk at PGDP.

NOTE: Additional comments resulted from this item indicating the Lead-210 paper is not complete.

8. **Updates to RAIS that affect NALs and ALs in Appendix A.** Updates of these screening values will be locked in with annual update cycle. The 2012 updates were made in October. Subsequent updates will reflect the November updates (consistent with RSL revisions). Risk assessors must ensure toxicity values used in risk assessments are up-to-date.

**Remaining Schedule:**

DATE	RESPONSIBLE	DESCRIPTION
February 6, 2013	meeting	Interim meeting re: Final Page Changes for main text, Appendix B and Appendix D
February 18, 2013	DOE/LATA Kentucky	Revised PAH paper.
February 20, 2013	DOE/LATA Kentucky	Appendix A remaining tables.
February 26, 2013	DOE/LATA Kentucky	Revised Nickel Groundwater Background values.
March 6, 2013	meeting	8:30-11:00 central (9:30-12:00 eastern) Update on lead-210 information
March 8, 2013	RAWG	Final comments due to DOE/LATA Kentucky for all draft page changes to RMD

<b>DATE</b>	<b>RESPONSIBLE</b>	<b>DESCRIPTION</b>
April 8, 2013	DOE/LATA	Final Revised Risk Methods Document - D2/R2/V1 sent to RAWG for final review
April 22, 2013	RAWG	RAWG approval of D2/R2/V1 document
April 29, 2013	DOE/LATA	Initiate DOE review of D2/R2/V1 document
May 13, 2013	DOE/LATA	DOE comments due
May 20, 2013	DOE/LATA	Transmit D2/R2/V1 document changes due to DOE comments to RAWG
June 5, 2013	meeting	8:30-11:00 central (9:30-12:00 eastern) RAWG to discuss and approve revisions to D2/R2/V1 document due to DOE comments
June 17, 2013	DOE/LATA Kentucky	Final D2/R2/V1 document to DOE for concurrence
June 30, 2013	DOE/LATA Kentucky	Transmit D2/R2/V1 document to FFA Managers (EPA/KY) for approval
September 11, 2013	meeting	8:30-11:00 central (9:30-12:00 eastern) Consider face-to-face meeting (probably in Kentucky)

**Paducah Risk Assessment Working Group  
March 6, 2013  
Minutes for Quarterly Meeting**

**Present:**

**Jerri Martin  
Gaye Brewer  
Nathan Garner  
Todd Mullins**

**Tim Frederick  
Jon Richards**

**Rich Bonczek  
Bobette Nourse  
Joe Towarnicky  
LeAnne Garner**

**1. Additional changes to December 2012 Meeting Minutes or February 2013 Meeting Minutes.**

- a. Comments received from Stephanie Brock and Nathan Garner for February meeting minutes, incorporated. SEE NOTE.
  - Struck through text in Lead-210 paper “~~(1) There is no known PGDP source for lead-210 at Paducah; and~~”
  - Need to add additional information regarding recreational user and residential user not being additive. This information will be included in the revised RMD, if not already in there. The recreational user is assumed to be a local resident.
- b. Considered final. SEE NOTE.

NOTE: The comment to strike through the text “There is no know PGDP source for lead-210 at Paducah” resulted in additional comments from others. The February 2013 Meeting Minutes have been changed to reflect additional comments resulted and that the Lead-210 paper is not complete.

**2. Updates to Appendix A.**

Sent by e-mail to RAWG for review on 2/22. All draft comments due March 8, 2013.

**3. Discussion regarding PAHs text. Revised file sent February 18.**

- a. Comments received from Todd Mullins incorporated. Use of “coal” removed.

“Due to the nature of polycyclic aromatic hydrocarbons (PAHs), as described in the *Toxicological Profile for Polycyclic Aromatic Hydrocarbons (PAHs)*,<sup>1</sup> the presence of PAHs in Paducah Gaseous Diffusion Plant (PGDP) in some soils and sediments (e.g., along roads, including roadside ditches and around buildings) is not directly related to PGDP releases, but rather from other on- or off-site activities, including airborne deposition of PAHs that result from the incomplete burning of ~~coal~~, oil, gas, wood, garbage, or other organic substances or deposition due to the use of rubber, asphalt, ~~coal~~, crude oil, coal tar, creosote, and roofing tar.”

- b. Comments received from Tim Frederick: revise text to “At the Oak Ridge Reservation, an early document proposed that DOE manage PAHs as if they were wholly associated with background.<sup>4</sup> However, currently at the Oak Ridge Reservation, PAHs are being addressed on a case-by-case basis and anthropogenic sources are considered.”

Tim will look for a reference. If none is found, personal communication with RPM may be used.



- c. Need to look for additional reference to “The most common source of PAHs in the environment currently is deposition of automobile exhaust.2” Change “The most” to “A”.
- d. Also note Tim’s editorial comments.

Once Tim’s comments addressed, send for final approval.

**4. Update on Lead-210 paper.**

- Need cost estimate for analyzing lead-210: working.
- Look further into potential Lead-210 sources at PGDP: working. “There is no known PGDP source for lead-210 at Paducah” was removed from paper. Still need list of potential sources (e.g., equipment from other sites). Need anecdotal references. SEE NOTE to Item 1.
- Define use of the term “AL”: Analytical Laboratory

**5. Remaining schedule for Risk Methods Document Revision:**

March 8, 2013	RAWG	Final comments due to DOE/LATA for all draft page changes to RMD
April 8, 2013	DOE/LATA	Final Revised Risk Methods Document—D2/R2/V1 sent to RAWG for final review
April 22, 2013	RAWG	RAWG approval of D2/R2/V1 document
April 29, 2013	DOE/LATA	Initiate DOE review of D2/R2/V1 document
May 13, 2013	DOE/LATA	DOE comments due
May 20, 2013	DOE/LATA	Transmit D2/R2/V1 document changes due to DOE comments to RAWG

Need to let Jana White know that updates are coming so that she can let FFA Managers know.

**6. Discussion regarding including RAWG Meeting Minutes in Appendix E**

Draft consolidation of final meeting minutes to be sent for comment and additional discussion of whether they will all be incorporated. Most recent minutes (i.e, 2012 and 2013) will be included.

**7. Discussion of Ni background for groundwater**

Change was made in Appendix A to correct value. Old calculations are not able to be revised. The revised background value will be footnoted in the Risk Methods Document with the text, “Nickel background value varies from previous Risk Methods Documents due to an error in calculation.”  
 Add groundwater background to future agendas. Need to look at differences in analytical methods. There may be data currently in the database that already have lower detection level. Bobette Nourse will provide update at next meeting.

**8. Next Meeting: June 5, 2013. 9:30-12:00 EST. Following that, the next meeting is September 11, 2013.**

**From:** Garner, Leanne K (YLN)  
**Sent:** Friday, August 02, 2013 2:48 PM  
**To:** Rich Bonczek; 'Bobette Nourse'; John Volpe; 'Brewer, Gaye (EEC)'; 'Higginbotham, Jeri (EEC)'; 'Martin, Jerri (EEC)'; Todd Mullins; Stephanie Brock; 'Garner, Nathan (CHS-PH)'; Guffey, Mike (EEC) (Mike.Guffey@ky.gov); Towarnicky Joseph; Redfield, Myrna E (MXN); 'Frederick.Tim@epamail.epa.gov'; 'Richards.Jon@epamail.epa.gov'; White, Jana L (FMT); 'Tufts, Jennifer (Tufts.Jennifer@epa.gov)'  
**Subject:** Paducah Risk Assessment Working Group Meeting Minutes - Comments on Risk Methods Document  
**Attachments:** Proposed Text Revisions (outdoor worker-gardener).docx

**Paducah Risk Assessment Working Group  
July 31, 2013  
Minutes for Risk Methods Document Comment Meeting**

**Present:**

**Jerri Martin  
Gaye Brewer  
Nathan Garner  
Mike Guffey**

**Tim Frederick  
Jon Richards**

**Rich Bonczek  
Bobette Nourse  
John Volpe  
Joe Towarnicky  
LeAnne Garner**

**1. Outdoor Worker/Gardener**

Comments on attached material are requested. If no changes to current materials (attached), then materials can be put into final Risk Methods Document (RMD) update. If not, plan to include in next year's update. The following additional summary information is to be included in Appendix A.

- Outside industrialized area—surface only and surface/subsurface soils, default exposure parameters (or as agreed to by project) (e.g., wildlife management area worker or farmer).
- Inside industrialized area—surface only soils, default exposure parameters (or as agreed to by project) (e.g., unprotected worker).
- Inside industrialized area—surface/subsurface soils, default exposure parameters with the exception of shorter exposure duration/exposure frequency consistent with civil engineering estimates, as agreed to by project (e.g., excavation worker).

Kentucky expressed some concern about the excavation worker/outdoor worker/gardener issue in regard to possibly being overly definitive. Additional comments on the issue might be forthcoming.

**2. FY 2013 RMD Approval**

No issues have been identified to date.

Approval with comments is acceptable (comments can include the understanding that the revised text regarding outdoor worker/gardener sent by e-mail will be added to the next revision).

Reminder will be sent in 2 weeks!

**3. Upcoming Schedule**

- To align the RMD with the Environmental Monitoring Plan and Programmatic QAPP schedules, need approval of the FY 13 RMD update by the FFA Managers by the end of August 2013.
- For next year, quarterly meetings will be planned; do not expect significant text changes to Human Health RMD, like this year. Hope to have FFA Managers' approval of RMD by July 2014.

### Footnote on page 3-27:

<sup>7</sup> ~~Although a~~ single set of exposure equations and parameters are ~~used~~provided for the outdoor worker/gardener scenario, ~~the gardener scenario in Appendix D. The exposure parameters provided in Appendix D should only be considered be used without changes when assessing risk from exposure to be a reasonable scenario for are~~ surface soils in locations outside the ~~limited industrialized~~ area at the Paducah site. ~~Additionally~~When assessing risk from exposure to both surface and subsurface soil in locations outside the industrialized areas, however, all exposure parameters ~~for~~, except exposure duration (ED) and exposure frequency (EF), should be used without changes to assess an outdoor worker. ED and EF for exposure by the outdoor worker/gardener ~~scenario, except exposure duration (ED), can~~to surface and subsurface soil in locations outside the industrialized area should be used ~~fore~~established considering guidance in the Exposure Factors Handbook (EPA 1997b), or similar sources, and be documented. Similarly, when assessing risk from exposure to either surface soil or subsurface soil or both in locations inside the industrialized area, all exposure parameters, except ED and EF, should be used without changes to assess both an outdoor worker and a construction/excavation worker. ~~When used~~As above, ED and EF for exposure by the outdoor worker or a construction/excavation worker ~~scenario, to surface soil or subsurface soil or both in locations inside the ED industrialized area should be reduced to 1 and 5 years (based on~~established considering guidance ~~from~~in the Exposure Factors Handbook~~); (EPA 1997b), or similar sources, and be documented.~~

### Text on page B-3:

#### **B.1.2.1 Receptors**

Table B.1 provides a matrix ~~of~~ showing the medium-receptor combinations for which PRGs were derived. As shown there, over all media, the receptors for which no action and action direct contact risk-based PRGs were derived are the industrial worker, the resident, the recreational user, and the outdoor worker/gardener. ~~The outdoor worker/gardener scenario replaces the “excavation worker” in the 2001 version of this document. The outdoor worker/gardener uses the same exposure parameters as the former excavation worker; the receptor name was changed to better reflect that the exposure parameters are designed to assess a long term plant worker conducting outdoor maintenance activities. The 25 year exposure duration for the outdoor worker/gardener can be modified to a value between one and five years to generate site specific values for exposures during excavation.~~These receptors were chosen because they represent the most likely current and future receptors for most areas and units at the Paducah Gaseous Diffusion Plant (PGDP). Also, it is believed that the PRGs derived for these receptors yield a range of values that is most useful for determining the clean-up priority for the various areas and units at PGDP. ~~(Note that outdoor worker/gardener PRGs can be used for a construction/excavation worker; however, because the duration and frequency of exposure for a construction/excavation worker would be markedly less than that for an outdoor worker/gardener, a better approach would be to derive scenario-specific PRGs for the construction/excavation worker based on site-specific conditions, as appropriate. See discussion in Section 3.3.4.3.)~~

### Footnote to Table B.1. on page B-4:

3. Determining which soil and sediment screening value is appropriate is a location-specific decision. For all ~~areas~~locations inside the industrialized areas at PGDP where surface soil contamination is of concern, use of the industrial worker values is appropriate. For ~~areas~~locations inside the industrialized areas at PGDP where contact with surface soil and subsurface soil is of concern (~~i.e.g., soil from the surface~~ down to 16 ft bgs), use of the outdoor worker/gardener values is appropriate. ~~Site-specific values should be developed for sites at which a construction/excavation worker is expected (see~~A better approach, however, would be to derive scenario-specific PRGs for the construction/excavation worker based on site-specific conditions, as appropriate. See discussion in Section ~~4.2.1.)~~3.3.4.3.) For ~~areas~~locations outside the industrialized area, ~~use of where surface soil contamination is of concern, screening using~~ the recreator and/or resident values is appropriate. As with the surface water values, the child resident values are the most “conservative.” ~~(in terms of protecting human health).”~~ Generally, the recreator values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident values are more appropriate for grassy fields. ~~Also, note that the recreator and resident values are actually only applicable to surface soil.~~ Finally, the outdoor worker/gardener values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. ~~(If screening considers both surface and subsurface soil in locations outside the industrialized area, however, development of scenario-specific PRGs for the outdoor worker based on site-specific conditions is a better approach. See discussion in Section 3.3.4.3.)~~

## Risk Assessment Working Group Meeting Minutes—September 2013

**Present:**

**Jerri Martin**  
**Mike Guffey**  
**Nathan Garner**

**Tim Frederick**  
**Jon Richards**

**Rich Bonczek**  
**Bobette Nourse**  
**LeAnne Garner**

**1. Call for Issues from RAWG Members**

No additional issues.

**2. Discussion of FY 2014 Schedule**

Revisions made as follows:

Quarterly Meeting (September)	9/18/2013
Submit Work Plan (this schedule)	9/25/2013
Approve Work Plan (this schedule)	10/23/2013
Submit Appendix A (PRGs) to RAWG for Review	11/13/2013
Submit Suggested Deletions/Changes from Appendix E	12/4/2013
Comments Due for Appendix A	12/4/2013
Quarterly Meeting (December)	12/11/2013
Submit Revised Appendix B, D, and Main Text to RAWG for Review	12/11/2013
Submit Revised Appendix E	1/15/2013
RAWG Approve Appendix A	2/12/2014
Comments Due for Appendix B, D, and Main Text	2/12/2014
Comments Due for Appendix E	2/26/2014
Quarterly Meeting (March)	3/5/2014
RAWG Approve Appendix E Deletions/Changes	3/5/2014
RAWG Approve Appendix B, D, and Main Text	4/9/2014
Submit Entire Revised RMD to RAWG for Review	4/16/2014
Quarterly Meeting (June)	6/4/2014
Comments Due for Entire Revised RMD	5/16/2014
<b>Submit RMD to FFA Managers (DOE/LX/07-0107&amp;D2/R3/V1)</b>	6/13/2014
<b>FFA Managers Approve RMD (DOE/LX/07-0107&amp;D2/R3/V1)</b>	7/17/2014
Quarterly Meeting (September)	9/10/2014

Quarterly meetings will be Web/teleconference 8:30 a.m.–11:00 a.m. (central), 9:30 a.m.–12:00 a.m. (eastern)

Approval of the revised Risk Methods Document (at least Appendix A) is needed by end of June (approximately) to support Programmatic QAPP revision.

3. **Proposed Revisions to the 2013 Risk Methods Document for the 2014 Version re: Outdoor Worker. Text attached (from e-mail sent 6/27/2013).**

**Kentucky Division of Waste Management Comment:**

The Division has discussed inconsistent language regarding the outdoor worker/gardener contained in the document (page 3-27 vs. page B-3 and B-4) with DOE and their contractors. Per our discussion, this issue will be placed on the next Risk Working Group meeting agenda.

**Double-check that page 3-27 vs. page B-3 and B-4 are the only locations in the RMD where there is inconsistent language regarding the outdoor worker/gardener.**

**Comments on language included will be included with RAWG member comments to the meeting minutes.**

4. **Status of Lead-210 Paper**

**Comments on language included will be included with RAWG member comments to the meeting minutes.**

**Text attached (reworked from previous version)**

**Kentucky Cabinet for Health Services—Radiation Health Branch Comment:**

This document does not yet contain a consistent and defensible method for handling contaminants not on the sitewide COPC list, but which may be present in a unit based upon new data and/or are found at unexpected levels during sampling efforts (e.g., Pb-210 contamination at SWMU 222). It would be in the best interest of all parties to develop such a method and integrate it into the document.

**Write-up/flow chart of how the potential for additional COPCs are identified consistently during project scoping; possibly add to Section 2. The write-up/flow chart will be sent to RAWG for comments on October 15. Comments will be due with main text/Appendix B comments.**

5. **Background Groundwater**

- Nickel value was updated for the 2013 RMD.
- No additional activity planned for FY 2014; plan to use existing values for now.
- Review addressing new values in FY 2015.

6. **Update WKWMA/Wildlife and Hunting Information in Appendix E**

**Update Agricultural Extension Information in Appendix E**

Provide RAWG a plan for update at December meeting. Work plan schedule revised to accommodate.

**7. Revisit Qualitative Assessment of High Sample Quantitation Limits (Section 3.3.3.2, Step 3)**

The subject matter expert raising the issue was not on the call, so discussion was postponed until the December quarterly meeting.

**8. Revisit Use of Negative XRF Results**

Currently these results are included for statistical calculations.

The RAWG will explore other options for use. RAWG will follow-up at December meeting. Any input should be given to LeAnne. See KRCEE paper regarding AOC 492 and the first soil piles report for background information. The EPA representative stated he was against using proxy values.

**9. Deletion of Groundwater Exposure in Industrial Worker Scenario (Tables D.26 and D.27 in the Risk Methods Document)**

Table D.26, “Reasonable Maximum Exposure Assumptions for Ingestion of Water by an Industrial Worker”

Table D.27, “Reasonable Maximum Exposure Assumptions for Inhalation of VOCs in Water while Showering by an Industrial Worker”

Table D.28, “Reasonable Maximum Exposure Assumptions for Dermal Contact with Water while Showering by an Industrial Worker”

**Equations should be left in place for now, but they most likely will not be the driver for remedial action. Results could affect future land use control discussions.**

**Need to develop a footnote to these equations regarding their use. This will be submitted for review as part of the Risk Methods Document, Appendix D revision.**

**10. Round Table Issues/Comments**

**EPA is looking at making updates to the default exposure parameter handbook in February 2014. PRGs may be affected; will need to look at our site-specific parameters to see if we want to make changes.**

**On the December agenda, consider if there is anything that needs to be addressed in the Eco Risk Methods document. Invitee list will be checked to ensure Jeri Higginbotham is invited.**

**Proposed Text Revisions (Outdoor Worker-Gardener)**

**Footnote on page 3-27:**

<sup>7</sup> A single set of exposure equations and parameters are provided for the outdoor worker/gardener scenario in Appendix D. The exposure parameters provided in Appendix D should be used without changes when assessing risk from exposure to surface soils in locations outside the industrialized area at the Paducah site. When assessing risk from exposure to both surface and subsurface soil in locations outside the industrialized areas, however, all exposure parameters, except exposure duration (ED) and exposure frequency (EF), should be used without changes to assess an outdoor worker. ED and EF for exposure by the outdoor worker/gardener to surface and subsurface soil in locations outside the industrialized area should be established considering guidance in the Exposure Factors Handbook (EPA 1997b), or similar sources, and be documented. Similarly, when assessing risk from exposure to either surface soil or subsurface soil or both in locations inside the industrialized area, all exposure parameters, except ED and EF, should be used without changes to assess both an outdoor worker and a construction/excavation worker. As above, ED and EF for exposure by the outdoor worker or a construction/excavation worker to surface soil or subsurface soil or both in locations inside the industrialized area should be established considering guidance in the Exposure Factors Handbook (EPA 1997b), or similar sources, and be documented.

**Text on page B-3:**

**B.1.2.1 Receptors**

Table B.1 provides a matrix showing the medium-receptor combinations for which PRGs were derived. As shown there, overall media, the receptors for which no action and action direct contact risk-based PRGs were derived, are the industrial worker, the resident, the recreational user, and the outdoor worker/gardener. These receptors were chosen because they represent the most likely current and future receptors for most areas and units at the Paducah Gaseous Diffusion Plant (PGDP). Also, it is believed that the PRGs derived for these receptors yield a range of values that are most useful for determining the cleanup priority for the various areas and units at PGDP. (Note: Outdoor worker/gardener PRGs can be used for a construction/excavation worker; however, because the duration and frequency of exposure for a construction/excavation worker would be markedly less than that for an outdoor worker/gardener, a better approach would be to derive scenario-specific PRGs for the construction/excavation worker based on site-specific conditions, as appropriate. See discussion in Section 3.3.4.3.)

**Footnote to Table B.1. on page B-4:**

3. Determining which soil and sediment screening value is appropriate is a location-specific decision. For all locations inside the industrialized area at PGDP where surface soil contamination is of concern, use of the industrial worker values is appropriate. For locations inside the industrialized area at PGDP where contact with surface soil and subsurface soil is of concern (e.g., soil from the surface down to 16 ft bgs), use of the outdoor worker/gardener values is appropriate for a construction/excavation worker. (A better approach, however, would be to derive scenario-specific PRGs for the construction/excavation worker based on site-specific conditions, as appropriate. See discussion in Section 3.3.4.3.) For locations outside the industrialized area where surface soil contamination is of concern, screening using the recreator and/or resident values is appropriate. As with the surface water values, the child resident values are the most "conservative (in terms of protecting human health)." Generally, the recreator values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident values are more appropriate for grassy fields. Finally, the outdoor worker/gardener values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. (If screening considers both surface and subsurface soil in locations outside the industrialized area, however, development of scenario-specific PRGs for the outdoor worker based on site-specific conditions is a better approach. See discussion in Section 3.3.4.3.)

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- Deleted: The outdoor worker/gardener scenario replaces the "excavation worker" in the 2001 version of this document. The outdoor worker/gardener uses the same exposure parameters as the former excavation worker; the receptor name was changed to better reflect that the exposure parameters are designed to assess a long-term plant worker conducting outdoor maintenance activities. The 25-year exposure duration for the outdoor worker/gardener can be modified to a value between one and five years to generate site-specific values for exposures during excavation.
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- Deleted: Also, note that the recreator and resident values are actually only applicable to surface soil.

## **Additional Information to RAWG Regarding Lead-210 (Revised September 2013)**

In response to discussion during the December 2012 Risk Assessment Working Group, we researched the potential for reporting analytical results of lead-210 and the potential value of this information. The two action items for the Risk Assessment Working Group below were taken from that discussion.

- What is the risk for lead-210 at the minimum detectable concentration (MDC) with no special detector?
- Check to see if labs would need to recalibrate equipment to analyze lead-210 by gamma spectroscopy.

Lead-210 is the daughter of polonium-214 that is a member of the uranium-238 decay chain. Lead-210 is reported at background levels of 1–2 pCi/g in at least one facility (see Web site <http://www.lrb.usace.army.mil/Portals/45/docs/FUSRAP/DaytonIII/day3-si-2004-12.pdf>, Table 2). See attached spreadsheets for the Radiation Health Branch (RHB) lead-210 analysis. Only data with a sample-specific MDC of less than 1 pCi/g were included in the analysis. Based on the data provided by the RHB for lead-210, the background would be in the 1–2 pCi/g range for lead-210 at PGDP.

The no action levels (i.e.,  $10^{-6}$  values calculated using RAIS and Paducah-specific parameters) are as follows:

- Resident, 0.66 pCi/g;
- Industrial worker, 7.62 pCi/g; and
- Outdoor worker, 1.08 pCi/g.

Based on information provided by TestAmerica to LATA Environmental Services of Kentucky, the MDC obtained by liquid scintillation counting (LSC) is approximately 5 pCi/g. TestAmerica indicates this is the target MDC by LSC; however, this MDC can be lower, if necessary. TestAmerica's target MDC by gamma spectroscopy is the same, 5 pCi/g, but it could vary. TestAmerica indicates that "Lead-210 is a low energy radionuclide on the gamma spec and there could be interferences from other radionuclides and samples with sufficient activity. This could raise the MDA."

However, soil analysis by the Kentucky RHB using gamma spectroscopy and a thin window HPGe detector achieved a MDC of approximately 1 pCi/g for lead-210 (employing the 46 KeV line for lead-210). Using gamma spectroscopy with the appropriate thin window HPGe detector, an MDC of 1 pCi/g is achievable without interference from other radionuclides. In fact, lead-210 is used in calibration standards for thin window HPGe detectors. Gamma spectroscopy, using these thin window HPGe detectors and incorporation of lead-210 into the calibration standard, provides a significant improvement in efficiency in the region less than 59 KeV. Since the analysis of lead-210 by gamma spectroscopy uses the 46 KeV line energy, thin window HPGe detectors are the preferred detectors for analysis of lead-210 by gamma spectroscopy. Achieving a 1 pCi/g MDC for soil analysis is fully supported by the Kentucky RHB data for lead-210 analysis. Since there is no requirement for sample dissolution and separation from other radionuclides, gamma spectroscopy using a thin window HPGe detector would be the preferred method for analysis of lead-210 in soil.

Since analysis of lead-210 by LSC requires dissolution of the media in this case soil, it would be preferable to use gamma spectroscopy in order to eliminate concerns regarding complete dissolution of the sample.



With the current equipment used by the USEC laboratory, gamma spectroscopy analysis for lead-210 is not possible because the primary energy line is below the analytical laboratory normal energy calibration range. It would require the purchase of a new calibration mixture to include the lead-210 line-at 46 KeV. The analytical laboratory has only one manual detector that can measure in the X-ray region, so output would be limited.

Lead-210 was included as part of the standard gamma scan for radiological analysis by TestAmerica during the Soils OU project. The MDC for lead-210 was approximately 30 pCi/g. This MDC is protective of a worker at a risk of  $10^{-5}$ .

The ingrowth of lead-210 from uranium-238 is blocked at uranium-234. Due to the long ingrowth period from uranium-234 to lead-210, it is unlikely that, at the present time, the uranium enrichment processes at PGDP contribute to the presence of lead-210 as a potential contaminant/risk at PGDP; therefore, analysis of lead-210 is not necessary on a routine basis. The need for the analysis of radionuclides, such as lead-210, not related to natural uranium and recycled uranium enrichment by the gaseous diffusion process at PGDP should be assessed on a project-by-project basis.

## Risk Assessment Working Group Meeting Minutes—December 2013

**Present:**

- |                     |                 |                   |
|---------------------|-----------------|-------------------|
| ✓ Gaye Brewer       | ✓ Tim Frederick | ✓ Rich Bonczek    |
| ✓ Nathan Garner     |                 | ✓ Martin Clauberg |
| ✓ Mike Guffey       |                 | ✓ LeAnne Garner   |
| ✓ Jeri Higginbotham |                 | ✓ Bobette Nourse  |
| ✓ Jerri Martin      |                 | ✓ Joe Towarnicky  |
| ✓ Todd Mullins      |                 |                   |

**1. Call for Issues from RAWG Members**

No additional issues were raised from Risk Assessment Working Group (RAWG) members.

**2. Remainder of Fiscal Year (FY) 2014 Schedule**

One revision made to submittal date for Appendix E. The revised date is shown in the table.

Submit Suggested Deletions/Changes from Appendix E	12/4/2013
Comments Due for Appendix A	12/4/2013
Quarterly Meeting (December)	12/11/2013
Submit Revised Appendix B, D, and Main Text to RAWG for Review	12/11/2013
Submit Revised Appendix E	1/29/2014
RAWG Approve Appendix A	2/12/2014
Comments Due for Appendix B, D, and Main Text	2/12/2014
Comments Due for Appendix E	2/26/2014
Quarterly Meeting (March)	3/5/2014
RAWG Approve Appendix E Deletions/Changes	3/5/2014
RAWG Approve Appendix B, D, and Main Text	4/9/2014
Submit Entire Revised RMD to RAWG for Review	4/16/2014
Quarterly Meeting (June)	6/4/2014
Comments Due for Entire Revised RMD	5/16/2014
Submit RMD to FFA Managers (DOE/LX/07-0107&D2/R3/V1)	6/13/2014
FFA Managers Approve RMD (DOE/LX/07-0107&D2/R3/V1)	7/17/2014
Quarterly Meeting (September)	9/10/2014

Quarterly meetings will be Web/teleconference 8:30 a.m.–11:00 a.m. (central), 9:30 a.m.–12:00 a.m. (eastern)

An e-mail confirmation was requested from each RAWG member whether additional comments on Appendix A are expected.

**3. Discussion of Outdoor Worker/Gardener Text (update) and Other Comments Received**

KDWM requested the Risk Methods Document (RMD) be double-checked that page 3-27 vs. pages B-3 and B-4 are the only locations in the RMD where there is inconsistent language regarding the outdoor worker/gardener. One additional location for change was sent in October 15 e-mail to the RAWG.

The following was presented as a suggested response to comments that were received for the proposed text changes:

### **B.1.2.1 Receptors**

“Note: Outdoor worker/gardener PRGs can be used for a construction/excavation worker; however, because the duration and frequency of exposure for a construction/excavation worker would be markedly less than that for an outdoor worker/gardener, ~~a better approach would be to derive scenario-specific PRGs for the construction/excavation worker based on site-specific conditions should be derived~~, as appropriate.”

Throughout the footnote on page 3-27, “risk,” was replaced with “potential risk.”

Additional editorial changes were made to provide clarity.

## **4. Status of Lead-210 Paper**

No comments on language provided in previous meeting were made. The paper will be added to Appendix E. Comments can be made on Appendix E when it is submitted.

The write-up/flowchart of how the potential for additional chemicals of potential concern (COPCs) are identified consistently during project scoping was sent to RAWG for comment on October 15. Comments will be due with main text comments.

## **5. Risk Methods Document Appendix E Update**

A proposal was made that Appendix E be put on compact disc (CD) or a separate volume; the group agreed.

The plan for updating Appendix E is as follows:

### **E.1. DATA AND DOCUMENTS USED TO ESTABLISH BACKGROUND**

**CONCENTRATIONS:** Leaving in 2014 RMD with no changes.

**E.2. SITE-SPECIFIC EXPOSURE INFORMATION:** Updating for the 2014 RMD with more current information, as follows.

- Letter and survey form used during the Phase I Site Investigation (CH2M Hill 1991) to determine groundwater use near PGDP:

Clarify the purpose for having the survey forms in this document (i.e., to address the question of how groundwater would be used if municipal water were not provided for developing the exposure scenarios in the RMD).

- Summary of the interview with Mr. Kenny E. Perry, Agricultural Extension Agent, Ballard County, Kentucky, regarding agricultural practices in Ballard County held in February 1994:

Update in 2014 RMD with revised interview/information for Ballard County.

- Summary of the interview with Mr. Douglas A. Wilson, Agricultural Extension Agent, McCracken County, Kentucky, regarding agricultural practices in McCracken County held in February 1994:

Update in 2014 RMD with revised interview/information for McCracken County.

- Letter dated February 24, 1994, from Mr. Douglas A. Wilson, Agriculture Extension Agent, McCracken County, Kentucky, to Mr. Fred Dolislager, Risk Analyst, Oak Ridge National Laboratory, regarding area of crop land in McCracken County:

Update in 2014 RMD with revised information for McCracken County.

- Questionnaire dated October 26, 1995, sent to Mr. Charles Logsdon, Kentucky Department of Fish and Wildlife Resources (KDFWR), by FMSM Engineers, Inc., regarding recreational use of Little and Big Bayou Creeks near PGDP:

Update in 2014 RMD with revised information from KDFWR.

- Facsimile dated November 8, 1995, sent to Mr. Stephen Scott, FMSM Engineers, Inc., containing responses from Mr. Charles Logsdon, KDFWR, to the aforementioned questionnaire:

Update in 2014 RMD with revised information from KDFWR.

- Letter dated April 5, 1994, from KDFWR to Mr. Fred Dolislager, Risk Analyst, Oak Ridge National Laboratory, containing annual harvests of geese, ducks, turkeys, and deer in McCracken and Ballard Counties, Kentucky:

Update in 2014 RMD with revised information from KDFWR (most information should be available from KDFWR Web site).

- Reports entitled “Planning Issues for Superfund Site Remediation” and “Quantitative Decision Making in Superfund: A Data Quality Objectives Case Study” from *Hazardous Materials Control* regarding use of exposure units in risk calculations and remedial decisions:

Leave in 2014 RMD. Attempt to find better quality copy.

**E.3. KENTUCKY REGULATORY GUIDANCE:** Leaving in 2014 RMD, especially if putting Appendix E on CD.

**E.4. FLOWCHART FOR UNCERTAINTY MANAGEMENT FOR UNKNOWN AREAS OF CONTAMINATION:** Leaving in 2014 RMD, especially if putting Appendix E on CD.

LATA Kentucky is checking into whether adding this flowchart to the RMD was a commitment for the Environmental Indicators (EI) project. A cover letter may be added indicating that. The main text also has flowcharts for scoping that could be used for other projects. Mike Guffey will check whether the existing flowcharts in the main text are adequate and sufficient for the uncertainty management of burial ground nature and extent identification.

**E.5. DATA QUALITY OBJECTIVE MATERIALS:** Removing material from 2014 RMD, but adding introductory information and Web link to Hanford information to the main text where DQOs are discussed.

**E.6. COMPILED PARAMETERS FOR PROBABILISTIC RISK ASSESSMENTS:** Leaving in 2014 RMD, especially if putting Appendix E on CD.

**E.7. MEETING MINUTES FROM PADUCAH RISK ASSESSMENT WORKING GROUP:**

Leaving in 2014 RMD. This section will continue to be updated.

**E.8. LEAD-210 AT PGDP:** Leaving in 2014 RMD. Replace “placeholder” with information agreed to by RAWG; any comments to be made as part of this submittal.

**E.9. PAH CONTAMINATION AND ESTABLISHMENT OF REMEDIAL GOALS:** Leaving in 2014 RMD. Replace “placeholder” with information agreed to by RAWG; any comments to be made as part of this submittal.

**6. Revisit Qualitative Assessment of High SQLs (Section 3.3.3.2, Step 3)**

No changes were proposed to Human Health assessment as a result of using high sample quantitation limits (SQLs). Exposure point concentrations (EPCs) are calculated using ProUCL.

The issue may need to be addressed in an update to the Paducah Ecological RMD, because the Ecological RMD still uses one-half the detection limit to calculate EPC, while the ProUCL is used for EPCs for the human health evaluations.

It was noted that there is a new version of ProUCL (i.e., Version 5).

**7. Revisit Use of Negative XRF Results**

Following-up from previous quarterly meeting, use of negative X-ray fluorescence (XRF) results was discussed. No changes were proposed to their use. It is not anticipated that negative XRF results should occur in the future, due to changes in instrumentation; this issue affects only historical data (specifically soil piles data, such as chromium). The group believes that data should not be thrown out. The group needs to ensure this issue is documented as an uncertainty, if it applies to a project. EPA recently had XRF project at another site; Tim Frederick will share information at next RAWG quarterly meeting. Joe Towarnicky will review findings from XRF results in relation to laboratory results that were documented in the Soils Operable Unit Remedial Investigation on an element-by-element basis so that we know how to use XRF data (e.g., can XRF be used for selenium); these findings will be added to Appendix E.

**8. Anything that needs to be addressed in the Eco Risk Methods document?**

Brett Thomas needs to be added to meeting distribution. The Paducah Ecological RMD needs to be revised in FY 2015. See above regarding EPC calculation. Jeri Higginbotham will send additional changes for the Paducah Ecological RMD to LeAnne. These suggestions will be included in the next RAWG quarterly meeting agenda (to be held on March 5, 2014).

## Risk Assessment Working Group Meeting Minutes—March 2014

**Present:**

✓Gaye Brewer  
 ✓Stephanie Brock  
 ✓Nathan Garner  
 ✓Mike Guffey  
 ✓Jeri Higginbotham  
 ✓Jerri Martin  
 ✓Todd Mullins

✓Tim Frederick  
 ✓Jon Richards  
 ✓Brett Thomas

✓Rich Bonczek  
 ✓Martin Clauberg  
 ✓LeAnne Garner  
 ✓Bobette Nourse  
 ✓Joe Towarnicky

**1. Call for Issues from RAWG Members**

An electronic link for most recent Ecological Risk Methods Document (RMD) was sent to the Risk Assessment Working Group (RAWG). Any additional comments on the document will be sent in to the group. An explanation was provided that clarified that any changes to the current, approved Ecological RMD would be part of next year’s work plan that will be developed in September and approved in October 2014.

**2. Remainder of Fiscal Year 2014 Schedule**

A proposal was made to postpone incorporation of recreational user lifetime excess lifetime cancer risk (ELCR) no action levels (NALs) and action levels (ALs) and excavation worker site-specific scenario until the next revision of the RMD.

The excavation worker site-specific scenario information would be adopted into the RMD from the Burial Grounds Operable Unit (BGOU) Solid Waste Management Units (SWMUs) 2, 3, 7, and 30 Feasibility Study (FS). The BGOU FS will use the “2 men and a backhoe” concept. The concept of how the individual units fit in with the whole site needs to be considered.

It was highlighted that the entire revised Human Health (HH) RMD will be sent for review on April 16 and that comments will be due May 16. This schedule needs to be met in order to incorporate HH RMD changes (including revised NALs) into the year’s revision of the programmatic Quality Assurance Project Plan.

RAWG Approve Appendix E Deletions/Changes	3/5/2014
RAWG Approve Appendix B, D, and Main Text	4/9/2014
Submit Entire Revised RMD to RAWG for Review	4/16/2014
Comments Due for Entire Revised RMD	5/16/2014
Quarterly Meeting (June)	6/4/2014
<b>Submit RMD to FFA Managers (DOE/LX/07-0107&amp;D2/R3/V1)</b>	6/13/2014
<b>FFA Managers Approve RMD (DOE/LX/07-0107&amp;D2/R3/V1)</b>	7/17/2014
Quarterly Meeting (September)	9/10/2014

Quarterly meetings will be Web/teleconference 8:30 a.m.–11:00 a.m. (central), 9:30 a.m.–12:00 a.m. (eastern)

**3. Summary of RAWG review and comments received.**

All portions of the 2014 RMD with revisions have been sent. Due dates for comments for all sections have passed. Below is a summary of the comments received.

### Main Text:

- Vapor intrusion analysis/scenario needs to be added to text—  
Add the guidance “2008 Brownfields Technology Primer: Vapor Intrusion Considerations for Redevelopment, EPA 542-R-08-001.”  
A newer reference is expected soon from the U.S. Environmental Protection Agency (EPA). The current RMD should use the 2008 guidance, for now, and it will be replaced in the next version of the RMD.
- To keep in mind, default exposure parameters will be updated soon (likely in June 2014) for EPA’s Regional Screening Levels. The Paducah RMD will, in turn, need to incorporate these changes in the next revision of the RMD.
- References to data quality assessment/data quality objectives and other items in Appendix E need revision. References will need to be made to EPA and U.S. Department of Energy (DOE) guidance instead of the Hanford example previously used.
- Based on discussion in the February 7, 2014, meeting, revise use of “outdoor worker/gardener” to “outdoor worker” and “excavation” to “site-specific.”  
The word “gardener” will not be used. Additionally, the scenarios should be for the future outdoor and excavation workers. A follow-up e-mail will be sent to the group with details about how the term “site-specific” is to be used (i.e., with respect to “site-specific” and “unit-specific”).
- Based on discussion in the February 7, 2014, meeting, revise previously agreed footnote for
  - (1) “Outdoor worker” and associated soil depth to be evaluated.
  - (2) “Excavation worker” and associated soil depth to be evaluated.
  - (3) Site-specific excavation worker with respect to soil depth and the application of varying exposure durations (EDs) (“two men and a backhoe”).

This year’s RMD will say the excavation worker will use site-specific parameters [e.g., depths, EDs, and exposure frequencies (EFs)]. All subsequent RMD revisions will adopt the agencies-approved BGOU SWMUs 2, 3, 7, and 30 FS project approach.

A follow-up e-mail will be sent to the group with details about how the site-specific term is to be used.

### Appendix A:

Recreational Scenario ELCR Preliminary Remediation Goals (PRGs) (i.e., NALs and ALs) need to be developed for a lifetime exposure. Subsequent RMD revisions will address this addition.

### Appendix B:

- Table B.5. Toxicity Values and Information Used in PRG Derivation: Mercury, Inorganic Salts. Inhalation reference concentration 3.00E-05 was deleted, but no replacement value was given. The RSL table lists 3.0E-04 for RfC, and the key is marked “S” indicating that the User Guide, Section 5 should be seen, but there is nothing in the User Guide, Section 5 on mercury.  
As a follow-up, “Mercuric Sulfide” and “Mercury, Inorganic Salts” were removed from the table and “Mercuric Chloride” was renamed “Mercuric Chloride (and other Mercury salts).” EPA plans to correct the reference on their table.

- Based on discussion in the February 7, 2014, meeting, revise previously agreed text note and footnotes for outdoor worker/gardener for
  - (1) “Outdoor worker” and associated soil depth to be evaluated.
  - (2) “Excavation worker” and associated soil depth to be evaluated.
  - (3) Site-specific excavation worker with respect to soil depth and the application of varying EDs (“two men and a backhoe”).

(See notes on main text, above, where this comment is discussed.)
- Based on discussion in the February 7, 2014, meeting, revise use of “outdoor worker/gardener” to “outdoor worker” and “excavation” to “site-specific.” (See notes on main text, above, where this comment is discussed.)

**Appendix D:**

Add information for the excavation worker to the outdoor worker equations.

(See notes on main text, above, where this comment is discussed.)

**Appendix E:**

• **Section E.4: Flowchart for Uncertainty Management for Unknown Areas of Contamination**

While the decision to proceed with a remedial investigation (RI) (including a baseline risk assessment), FS, proposed remedial action plan, etc., without source term data must be dealt with by risk and uncertainty managers; the RMD addresses risk assessment (communication) at these various stages. When the parties agree to proceed with remedy selection without source term data (i.e. without defined nature and extent), care should be taken not to present risk in accordance with protocol [e.g., no contaminants of concern (COCs)] developed under the assumption that nature and extent are defined. Any presentations of risk at the various stages must be strongly qualified and coupled with a firm bias (presumption?) for action. COC selection must be governed by conservatism.

When projects have limited data, the baseline risk assessment needs to qualify information regarding the source term.

See if text above can fit into the FS section of the main text referencing Risk Assessment Guidance for Superfund (RAGS). If possible, language from RAGS or other risk assessment guidance (e.g., DOE guidance on uncertainty) will be used as an addition to the main text.

See if Site Management Plan has similar language.

An opinion was expressed by DOE that the text above goes to risk management and not risk assessment. The HH RMD and its references include guidance on the need to address uncertainties in the risk characterization in the baseline human health risk assessment. How those uncertainties are addressed by the risk managers is a follow-up concern.

**4. Revisit use of negative XRF results**

Joe Towarnicky reviewed findings from X-ray fluorescence (XRF) results in relation to laboratory results that were documented in the Soils Operable Unit RI on an element-by-element basis so that we know how to use XRF data (e.g., can XRF be used for selenium); these findings will be added to Appendix E. Joe’s findings are attached.

The group should send any comments they have to LeAnne. This information will be included in this Risk Methods Document, Appendix E.



**5. Excavation Worker Scenario (chronic versus subchronic toxicity values)**

Chronic toxicity values are more conservative, in terms of protecting human health, and not many subchronic values are available. The RAWG prefers to stay with chronic values.

Ensure the RMD states that we use chronic values as a layer of protectiveness even if subchronic values are available. The BGOU FS should not add a footnote to explain that subchronic values were not used.

**6. Topics that need to be addressed in the Eco Risk Methods document (Review of Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky. Volume 2. Ecological. DOE/LX/07-0107&D2/V2)**

Jeri Higginbotham had the following suggestions:

- a. On page 2-9, Sample et al is cited with an incorrect date of 1998. The date is listed correctly (1997) in the reference section on page 4-2. Please correct.
- b. On page 2-11, change “using one-half the reported detection limit for all results reported as nondetected concentrations.” Methodology now available in Pro-UCL or an equivalent statistical package is preferable. An exception to this is when a sample contains a small fraction of non-detects (i.e., no more than 10-15%), simple substitution of half the reporting limit is generally adequate (USEPA 2009. *Statistical Analysis of Groundwater Monitoring Data at RCRA Facilities Unified Guidance*. U.S. Environmental Protection Agency Office of Resource Conservation and Recovery, EPA 530/R-09-007).
- c. On page 2-12, the sentence, “Toxicity profiles for COPCs should include a discussion of published data on the relative toxicity of various groups of organisms” should be changed to, “Toxicity profiles for COPCs should include a discussion of published data on the relative toxicity to various groups of organisms”.
- d. On page 2-19, there are 4 bullets, but the sentence preceding the bullets indicates there should be three. The second bullet may be more clearly treated as an if-then statement subsequent to the bulleted information.
- e. On page A-9 in Table A.2, the no further action (NFA) screening values for sulfur, thiocyanates, benzene, ethylbenzene, toluene, and xylene are listed as 500, 1, 0.01, 0.03, 0.01, and 0.1, respectively. The source for all six values is listed as EPA Region 4. The screening values listed by EPA Region 4 are 2, 2, 0.05, 0.05, 0.05, and 0.05 respectively, as can be seen at <http://www.epa.gov/region04/superfund/images/allprogrammedia/pdfs/tsstablesoilvalues.pdf>.
- f. On page A-10 in Table A.2, the NFA screening values for carbon tetrachloride, 1,2-dichloroethane, 1,2-dichloropropane, chlorobenzene, chloroform, dichlorobenzene, dichloromethane, hexachlorobenzene, pentachlorobenzene, tetrachloroethylene, and aldrin are listed as 0.4, 0.02, 0.1, 0.1, 0.02, 0.1, 0.4, 0.05, 0.05, 0.002, and 0.0006 respectively. The source for all is listed as EPA Region 4. The screening values listed by EPA Region 4 are 1.0, 0.4, 700, 0.05, 0.001, 0.01, 2, 0.0025, 0.0025, 0.01, and 0.0025 respectively, as can be seen at <http://www.epa.gov/region04/superfund/images/allprogrammedia/pdfs/tsstablesoilvalues.pdf>.
- g. On page A-11 in Table A.2, the NFA screening values are 0.0002 for atrazine, 0.009 for BHC-beta, 0.00003 for carbaryl, 0.00002 for carbofuran, 0.0049 for dieldrin, 0.00004 for endrin, 0.002 for maneb, 0.000007 for acrylonitrile, 0.05 for catechol, 960 for ethylene glycol, and 0.3 for styrene. The source for all is listed as EPA Region 4. The screening values listed by EPA Region 4 are 0.00005, 0.001, 0.5, 0.2, 0.0005, 0.001, 3.5, 1000, 20, 97, and 0.1 respectively, as can be seen at <http://www.epa.gov/region04/superfund/images/allprogrammedia/pdfs/tsstablesoilvalues.pdf>.
- h. On page A-11 in Table A.2, cresols has a b superscript, but there is no corresponding b footnote. Please add the b footnote.

- i. In Table A.6, on page A-17, change the selenium NFA Screening Value Type from “Kentucky State ‘warm water’” to “Region 4 Freshwater ESV.”
- j. On page A-19, change the Polychlorinated biphenyls Screening Value from “0.0014” to “0.014”.

LeAnne will prepare a schedule for the Ecological RMD revision before the June 2014, quarterly meeting to include incorporation of the above-referenced revisions. The group should consider whether the Ecological RMD needs to include the revised guidance for the later steps of the ecological risk assessment methodology.

**7. Validation needed for closure activities [CERCLA 120(h)]**

Typical validation (i.e., 3<sup>rd</sup> party validation) currently is 10%. What is appropriate for closure activities? RAWG will develop a recommendation during the next quarterly meeting. Also, DOE agreed to ask the PGDP Site Manager about scheduling a CERCLA 120() training.

**8. Derivation of Risk-based Surface Water Effluent Limits**

Based upon the most recent resource use information developed for the revised Appendix E, in consideration of surface water, the recreational user wading, swimming, and fishing and outdoor worker exposure scenarios apply to Bayou and Little Bayou Creek. Of these, fishing is likely implausible for Little Bayou Creek due to the lack of catchable fish. Subsistence fishing is unlikely for Bayou Creek because the fishery is too small to allow subsistence catches without considering that many of the fish caught would be from the Ohio River. Wading and swimming are plausible but only swimming allows for derivation of a risk-based value for radionuclides (dose is from incidental ingestion of water). The RAWG needs to consider this and other information and develop a recommendation on how best to develop risk-based effluent limits.

Just because a scenario is not plausible, we don't need to do away with rad effluent limits. RAWG will develop a recommendation during the next quarterly meeting. Some inputs to consider are the following:

- How were NPDES limits developed? Are their scenarios reasonable to use at this site?
- Are there similar ways to calculate rad limits?
- Can we extrapolate 1E-04, 1E-05, and 1E-06 values for the Risk Methods Document?
- Does Oak Ridge have an ALARA implementation procedure that we could use here?
- What scenarios do we need to use to set limits?
- What are the risk-based inputs?

**9. Status of RAWG SWMUs 2, 3, 7 and 30 FS Remedial Action Objective Revision Recommendation**

The revision that was recommended by the RAWG during special-called meetings January 31 and February 7, has been incorporated into the draft document. This recommendation may be put into the comment resolution summary that includes the tables (comparing the outdoor worker and excavation worker numbers) presented during those meetings in January and February.

**10. Poll RAWG Members/Open Discussion**

It was highlighted that the next meeting will be on June 4. No additional discussion occurred.

## *DRAFT Discussion Concerning Use of XRF Data with Negative Values*

### **Issue:**

X-ray fluorescence (XRF) analyses for a few constituents (chromium, lead, and uranium) at the Paducah Gaseous Diffusion Plant (PGDP) historically have reported negative (less than zero) concentration values [See attached excerpt from Soils Operable Unit (OU) Remedial Investigation (RI) Report Comment Response Summary]. Because an element concentration cannot be less than zero, there is concern over how best to use the raw XRF data. In the Soils OU RI, the negative values were used in the calculation of the means and standard deviations.

### **Background:**

- XRF data have been used at PGDP to supplement laboratory analyses of soil samples to define better the nature and extent of the presence of elements. Some of the reported results have been less than zero.
- *The less-than-zero values for chromium, lead, and uranium all were from XRF analyses conducted in 2007.*
- The less-than-zero values had no detection limits reported in the database; however, 2010 XRF data report XRF detection limits of 85 mg/kg (chromium), 13 mg/kg (lead), and 20 mg/kg (uranium). The detection limit for lead (13 mg/kg) is less than the background concentration of lead at PGDP (per Table A.12 of the Risk Methods Document).
- The data set includes 590 less-than-zero chromium (~4794 total results), 27 lead (~4917 total results), and 129 uranium (~4,700 total results) results.
- The Soil Piles Investigation, Appendix B (Section 9.6) summarizes the data management for that project using Kaplan-Meier, the EPA recommended method of handling nondetects (Singh 2006) and compares that to using the raw values (including negative values) as reported from the XRF method.
- The Soil Piles Investigation compared the use of the raw data to the use of the Kaplan-Meier approach and found that for elements with most values above the detection limits, the means and standard deviations are comparable; however, for elements with few (or no) detects, the two methods yielded different results. For example, the chromium mean value for the concentration was negative (from the XRF data set with no detectable chromium results). As a result, the conclusions section of Section B.9.6 stated: “Thus, it is not recommended substituting the raw values in place of undetected values for computation of summary statistics and UCLs” (for those elements with few detected values).

### **Discussion:**

*Module 2 – Basic XRF Concepts XRF Web Seminar* discusses the application of XRF analysis ([http://www.clu-in.org/conf/tio/xrf\\_080408/prez/XRF\\_02pdf.pdf](http://www.clu-in.org/conf/tio/xrf_080408/prez/XRF_02pdf.pdf)). The page reproduced (below) from this module discusses how negative values can be reported when there is none of the element present. Counting statistics will report values that cluster around zero, with half the results being positive and half the results being negative.

A second page (reproduced below) describes recommendations for use of data reported at concentrations below the detection limit. Some instruments do not report these data. Some manufacturers advise against using these data. These values can be valuable information if careful about its use...particularly true if one is trying to calculate average values over a set of measurements.

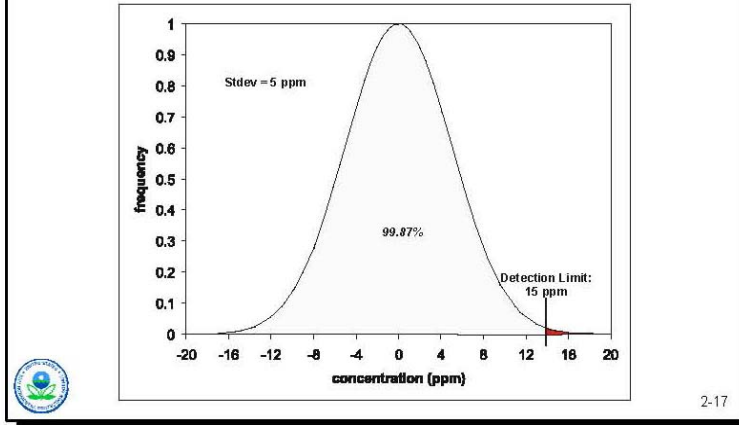
The XRF measurements represent concentrations near the surface of the sample, while laboratory results are volumetric in nature. Thus, one can expect some differences between the XRF and the lab results, except in those cases where the concentrations of elements are homogeneously dispersed in the soil.

**Impacts on Soils OU RI Results:**

1. The more recent XRF results did not have any negative results reported; thus, this may not be an issue going forward except when trying to use older historical results.
2. The less-than-zero results only occur when the true value is near zero.
3. The detection limit for the recent results is a more positive value than the average less-than-zero value. Thus, the use of negative values somewhat balances the positive bias introduced when using a detection limit (e.g., 85 mg/kg) as the nondetected value.
4. The 1,049 *lab* results (including one nondetect) had an average chromium concentration of 32 mg/kg.
5. The 4,794 lab and XRF results (including the 2,362 XRF nondetect results of which 590 were less-than-zero values) had an average concentration of 50 mg/kg. It appears that even when the negative values are used, the XRF results tend to yield a somewhat false positive result for chromium.
6. If remedial actions are taken for chromium, the use of XRF in confirmation sampling may need to be limited.

### The 3 Standard Deviation Concept

Frequency of XRF Responses When Element Not Present



#### Notes



- ◆ The graphic above illustrates the frequency of XRF responses when the element is not present. Assume that a sample does not have an element present (or that it is present at trace levels). If one were to take a measurement of the sample with the XRF, the XRF would record a concentration present for that element just because of the random nature of x-ray counting statistics. If one did a large number of repeat measurements, one could generate a distribution or frequency plot of those “random” concentrations such as is shown here, with a measurable standard deviation. Notice that the frequency distribution is centered around zero, indicating that this instrument is providing an unbiased estimate of the concentration for the element of interest. Notice too that half the time the instrument would report positive values, and half the time it would report negative values...an important fact that will be discussed later. If one moves three standard deviations up from zero and calls that the detection limit (consistent with SW846 Method 6200), then almost 100% of the concentration values generated when the element is not present would be less than the detection limit. In other words, if the instrument records a result greater than this detection limit, then it is very likely that in fact the element is present.

## To Report, or Not to Report: That is the Question!

- ◆ Not all instruments/software allow the reporting of XRF results below detection limits
- ◆ For those that do, manufacturer often recommends against doing it
- ◆ Can be valuable information if careful about its use...particularly true if one is trying to calculate average values over a set of measurements



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### Notes



- ◆ **Not all instruments/software allow the reporting of XRF results below detection limits:** Some instruments and associated software do not allow the reporting of measurement results that are below detection limits.
- ◆ **For those that do, manufacturer often recommends against doing it:** For those instruments that do allow reporting of results below detection limits, the manufacturer usually advises against it. Within the chemistry analytical world, the approach has been to not report values less than detection limits. Within the radionuclide analytical world, the approach has been to report values less than detection limits. The XRF is an analytical technique that has its roots in the radionuclide world (e.g., gamma and alpha spectroscopy), but has applications to the chemical world (e.g., elemental metals).
- ◆ **Can be valuable information if careful about its use . . . particularly true if one is trying to calculate average values over a set of measurements:** Values below detection limits can be useful when calculating average values over a set of measurements. If the instrument's calibration is unbiased for low levels of the element of interest, using measured values below the instrument's detection limits can yield more accurate assessments of average concentrations than flagging readings as non-detects and substituting some arbitrary value such as the detection limit, or half the detection limit, in average value calculations. Great care and full disclosure are necessary when using values below detection limits.

# Risk Assessment Working Group

## Meeting Minutes—June 2014

**Present:**

✓Stephanie Brock  
 ✓Nathan Garner  
 ✓Mike Guffey  
 ✓Jerri Martin

✓Tim Frederick  
 ✓Jon Richards

✓Rich Bonczek  
 ✓Martin Clauberg  
 ✓LeAnne Garner  
 ✓Bobette Nourse

**1. Call for Issues from RAWG Members**

None.

**2. Remainder of FY 2014 Schedule (revised)**

Quarterly Meeting (June)	6/4/2014
<b>Submit Risk Methods Document (RMD) to FFA Managers (DOE/LX/07-0107&amp;D2/R3/V1)</b>	7/16/2014
<b>FFA Managers Approve RMD (DOE/LX/07-0107&amp;D2/R3/V1)</b>	7/30/2014
Quarterly Meeting (September)	9/10/2014

Quarterly meetings will be Web/teleconference 8:30 a.m.–11:00 a.m. (central), 9:30 a.m.–12:00 a.m. (eastern)

Develop next FY’s schedule by next quarterly meeting.

**3. Summary of RAWG Review and Comments Received**

Below is a summary of the comments received on the 2014 RMD. Minor editorial changes are not listed.

**Main Text:**

- (1) Page 1-1, new footnote: for clarity, added “(for example, area of concern, remediation area, and/or SWMU)” following “location.” (See also Item 4 of these minutes.)
- (2) Figure 2.2, added definition of site-specific from page 1-1.
- (3) Figure 3.1, new footnote: revise to “Because future use of groundwater at the PGDP is uncertain, the industrial worker exposure to groundwater scenario is provided here for informational purposes only.” Conforming changes to be made in Appendix D (Tables D.26, D.27, and D.28).
- (4) Page 3-12, update Human Health Evaluation Manual, Supplemental Guidance: “Standard Default Exposure Factors” (EPA 1991d) to OSWER Directive 9200.1-120 2014 (see also Item 9 of these minutes).
- (5) Page 3-13, add reference to meeting minutes in Appendix E.

- (6) Page 3-13, add reference to “Determining Groundwater Exposure Point Concentrations, Supplemental Guidance” (2014)—<http://www.epa.gov/oswer/riskassessment/pdf/superfund-hh-exposure/OSWER-Directive-9283-1-42-GWEPC-2014.pdf> (see also Item 10 of this agenda).
- (7) Page 3-46, the revised text, “As part of the uncertainty analysis for the risk assessment, risk may be recalculated with default exposure factors replaced using exposure parameters consistent with the SWMU/area of concern (AOC)” should be revised back to “consistent with site-specific values” instead of “consistent with the SWMU/area of concern (AOC).”

**Appendix A:**

- (1) Page A-3, “unit-specific” revised back to “site-specific,” based on a comment that we do not want to add a new term. This is to be applied globally. Site-specific is defined on page 1-1.
- (2) Table A.7a, footnotes e and f, this is a deviation from the earlier AL/NAL tables where acenaphthene is used for both acenaphthylene and phenanthrene. This variance needs to be addressed.

Plan to leave as is for 2014 RMD, but address the surrogates in 2015 RMD (see also Item 9 of these minutes).

- (3) Table A.13, revisit footnote, “Values contained in this table have not been approved for all uses by the PGDP Risk Assessment Working Group; therefore, the values presented here are provisional values and subject to change. Issues to be resolved in forthcoming meetings include the data set from which these values were derived and the statistical methods used to analyze the data set.”

Issue for nickel was resolved previously. Changes to the footnote are to the second sentence, now revised to read, “The issues to be resolved are the data set from which these values were derived and the statistical methods used to analyze the data set.”

Radionuclide MDAs are from 1990s; this information needs to be reevaluated. These issues will need to be resolved prior to restart of the Dissolved-Phase Plume Project.

- (4) Table A.14, add the following text to the Tc-99 footnote, “See Table A.9 for Tc-99 groundwater concentrations resulting in a 4 mrem/yr dose based upon more recent dosimetry.”

**Appendix D:**

- (1) Table D.19, remove “Notes: Chemical concentration in surface water (mg/L) times intake factor [L/(kg X day)] yields default RME dose for associated endpoint.

Radionuclide activity in surface water (pCi/L) times intake factor (L) yields default RME dose.”

This information is a leftover from when the intake factors equations were included in these tables.

- (2) These should be updated with new default exposure values (2014 OSWER Directive) (see also Item 9 of these minutes.) This will be included in the 2015 RMD.
- (3) Conforming changes from main text.



## Appendix E:

- (1) Section E.2.5: Received comment to state more explicitly that the information in this section is summarized and updated; actual interview information is in attachments.
- (2) Section E.2.6: Received comment from Tim Kreher to include 2013 numbers in annual harvest because 2013 included additional area near PGDP in turkey hunting, therefore numbers significantly increased.

### 4. Use of “Site-Specific” in RMD

The “site-specific” term in the main text of the 2014 RMD will remain unchanged except for the following context (in these instances, site-specific was deleted):

“For excavation activities performed by the outdoor worker, data collected from 0 to 10 ft bgs will be used to estimate the EPC, unless ~~site-specific~~ information indicates that results from samples collected at deeper depths (i.e., 0–16 ft bgs in areas where infrastructure is found) should be included in the derivation of the EPC.”

“As part of the uncertainty analysis for the risk assessment, risk may be recalculated using exposure parameters consistent with the SWMU/AOC. The decision to recalculate risks using these alternative exposure parameters ~~site-specific values~~ would be a product of the consensus of the FFA parties arrived at during project discussions at the appropriate stage in document development.”

A footnote explaining site-specific has been added upon first use, as follows: “The term site-specific is indicative of the location for which a risk analysis is performed. The boundaries of the location (for example, area of concern, remediation area, and/or SWMU) should be defined during establishment of data quality objectives (DQOs) (see Chapter 3).”

Use of “site-specific” in the 2014 RMD is acceptable. Add use of term “site-specific” to next quarter’s agenda as an open topic.

### 5. Use of Outdoor Worker and Excavation Worker in 2015 RMD

A comment was made to the previous RAWG meeting minutes on the text, “The excavation worker site-specific scenario information would be adopted into the RMD from the Burial Grounds Operable Unit (BGOU) Solid Waste Management Units (SWMUs) 2, 3, 7, and 30 Feasibility Study (FS).”

Todd Mullins commented as follows: “I’m still not sure that I’m entirely comfortable with incorporating this scenario into the RMD. Using it to adjust RGs when a prior baseline risk assessment has mandated that an FS evaluation of alternatives is required is one thing. Using it to potentially determine whether an action is required is something else entirely. The assumptions being made under the site-specific excavation worker scenario appear too arbitrary and unit specific to be integrated into a baseline risk assessment.”

Need discussion at the FFA manager’s level regarding appropriateness of the evaluation used for BGOU cleanup levels applied across the board in the RMD. LeAnne will ask Jana to add this to the FFA manager’s topics. This topic will be discussed next quarter. Additionally, some risk management guidance may need to be incorporated into the 2015 RMD.

**6. Ecological RMD Proposed Schedule**

The group should consider whether the Ecological RMD (*Methods for Conducting Risk Assessments and Risk Evaluations at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky. Volume 2. Ecological. DOE/LX/07-0107&D2/V2*) needs to include the revised guidance for the later steps of the ecological risk assessment methodology.

Proposed initial revision submitted to RAWG for review	10/6/2014
Comments due on initial revision	11/24/2014
Quarterly Meeting (December) (discuss comments)	12/3/2014
<b>Submit Final Ecological RMD (DOE/LX/07-0107&amp;D2/R1/V2) to FFA managers for approval</b>	1/9/2015
<b>FFA managers approve final Ecological RMD (DOE/LX/07-0107&amp;D2/R1/V2)</b>	2/9/2015

**7. Validation Needed for Closure Activities [CERCLA § 120(h)]**

RAWG will have input regarding closure activities. Typical validation at Paducah (i.e., 3rd party independent data validation) that is done on a project basis and is between 5–20%; it is not a recommendation on a programmatic basis.

LATA Kentucky is preparing a paper regarding validation that will be provided to the RAWG soon for informational purposes only. This subject will be discussed further after receipt of the paper.

Rich Bonczek is planning CERCLA § 120(h) training.

**8. Derivation of Risk-based Surface Water Effluent Limits**

The RAWG recommendation on risk-based effluent limits will be discussed further at a subsequent quarterly meeting.

**9. Additional Proposed Revisions to 2015 RMD**

- **Relook at significant COPCs for PGDP (Table 2.1 of the 2014 RMD).**
- **Revised EPA recommended exposure parameters (see attached comparison).**

The following is the definition of “Area Correction Factor” in the Risk Assessment Information System (RAIS):

The RAGS/HHEM Part B model assumes that an individual is exposed to a source geometry that is effectively an infinite slab. The concept of an infinite slab means that the thickness of the contaminated zone and its aerial extent are so large that it behaves as if it were infinite in its physical dimensions. In practice, soil contaminated to a depth greater than about 15 cm and with an aerial extent greater than about 1,000 m<sup>2</sup> will create a radiation field comparable to that of an infinite slab. (U.S. EPA. 2000a)

To accommodate the fact that in most residential settings the assumption of an infinite slab source will result in overly conservative SSLs, an adjustment for source area is considered to be an important modification to the RAGS/HHEM Part B model. Thus, an area correction factor, ACF, has been added to the calculation of SSLs (EPA 2000a).

The “Dilution Factor” is referenced to EPA 2000a (page 2-20) and EPA 2000b (page 2-13):

EPA 2000a. Soil Screening Guidance for Radionuclides: User’s Guide. Office of Emergency and Remedial Response and Office of Radiation and Indoor Air. Washington, DC. OSWER No. 9355.4-16A.

EPA 2000b. Soil Screening Guidance for Radionuclides: Technical Background Document. Office of Emergency and Remedial Response and Office of Radiation and Indoor Air. Washington, DC. OSWER No. 9355.4-16

— **Updated NALs and ALs based on updated toxicity values and potentially updated exposure values (Tables A.1 through A.6).**

The 2015 RMD should add a table of surrogates. Exposure values will be a combination of KY values and EPA updated values.

Whether NALs and ALs for the excavation worker are added is a topic for next quarter’s meeting.

— **Risk-Based SSLs for the protection of RGA groundwater (Table A.7a).**

DAFs of 1 and 20 currently are used in Table A.7a. For the 2015 RMD, a DAF of 57 may be added to the table.

— **Dose-based soil/sediment screening levels (Table A.8).**

Use of new dosimetry will be discussed at the next meeting for Tables A.8, A.9, A.10, and A.11.

— **Dose-Based Groundwater Screening Levels (Table A.9).**

— **Dose-Based Surface Water Screening Levels (Table A.10).**

— **Dose-Based Soil Screening Levels for the Protection of RGA Groundwater (Table A.11).**

— **Expand Residual Risk Assessment Discussion.**

This topic would be for the risk remaining after a cleanup activity is completed. This discussion would be a good place for risk management options and CERCLA § 120(h) inputs.

**10. Use of Groundwater EPC EPA Directive**

Guidance is thought to be used at Paducah currently—need to ensure there are no other implications in the directive that should be included—add reference to 2015 RMD.

**11. Poll RAWG Members/Open Discussion**

The excavation worker revision in the BGOU SWMUs 2, 3, 7, and 30 FS was in response to EPA comments. A common understanding is needed in the exposure parameters used.

**Comparison of Industrial Worker Soil/Sediment No Action Levels  
Using Current 2014 Risk Methods Document Default Exposure Parameters and EPA's 2014 Recommended Default Exposure Parameters**

Chemical	Units	2014 RMD Default Carcinogenic NAL TR=1.0E-6	2014 RMD Default Noncarcinogenic NAL HI=0.1	Revised Carcinogenic NAL TR=1.0E-6	Revised Noncarcinogenic NAL HI=0.1	Difference ELCR NAL	Difference HI NAL
Arsenic, Inorganic	mg/kg	3.81E+00	6.09E+01	4.36E+00	6.95E+01	13%	13%
Uranium (Soluble Salts)	mg/kg		5.98E+02		6.81E+02		13%
Polychlorinated Biphenyls, Total	mg/kg	2.86E+00		3.27E+00		13%	
Trichloroethylene	mg/kg	6.73E+00	2.04E+00	6.77E+00	2.05E+00	1%	1%
Vinyl Chloride	mg/kg	2.11E+00	4.20E+01	2.18E+00	4.23E+01	3%	1%
Tc-99	pCi/g	2.02E+03		2.02E+03		0%	
U-238+D	pCi/g	7.48E+00		7.48E+00		0%	

**Comparison of Input Parameters:**

INPUT	2014 RMD Value	Previous EPA Recommended Value	2014 EPA Recommended Value	INPUT	2014 RMD Value	Previous EPA Recommended Value	2014 EPA Recommended Value
Body weight	70 kg	70 kg	80 kg	Area correction factor	0.9 <sup>a</sup>	n/a	n/a
Exposure duration	25 years	25 years	25 years	Dilution factor	0.4 <sup>a</sup>	n/a	n/a
Exposure frequency	250 days	250 days	250 days	Indoor exposure time	0.33 hr/hr <sup>b</sup>	n/a	n/a
Exposure time	8 hours	8 hours	8 hours	Outdoor exposure time	0 hr/hr <sup>a</sup>	n/a	n/a
Soil ingestion rate	50 mg/day	50 mg/day	50 mg/day	Gamma shielding factor	0.2 <sup>c</sup>	n/a	n/a
Lifetime	70 years	70 years	70 years	Inhalation rate	20 m <sup>3</sup> /day <sup>d</sup>	n/a	n/a

Yellow highlighting indicates a change between previous EPA recommended value and 2014 EPA recommended value.

<sup>a</sup> The value is not included in either the RMD or in the EPA recommended values. Default value in RAIS is used for calculating the no action level (NAL).

<sup>b</sup> 0.33 hr/hr is calculated using the 8-hour exposure time and a 24-hour day (i.e., 8/24).

<sup>c</sup> Gamma shielding factor is not included in the EPA recommended values; however, the default value in RAIS is 0.4. The 2014 RMD value for the gamma shielding factor is 0.2.

<sup>d</sup> The inhalation rate is not included in the EPA recommended values; however, the default value in RAIS is 60 m<sup>3</sup>/day. The 2014 RMD value is 20 m<sup>3</sup>/day (calculated from 2.5 m<sup>3</sup>/hr x 8 hr/day).

**Comparison of Resident Groundwater No Action Levels  
Using Current 2014 Risk Methods Document Default Exposure Parameters and EPA's 2014 Recommended Default Exposure Parameters**

Chemical	Units	2014 RMD Carcinogenic NAL TR=1.0E-6	2014 RMD Noncarcinogenic NAL HI=0.1	Revised Carcinogenic NAL TR=1.0E-6	Revised Noncarcinogenic NAL HI=0.1	Difference ELCR NAL	Difference HI NAL
Arsenic, Inorganic	mg/L	3.78E-05	3.13E-04	5.17E-05	5.99E-04	31%	63%
Uranium (Soluble Salts)	mg/L	-	3.13E-03	-	5.99E-03		63%
Polychlorinated Biphenyls, Total	mg/L	1.42E-04	-	1.95E-04	-	31%	
Trichloroethylene	mg/L	4.07E-04 <sup>a</sup>	2.27E-04	4.93E-04	2.82E-04	19%	22%
Vinyl Chloride	mg/L	1.11E-05	2.67E-03	1.88E-05	4.44E-03	52%	50%
Tc-99	pCi/L	1.82E+01	-	1.90E+01	-	4%	
U-238+D	pCi/L	5.75E-01	-	6.00E-01	-	4%	

<sup>a</sup>This value will not be the 2014 NAL when the RMD is published. This value reflects the February 2014 change made to RAIS; the NALs for the 2014 RMD were completed in November 2013 and will be 1.95E-04 for TCE.

**Comparison of Input Parameters:**

INPUT	2014 RMD Value	Previous EPA Recommended Value	2014 EPA Recommended Value
Body weight	Child—15 kg Adult—70 kg	Child—15 kg Adult—70 kg	Child—15 kg Adult—80 kg
Exposure duration	Child—6 yr Adult—24 yr	Child—6 yr Adult—24 yr	Child—6 years Adult—20 years
Exposure frequency	350 days	350 days	350 days
Exposure time	24 hours/day	24 hours/day	24 hours/day
Exposure time (shower)	0.2 hours/event	Child-1 hr Adult-0.58 hr	Child-0.54 hr Adult-0.71 hr
Events/Day	1 event/day	1 event/day	1 event/day

Yellow highlighting indicates a change between previous EPA recommended value and 2014 EPA recommended value.

\*The inhalation rate is not included in the EPA recommended values; however, the default value in RAIS 20 m<sup>3</sup>/day. The 2014 RMD value also is 20 m<sup>3</sup>/day (calculated from 0.833 m<sup>3</sup>/hr x 24 hr/day).

INPUT	2014 RMD Value	Previous EPA Recommended Value	2014 EPA Recommended Value
Water ingestion rate	Child—1.5 L/day Adult—2.0 L/day	Child—1.0 L/day Adult—2.0 L/day	Child—0.78 L/day Adult—2.5 L/day
Lifetime	70 yr	70 yr	70 yr
Surface area	Child—6,500 cm <sup>2</sup> Adult—18,150 cm <sup>2</sup>	Child—6,600 cm <sup>2</sup> Adult—18,000 cm <sup>2</sup>	Child—6,378 cm <sup>2</sup> Adult—20,900 cm <sup>2</sup>
Exposure duration (resident)	30 yr	30 yr	26 yr
Inhalation rate (adult)	20 m <sup>3</sup> /day*	N/A	N/A
Inhalation rate (child)	20 m <sup>3</sup> /day*	N/A	N/A

**June 4 Quarterly Meeting Item for Discussion:**

The soil ingestion rate, exposure frequency, adherence factor, and surface area currently used in the RMD are based on Kentucky Risk Assessment Guidance (Appendix E). If these exposure parameters are left as is, only the body weight potentially would change.

**Comparison of Outdoor Worker Exposure Parameters**

<b>INPUT</b>	<b>2014 RMD Value</b>	<b>Previous EPA Recommended Value</b>	<b>2014 EPA Recommended Value</b>
Adherence Factor	1 mg/cm <sup>2</sup>	0.2 mg/cm <sup>2</sup>	0.12 mg/cm <sup>2</sup>
Body weight	70 kg	70 kg	80 kg
Exposure duration	25 years	25 years	25 years
Exposure frequency	185 days	225 days	225 days
Exposure time	8 hours	8 hours	8 hours
Soil ingestion rate	480 mg/day	100 mg/day	100 mg/day
Lifetime	70 years	70 years	70 years
Surface area	4700 cm <sup>2</sup> /day	3300 cm <sup>2</sup> /day	3470 cm <sup>2</sup> /day
Indoor exposure time	0 hr/hr	N/A	N/A
Outdoor exposure time	0.33 hr/hr <sup>a</sup>	N/A	N/A
Gamma shielding factor	0.2 <sup>b</sup>	N/A	N/A
Inhalation rate	20 m <sup>3</sup> /day <sup>c</sup>	N/A	N/A

Yellow highlighting indicates a change between previous EPA recommended value and 2014 EPA recommended value.

<sup>a</sup> 0.33 hr/hr is calculated using the 8-hour exposure time and a 24-hour day (i.e., 8/24).

<sup>b</sup> Gamma shielding factor is not included in the EPA recommended values; however, the default value in RAIS is 0.4. The 2014 RMD value for the gamma shielding factor is 0.2.

<sup>c</sup> The inhalation rate is not included in the EPA recommended values; however, the default value in RAIS 60 m<sup>3</sup>/day. The 2014 RMD value is 20 m<sup>3</sup>/day (calculated from 2.5 m<sup>3</sup>/hr x 8 hr/day).

## Risk Assessment Working Group Meeting Minutes—September 2014

- |                    |                |                  |
|--------------------|----------------|------------------|
| ✓Gay Brewer        | ✓Tim Frederick | ✓Rich Bonczek    |
| ✓Stephanie Brock   | ✓Jon Richards  | ✓Martin Clauberg |
| ✓Nathan Garner     | ✓Brett Thomas  | ✓LeAnne Garner   |
| ✓Mike Guffey       |                | ✓Bobette Nourse  |
| ✓Jeri Higginbotham |                |                  |
| ✓Jerri Martin      |                |                  |
| ✓Todd Mullins      |                |                  |

**1. Call for Issues from Risk Assessment Working Group (RAWG) Members.**

None.

**2. 2014 Risk Methods Document (RMD).**

— **Status of Approval**

E-mails have been received from U.S. Environmental Protection Agency (EPA) and Kentucky Department for Environmental Protection (KDEP). The 2014 RMD is considered complete.

— **Summarization and Discussion of Comments Received**

Replacement pages were sent, changing the revision number to R4; removed footnote defining site-specific from page 1-1 and Figure 2.2. An electronic copy is available at the following Web address:

<http://www.latakentucky.com/PublicDocuments/Risk%20Methods%20Document%20D2R4V1,%202014-09/>

**3. Draft Revised FY 2015 Schedule/Work Plan.**

Submit Work Plan (this schedule)	8/25/2014
Quarterly Meeting (September)	9/23/2014
<i>Proposed initial revision of Ecological (Eco) RMD submitted to RAWG for review</i>	<i>10/6/2014</i>
Approve Work Plan (this schedule)	10/8/2014
<i>Comments due on initial revision of Eco RMD</i>	<i>11/24/2014</i>
Submit HH Appendix A [Preliminary Remediation Goals (PRGs)] to RAWG for Review	12/1/2014
Quarterly Meeting (December) — Discuss Eco RMD comments	12/3/2014
Submit Revised HH Main Text and HH Appendices B-E to RAWG for Review	12/11/2014
Comments due for HH Appendix A	1/5/2014
<b><i>Submit Final Eco RMD (DOE/LX/07-0107&amp;D2/R1/V2) to FFA managers for approval</i></b>	<i>1/9/2015</i>
<b><i>FFA managers approve final Eco RMD (DOE/LX/07-0107&amp;D2/R1/V2)</i></b>	<i>2/9/2015</i>
RAWG approve HH Appendix A	2/12/2015
Comments due for HH Main Text and HH Appendices B-E	2/12/2015
Quarterly Meeting (March)	3/4/2015
RAWG approve HH Main Text and HH Appendices B-E	4/9/2015
Submit entire Revised HH RMD to RAWG for review	4/16/2015
Comments due for entire Revised HH RMD	5/16/2015
Quarterly Meeting (June)	6/10/2015
<b>Submit HH RMD to FFA Managers (DOE/LX/07-0107&amp;D2/R3/V1)</b>	<b>6/13/2015</b>
<b>FFA Managers approve HH RMD (DOE/LX/07-0107&amp;D2/R3/V1)</b>	<b>7/17/2015</b>
Quarterly Meeting (September)	9/16/2015

Quarterly meetings will be Web/teleconference 8:30 a.m.–11:00 a.m. (central), 9:30 a.m.–12:00 p.m. (eastern)  
Italics indicate Eco RMD schedule, as agreed upon during June 2014 Quarterly Meeting.

4. **Modified Solid Waste Management Units (SWMUs) 2, 3, 7, and 30 PRGs for the Excavation Worker.**

The use of the “two men and a backhoe” approach (i.e., the unit-specific assumption) to calculate PRGs vs. using truly “site-specific” exposure assumptions was discussed.

Since EPA recommends a range of 1-5 years for excavation, KDEP would prefer to use 5 years as the exposure duration to develop PRGs for the excavation worker (surface and subsurface exposure) instead of using a unit-specific duration. Exposure frequency would be 185 days per year. All other parameters would be the same as for the outdoor worker in the 2014 RMD.

For small units, the “two men and a backhoe” approach still will appear in uncertainty section in baseline risk assessments, among other uncertainties that are discussed.

Chronic toxicity values (not subchronic) will be used. For No Action Levels (NALs) in the 2015 RMD, see Item 6.

5. **Use of the Terms “outdoor worker,” “excavation worker,” and “site-specific” in 2015 RMD.**

The term “outdoor worker” will be defined as the person exposed to surface soil (0–1 ft) inside the plant and surface and subsurface soil (0–10 ft or 0–16 ft, as appropriate) outside the plant. The term “excavation worker” will be defined as the person exposed to 0–10 ft or 0–16 ft, as appropriate of soil for 5 years for 185 days/year.

A citation of what “site-specific” refers to is found in EPA RAGS Part B, which states, “...risk-based PRGs generally are modified based on site-specific data gathered during the remedial investigation/feasibility study (RI/FS)...” Whenever you develop a RI/FS, you develop site-specific parameters. This definition will not be included in 2015 RMD. (The footnote removed on page 1-1 for the 2014 version will not be reserved in future versions of the RMD. Footnotes will be renumbered, as appropriate.) In the future, the term “site-specific” will be defined, as needed, during project scoping.

**The end note 3 in Table B.1 (and Table B.2) of the RMD should be the following:  
(Note: The text below is reflective of that discussed in the September 2014 Quarterly Meeting. Comments have been made to these minutes suggesting revisions to this text. These changes will be discussed in the December 2014 Quarterly Meeting and will be reflected in the revised Risk Methods Document text due to be sent for comments on December 11, 2014.)**

Determining which soil and sediment screening value is appropriate is a location-specific decision. For all locations inside the industrialized area at PGDP where surface soil contamination is of concern, use of the industrial worker values is appropriate. However, if the scenario involves outdoor maintenance type activities, the outdoor worker values also should be considered. For locations inside the industrialized area at PGDP where contact with surface soil and subsurface soil is of concern (e.g., soil from the surface down to 16 ft bgs), use of the ~~outdoor excavation~~ excavation worker values is appropriate ~~for a construction/excavation worker. (Scenario-specific PRGs for the construction/excavation worker based on site-specific conditions should be derived, as appropriate. See discussion in Section 3.3.4.3.)~~ For locations, outside the industrialized area where surface soil contamination is of concern, screening using the recreator and/or resident values is appropriate. As with the surface water values, the child resident values are the most “conservative” (in terms of protecting human health).<sup>2</sup> Generally, the recreator values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident values are more appropriate for grassy fields. Finally, the outdoor worker values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. (If screening needs to consider shorter-term exposures to both surface and subsurface soil in locations outside the industrialized area, ~~however, development of scenario-specific~~ excavation worker



PRGs for the outdoor worker based on site specific conditions is a better approach. See discussion in Section 3.3.4.3 should be used.:-

The text of the RMD, including footnote 9 (pages 3-26 and 3-27), also should be revised to be consistent with the table footnote above. The revised text is provided in Attachment 1 to these minutes for comment by the RAWG.

## 6. Additional Proposed Revisions to 2015 RMD:

### — Discussion of Soil Vapor Intrusion.

Currently, the RMD states that the soil vapor intrusion model should be run. EPA Region 4 is finalizing new guidance; this will be revisited as soon as the guidance is final.

### — Relook at Significant Chemicals of Potential Concern for Paducah (Table 2.1 of the 2014 RMD).

This relook will be completed using more recent risk assessments. Chemicals/radionuclides are expected to be added, but none are expected to be removed. Additional chemicals/radionuclides that are not listed as COPCs in Table 2.1 of the 2014 RMD but may be of interest in some future projects (e.g., Freon at SWMU 4) may be included so that their NALs/Action Levels (ALs) will be included in the appendices. These additional chemicals/radionuclides would be footnoted.

### — Site-Specific Exposure Parameters (Table B.4 of the 2014 RMD).

For the 2015 RMD, current site-specific exposure parameters should be revised to EPA's new recommended default parameters with the following exceptions:

- Ingestion rate for the outdoor (and excavation) workers should remain at 480 mg/day.
- Adherence factors need to use 1.0 mg/cm<sup>2</sup>.
- Exposure frequencies for the outdoor (and excavation) workers should be 185 days/year.

A redline-strikeout version of the parameter table (i.e., Table B.4) is shown as Attachment 2 to these minutes for review and comment.

### — NALs and ALs (Tables A.1 through A.6).

For the 2015 RMD, values will be revised based on updated toxicity values and updated exposure values. Toxicity values will be as of November 2014. It will be ensured that RAIS is updated before calculator is used.

### — Add NALs and ALs for Excavation Worker? (If so, how to set exposure frequency and exposure duration to account for site-specific conditions?)

NALs and ALs will be added for the excavation worker using 5 year/185 day exposure period. This will be a new column in Table A.1 Soil/Sediment Action Levels for Significant COPCs at PGDP and Table A.4 Soil/Sediment No Action Levels for Significant COPCs at PGDP.

### — Update Risk-Based Soil Screening Levels (SSLs) for the Protection of Regional Gravel Aquifer Groundwater (Table A.7a).

For the 2015 RMD, a dilution attenuation factor of 57 will be added to Table A.7a. The equations from other document (i.e., SWMU 1 Feasibility Study) and parameters will be included in Appendix E. A citation for the reference will be added to the table.

### — Update Dose-based Screening Levels (Tables A.8 through A.11).

New dosimetry values were agreed to be used for Tables A.8, A.9, A.10, and A.11 for their 2015 RMD update.

— **Expand Residual Risk Assessment Discussion.**

This topic would be for the risk remaining after a cleanup activity is completed. This discussion would be a good place for risk management options and CERCLA § 120(h) inputs.

A revision of Section 4.2.3 was agreed to be drafted. A review schedule was agreed to be sent. That proposed schedule has been added below for comment.

Section 4.2.3 will be sent to the RAWG on 11/24/2014 for initial review. The section will be discussed in the December 2014 RAWG meeting. Revisions will be made, if necessary and sent with the revisions to the HH main text that is due out to the RAWG on 12/11/2014.

— **Add EPA Directive, Determining Groundwater Exposure Point Concentrations, Supplemental Guidance to References.**

The guidance will be referenced and noted that the RMD will be consistent with the guidance. The use of the guidance will be revisited at the December 2014 RAWG meeting. The document can be found at the following Web site: <http://www.epa.gov/oswer/riskassessment/pdf/superfund-hh-exposure/OSWER-Directive-9283-1-42-GWEPC-2014.pdf>

**7. Additional EPA Risk Assessment Guidance to Potentially Include.**

— Probabilistic Risk Assessment

The following guidance documents will be added to the reference list in Section 3.3.4.6, Probabilistic Risk Assessment of the RMD:

- EPA Risk Assessment Forum Probabilistic Risk Assessment White Paper PDF (EPA/100/R-14/004, July 2014) <http://www.epa.gov/raf/prawhitepaper/pdf/raf-pra-white-paper-final.pdf>

EPA Risk Assessment Forum Probabilistic Risk Assessment FAQs (EPA/100/R-14/003, July 2014) <http://www.epa.gov/raf/prawhitepaper/pdf/raf-pra-faq-final.pdf>

— Radiation Risk Assessment at CERCLA Sites

This fact sheet (OSWER Directive 9200.4-40) provides an overview of current EPA guidance for risk assessment and related topics for radioactively contaminated CERCLA sites. This fact sheet supersedes an earlier one from December 1999 and is available at the following link: [http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/Rad%20Risk%20QA%20with%20transmit%20memo\\_June\\_13\\_2014.pdf](http://www.epa.gov/superfund/health/contaminants/radiation/pdfs/Rad%20Risk%20QA%20with%20transmit%20memo_June_13_2014.pdf).

Dose calculations in Appendix A tables and associated text (including page 2-9) of the 2015 RMD will be changed from 15 mrem to 12 mrem.

**8. PEGASIS Demonstration.**

A link to the site is as follows: <http://padgis.latakentucky.com/padgis/>

User instructions are available from a link on the site.

Demonstration was postponed until the December 2014 RAWG meeting.

**9. Status of Programmatic Quality Assurance Project Plan (pQAPP) revision.**

— **Schedule (Relationship of pQAPP Project Action Limits and RMD NALs).**

A meeting with FFA managers regarding updating the worksheets is planned for early October 2014.

— **Summary of Revisions.**

Revisions will be discussed in the December 2014 RAWG meeting, including a cross walk table of RMD with pQAPP.

**10. Poll RAWG Members/Open Discussion.**

No other topics were discussed.

**Discussion Topics on Hold:**

Validation needed for closure activities [CERCLA 120(h)] (added 6/2014 – further discussion on this topic depends on completing presentations to Paducah Site Lead). Training tentatively is being planned for January 2015.

Derivation of Risk-based Surface Water Effluent Limits (added 6/2014 – further discussion on this topic depends on resolution of Northeast Plume Dispute). This topic may be deferred.

## Attachment 1

The following text from pages 3-26 and 3-27 are provided for comment by the RAWG. They have been revised to be consistent with end note 3 in Table B.1 (and Table B.2) of the RMD described in Item 5 of the meeting minutes.

With the revised text from pages 3-26 and 3-27, footnote 9 is proposed for deletion.

In determining the UCL when the medium is soil, data will be segregated into depth intervals relevant to receptors. For all scenarios except the outdoor worker in locations outside the industrialized area and the excavation worker inside the industrialized area, data from samples collected from 0 to 1 ft bgs will be used to estimate the EPC.<sup>9</sup> For ~~excavation~~ outdoor maintenance type activities performed by the outdoor worker in locations outside the industrialized area and the excavation worker inside the industrialized area, data collected from 0 to 10 ft bgs will be used to estimate the EPC, unless information indicates that results from samples collected at deeper depths (i.e., 0–16 ft bgs in areas where infrastructure is found) should be included in the derivation of the EPC.

~~<sup>9</sup>A single set of exposure equations and parameters is provided for the outdoor worker scenario in Appendix D. The exposure parameters provided in Appendix D should be used without changes when assessing potential risk from exposure to surface soils in locations outside the industrialized area at the Paducah site. When assessing potential risk from exposure to both surface and subsurface soil in locations outside the industrialized areas, all exposure parameters, except exposure duration (ED) and exposure frequency (EF), should be used without changes to assess an outdoor worker. ED and EF for exposure by the outdoor worker to surface and subsurface soil in locations outside the industrialized area should be established considering guidance in the Exposure Factors Handbook (EPA 1997b) or similar sources (e.g., site specific information) and should be documented. Similarly, when assessing potential risk from exposure either to surface soil or subsurface soil in locations inside the industrialized area, all exposure parameters, except ED and EF, should be used without changes to assess both an outdoor worker and a construction/excavation worker. As above, ED and EF for exposure by the outdoor worker or a construction/excavation worker to surface soil or subsurface soil or both in locations inside the industrialized area should be established considering guidance in the Exposure Factors Handbook (EPA 1997b) or similar sources and should be documented.~~

**Attachment 2**

A preliminary Table B.4 from the Draft 2015 Risk Methods Document is shown below for review and comment.

**Table B.4. Exposure Parameters Used in Calculation of Human Health PRGs**

Pathway Variable	Units	Default Industrial Worker	Outdoor Worker	Excavation Worker	Adult Resident	Child Resident	Adult Recreational User	Teen Recreational User	Child Recreational User
<b>General Parameters Used in All Intake Models (unless otherwise noted)</b>									
Exposure frequency (EF)	days/year	250	185	185	350	350	104	140	140
Exposure duration (ED)	Years	25	25	5	20	20	10	10	6
Body weight (BW)	Kg	80	80	80	80	15	80	43	15
Averaging time - cancer (AT-C)	Days	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365
Averaging time - noncancer (AT-N)	Days	365 × 25	365 × 25	365 × 5	365 × 20	365 × 6	365 × 10	365 × 10	365 × 6
<b>Ingestion of Water (Tables D.1, D.26)</b>									
Drinking water ingestion rate (IR)	L/day	NA	NA	NA	2.5	0.78	NA	NA	NA
<b>Inhalation RGA Groundwater (Table D.2, D.27)</b>									
Indoor inhalation rate	m <sup>3</sup> /hour	0.833	NA	NA	0.833	0.833	NA	NA	NA
Exposure time in the shower (ET <sub>shower</sub> )	hours/day	0.71	NA	NA	0.71	0.71	NA	NA	NA
Time of shower (t1)	hour	0.1	NA	NA	0.1	0.1	NA	NA	NA
Time after shower (t2)	hour	0.1	NA	NA	0.1	0.1	NA	NA	NA
Fraction volatilized while showering (f <sub>shower</sub> )	unitless	0.75	NA	NA	0.75	0.75	NA	NA	NA
Water flow rate (Fw)	L/h	890	NA	NA	890	890	NA	NA	NA
Bathroom volume (Va)	m <sup>3</sup>	11	NA	NA	11	11	NA	NA	NA
Averaging time - cancer (AT-C)	hours	24×70×365	NA	NA	24×70×365	24×70×365	NA	NA	NA
Averaging time - noncancer (AT-N)	hours	24×365×25	NA	NA	24×365×20	24×365×6	NA	NA	NA
Exposure time household use (ET <sub>house</sub> )	hours/day	NA	NA	NA	24	24	NA	NA	NA
Exchange rate (ER)	changes/day	NA	NA	NA	10	10	NA	NA	NA
Mixing coefficient (MC)	unitless	NA	NA	NA	0.5	0.5	NA	NA	NA
Fraction volatilized household use (f <sub>house</sub> )	unitless	NA	NA	NA	0.5	0.5	NA	NA	NA
Water flow rate (WHF)	L/day	NA	NA	NA	890	890	NA	NA	NA
House volume (HV)	m <sup>3</sup>	NA	NA	NA	450	450	NA	NA	NA
<b>Dermal Contact with RGA Groundwater (showering) (Tables D.4, D.28)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	2.09	NA	NA	2.09	0.6378	NA	NA	NA
Event time (t <sub>event</sub> )	hour/event	0.71	NA	NA	0.71	0.71	NA	NA	NA
Event frequency (EV)	events/day	1	NA	NA	1	1	NA	NA	NA
<b>Incidental Ingestion of Soil/Sediment (Tables D.5, D.15, D.29, D.30, D.37)</b>									
Incidental ingestion rate (IR)	mg/day	50	480	480	100	200	100	100	200
Fraction ingested		1	1	1	1	1	1	1	1
<b>Dermal Contact with Soil/Sediment (Tables D.6, D.16, D.33, D.39)</b>									
Body surface area exposed (SA)	m <sup>2</sup> /day	0.347	0.347	0.347	0.6032	0.269	0.57	0.75	0.28
Soil-to-skin adherence factor (AF)	mg/cm <sup>2</sup> -day	1	1	1	1	1	1	1	1

Comment [LG1]: See Item 6 of Meeting Minutes  
 Comment [LG2]: See Item 6 of Meeting Minutes  
 Deleted: 24  
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 Comment [LG3]: See Item 6 of Meeting Minutes  
 Comment [LG4]: See Item 6 of Meeting Minutes  
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 Deleted: 0.57  
 Comment [LG5]: See Item 6 of Meeting Minutes

Table B.4. Exposure Parameters Used in Calculation of Human Health PRGs (Continued)

Pathway Variable	Units	Default Industrial Worker	Outdoor Worker	Excavation Worker	Adult Resident	Child Resident	Adult Recreational User	Teen Recreational User	Child Recreational User
<b>Inhalation of Vapors and Particulates Emitted from Soil/Sediment (Tables D.7, D.17, D.31, D.32, D.38)</b>									
Total inhalation rate (IR)	m <sup>3</sup> /hour	2.5	2.5	2.5	0.833	0.833	2.5	2.5	2.5
Exposure time (ET) (soil)	hours/day	8	8	8	24	24	5	5	5
Exposure time (ET) (sediment)	hours/day	2.6	NA	NA	NA	NA	NA	NA	NA
Particulate emission factor (PEF)	m <sup>3</sup> /kg	6.20E+08	6.20E+08	6.20E+08	9.30E+08	9.30E+08	9.30E+08	9.30E+08	9.30E+08
<b>External Exposure to Ionizing Radiation from Soil/Sediment (Tables D.8, D.18, D.34, D.35, D.40)</b>									
Exposure frequency (EF)	day/day	250/365	185/365	185/365	350/365	350/365	104/365	140/365	140/365
Gamma shielding factor (Se)	unitless	0.2	0.2	0.2	0.2	0.2	0	0	0
Gamma exposure time factor (Te)	hr/hr	8/24	8/24	8/24	18/24	18/24	5/24	5/24	5/24
<b>Consumption of Home-grown Vegetables (Table D.9)</b>									
Diet fraction (FI)	unitless	NA	NA	NA	0.4	0.4	NA	NA	NA
Ingestion rate (IR)	kg/d	NA	NA	NA	0.72	0.29	NA	NA	NA
<b>Consumption of Beef (Table D.10)</b>									
Diet fraction (FI)	unitless	NA	NA	NA	1	1	NA	NA	NA
Ingestion rate (IR)	kg/d	NA	NA	NA	0.19	0.07	NA	NA	NA
<b>Consumption of Milk (Table D.11)</b>									
Diet fraction (FI)	unitless	NA	NA	NA	1	1	NA	NA	NA
Ingestion rate (IR)	kg/d	NA	NA	NA	1.25	0.9	NA	NA	NA
<b>Consumption of Poultry (Table D.12)</b>									
Diet fraction (FI)	unitless	NA	NA	NA	1	1	NA	NA	NA
Ingestion rate (IR)	kg/d	NA	NA	NA	0.17	0.07	NA	NA	NA
<b>Consumption of Pork (Table D.13)</b>									
Diet fraction (FI)	unitless	NA	NA	NA	1	1	NA	NA	NA
Ingestion rate (IR)	kg/d	NA	NA	NA	0.08	0.03	NA	NA	NA
<b>Consumption of Eggs (Table D.14)</b>									
Diet fraction (FI)	unitless	NA	NA	NA	1	1	NA	NA	NA
Ingestion rate (IR)	kg/d	NA	NA	NA	0.11	0.06	NA	NA	NA
<b>Incidental Ingestion of Surface Water (swimming) (Table D.19)</b>									
Ingestion rate (IR)	L/hr	NA	NA	NA	NA	NA	0.05	0.05	0.05
Exposure time (ET)	hr/day	NA	NA	NA	NA	NA	2.6	2.6	2.6
Exposure frequency (EF)	day/year	NA	NA	NA	NA	NA	45	45	45
<b>Dermal Contact with Surface Water (wading) (Table D.20)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	NA	NA	NA	NA	NA	1.06	0.75	0.33
Exposure frequency (EF)	day/year	NA	NA	NA	NA	NA	52	140	140
Exposure time (ET)	hr/day	NA	NA	NA	NA	NA	2.6	2.6	2.6

Comment [LG6]: See Item 6 of Meeting Minutes

Comment [LG7]: See Item 6 of Meeting Minutes

Table B.4. Exposure Parameters Used in Calculation of Human Health PRGs (Continued)

Pathway Variable	Units	Default Industrial Worker	Outdoor Worker	Excavation Worker	Adult Resident	Child Resident	Adult Recreational User	Teen Recreational User	Child Recreational User
<b>Dermal Contact with Surface Water (swimming) (Table D.21)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	NA	NA	NA	NA	NA	2.09	1.31	0.6378
Exposure frequency (EF)	days/year	NA	NA	NA	NA	NA	45	45	45
Exposure time (ET)	hr/day	NA	NA	NA	NA	NA	2.6	2.6	2.6
Event (EV)	event/day	NA	NA	NA	NA	NA	1	1	1
<b>Dermal Contact with Surface Water (Table D.26)</b>									
Body surface area exposed (SA)	m <sup>2</sup>	0.347	0.347	0.347	NA	NA	NA	NA	NA
Exposure frequency (EF)	days/year	250	20	20	NA	NA	NA	NA	NA
Exposure time (ET)	hr/day	2.6	8	8	NA	NA	NA	NA	NA
<b>Consumption of Fish (Table D.22)</b>									
Diet fraction (FI)	Unitless	NA	NA	NA	NA	NA	1	1	1
Ingestion rate (IR)	kg/d	NA	NA	NA	NA	NA	0.029	0.029	0.029
Exposure Frequency (EF)	days/year	NA	NA	NA	NA	NA	365	365	365
<b>Consumption of Venison (Table D.23)</b>									
Diet fraction (FI)	Unitless	NA	NA	NA	NA	NA	1	1	1
Ingestion rate (IR)	kg/d	NA	NA	NA	NA	NA	0.032	0.032	0.007
<b>Consumption of Rabbit (Table D.24)</b>									
Diet fraction (FI)	Unitless	NA	NA	NA	NA	NA	1	1	1
Ingestion rate (IR)	kg/d	NA	NA	NA	NA	NA	0.0165	0.0082	0.0033
<b>Consumption of Quail (Table D.25)</b>									
Diet fraction (FI)	Unitless	NA	NA	NA	NA	NA	1	1	1
Ingestion rate (IR)	kg/d	NA	NA	NA	NA	NA	0.0047	0.0024	0.00094

Information compiled September 2014.

NA = not applicable

Deleted: 1.815

Deleted: 0.65

Deleted: 0.47

Deleted: 0.47

Deleted: October 2012

## Risk Assessment Working Group Meeting Minutes—December 2014

✓Gaye Brewer  
 ✓Stephanie Brock  
 ✓Nathan Garner  
 ✓Mike Guffey  
 ✓Jeri Higginbotham  
 ✓Jerri Martin  
 ✓Todd Mullins

✓Tim Frederick  
 ✓Jon Richards

✓Rich Bonczek  
 ✓Martin Clauberg  
 ✓LeAnne Garner  
 ✓Bruce Meadows  
 ✓Bobette Nourse  
 ✓Joe Towarnicky

### 1. PEGASIS Demonstration (Bruce Meadows)

Portsmouth/Paducah Project Office (PPPO) Environmental Geographic Analytical Spatial Information System (PEGASIS) was designed to provide dynamic mapping and environmental monitoring data display for the U.S. Department of Energy (DOE)–PPPO.

A link to the site is as follows: <http://padgis.latakentucky.com/padgis/>

User instructions are available from a link on the site.

### 2. Call for Issues from Risk Assessment Working Group (RAWG) Members

Issues included request for discussion regarding vapor intrusion sampling. This information was added to Item 9 of these minutes.

### 3. Ecological (Eco) Risk Methods Document (RMD)

Comments have been received from Jeri Higginbotham (see [Attachment 1](#)). Specifically, Comments 3 and 10 were discussed. EPA Region 5 will be added to the hierarchy of sources for no further action values (see Comment 3). Jeri Higginbotham and Bobette Nourse will follow up regarding undocumented model inputs (see Comment 10).

### 4. Upcoming Fiscal Year 2015 Schedule/Work Plan

Revisions were made to the work plan resulting in the following remaining fiscal year 2015 schedule:

Submit Revised Human Health (HH) Main Text and HH Appendices B-E to RAWG for Review	12/11/2014
Comments due for HH Appendix A	1/5/2015
<i>Comments due on initial revision of Eco RMD</i>	1/9/2015
<b><i>Submit Final Eco RMD (DOE/LX/07-0107&amp;D2/R1/V2) to FFA managers for approval</i></b>	2/9/2015
RAWG approve HH Appendix A	2/12/2015
Comments due for HH Main Text and HH Appendices B-E	2/12/2015
Quarterly Meeting (March)	3/4/2015
<b><i>FFA managers approve final Eco RMD (DOE/LX/07-0107&amp;D2/R1/V2)</i></b>	3/9/2015
RAWG approve HH Main Text and HH Appendices B-E	4/9/2015
Submit entire Revised HH RMD to RAWG for review	4/16/2015
Comments due for entire Revised HH RMD	5/16/2015
Quarterly Meeting (June)	6/10/2015
<b>Submit HH RMD to FFA Managers (DOE/LX/07-0107&amp;D2/R3/V1)</b>	6/13/2015
<b>FFA Managers approve HH RMD (DOE/LX/07-0107&amp;D2/R3/V1)</b>	7/17/2015
Quarterly Meeting (September)	9/16/2015

Quarterly meetings will be via Web/teleconference 8:30 a.m.–11:00 a.m. (central), 9:30 a.m.–12:00 p.m. (eastern). Italics indicate Eco RMD schedule.



5. **Comments/Discussion of Revised Table 2.1 Site Chemicals of Potential Concern (COPCs) (see Attachment 2)**

Two COPCs specifically were discussed: bis(2-ethylhexyl)phthalate and thorium-234. Additional information regarding bis(2-ethylhexyl)phthalate was sent to the group following the meeting (see Footnote 10). Thorium-234 was agreed to remain off of the site COPC list (see Footnote 27).

6. **HH RMD Appendix A [Preliminary Remediation Goals (PRGs)] Out for Review (12/2/2014)**

Revisions will be made to the Appendix as discussed in the following bullets. A revised Appendix A will be sent to the group.

- Revision to adult resident drinking water ingestion rate [from 2 liters/day to 2.5 liters/day as suggested by the new U.S. Environmental Protection Agency (EPA) guidance]. (See below circled in blue.)

Note that DOE-HQ and the Nuclear Regulatory Commission (NRC) have not adopted the change to 2.5 liters/day water ingestion rate for the dose-based calculations.

Pathway Variable	Units	Default Industrial Worker	Outdoor Worker	Excavation Worker	Adult Resident	Child Resident	Adult Recreational User	Teen Recreational User	Child Recreational User	Deleted
<b>General Parameters Used in All Intake Models (unless otherwise noted)</b>										
Exposure frequency (EF)	days/year	250	185	185	350	350	104	140	140	Deleted: 24
Exposure duration (ED)	Years	25	25	5	20	6	10	10	6	Deleted: 12
Body weight (BW)	Kg	80	80	80	80	15	60	43	15	Deleted: 12
Averaging time - cancer (AT-C)	Days	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	70 × 365	Deleted: 12
Averaging time - noncancer (AT-N)	Days	365 × 25	365 × 25	365 × 5	365 × 20	365 × 6	365 × 10	365 × 10	365 × 6	Deleted: 70
<b>Ingestion of Water (Tables D.1, D.26)</b>										
Drinking water ingestion rate (IR)	L/day	NA	NA	NA	2	0.78	NA	NA	NA	Deleted: 70
<b>Inhalation RGA Groundwater (Table D.2, D.27)</b>										
Indoor inhalation rate	m <sup>3</sup> /hour	0.833	NA	NA	0.833	0.833	NA	NA	NA	Deleted: 70
Exposure time in the shower (ET <sub>shower</sub> )	hours/day	0.71	NA	NA	0.71	0.71	NA	NA	NA	Deleted: 70
Time of shower (t1)	hour	0.1	NA	NA	0.1	0.1	NA	NA	NA	Deleted: 24
Time after shower (t2)	hour	0.1	NA	NA	0.1	0.1	NA	NA	NA	Deleted: 12
Fraction volatilized while showering (f <sub>vol</sub> )	unitless	0.75	NA	NA	0.75	0.75	NA	NA	NA	Deleted: 12
Water flow rate (F <sub>w</sub> )	L/h	890	NA	NA	890	890	NA	NA	NA	Deleted: 12
Bathroom volume (V <sub>a</sub> )	m <sup>3</sup>	11	NA	NA	11	11	NA	NA	NA	Deleted: 1.5
Averaging time - cancer (AT-C)	hours	24 × 70 × 365	NA	NA	24 × 70 × 365	24 × 70 × 365	NA	NA	NA	Formatted Table
Averaging time - noncancer (AT-N)	hours	24 × 365 × 25	NA	NA	24 × 365 × 20	24 × 365 × 6	NA	NA	NA	Formatted Table
Exposure time household use (ET <sub>house</sub> )	hours/day	NA	NA	NA	24	24	NA	NA	NA	Deleted: 0.2
Exchange rate (ER)	changes/day	NA	NA	NA	10	10	NA	NA	NA	Deleted: 0.2
Mixing coefficient (MC)	unitless	NA	NA	NA	0.5	0.5	NA	NA	NA	Deleted: 0.2
Fraction volatilized household use (f <sub>vol</sub> )	unitless	NA	NA	NA	0.5	0.5	NA	NA	NA	Deleted: 0.2
Water flow rate (WHF)	L/day	NA	NA	NA	890	890	NA	NA	NA	Deleted: 24
House volume (HV)	m <sup>3</sup>	NA	NA	NA	450	450	NA	NA	NA	Formatted Table
<b>Dermal Contact with RGA Groundwater (showering) (Tables D.4, D.28)</b>										
Body surface area exposed (SA)	m <sup>2</sup>	2.09	NA	NA	2.09	0.6378	NA	NA	NA	Deleted: 1.815
Event time (t <sub>event</sub> )	hour/event	0.71	NA	NA	0.71	0.71	NA	NA	NA	Deleted: 1.815
Event frequency (EV)	events/day	1	NA	NA	1	1	NA	NA	NA	Deleted: 0.65
<b>Incidental Ingestion of Soil Sediment (Tables D.5, D.15, D.29, D.30, D.37)</b>										
Incidental ingestion rate (IR)	mg/day	50	480	480	100	200	100	100	200	Deleted: 0.2
Fraction ingested	1	1	1	1	1	1	1	1	1	Deleted: 0.2
<b>Dermal Contact with Soil Sediment (Tables D.6, D.16, D.33, D.39)</b>										
Body surface area exposed (SA)	m <sup>2</sup> /day	0.347	0.347	0.347	0.6032	0.269	0.57	0.75	0.25	Deleted: 0.2
Soil-to-skin adherence factor (AF)	mg/cm <sup>2</sup> -day	1	1	1	1	1	1	1	1	Formatted Table

- Revision to adult and child recreational user body surface area exposed (to 0.6032 m<sup>2</sup>/day and 0.269 m<sup>2</sup>/day, respectively). (See above circled in green.) Exposure is for head, hands, forearms, lower legs, and feet. This exposure is applicable to both the resident and the recreational user.

- Radionuclide PRGs calculator.

Two options are available for calculating radionuclide PRGs. Their Web addresses follow.

[http://rais.ornl.gov/cgi-bin/prg/PRG\\_search?select=rad](http://rais.ornl.gov/cgi-bin/prg/PRG_search?select=rad)

[http://epa-prgs.ornl.gov/cgi-bin/radionuclides/rprg\\_search](http://epa-prgs.ornl.gov/cgi-bin/radionuclides/rprg_search)

The group agreed to use the RAIS calculator, with an area correction factor of 0.9, as has been used previously.

- Besides soil screening levels (SSLs) based on a dilution attenuation factors (DAFs) of 1 and 20, a DAF of 58 is added to the SSL tables based on information from the Soils OU Remedial Investigation Report. (The Southwest Plume Focused Feasibility Study used a DAF of 59.) Derivation of this DAF that was included in the Soils OU Remedial Investigation Report will be included in Appendix E of the HH RMD.
- Dose-Based SSLs for Protection of Regional Gravel Aquifer Groundwater for Site-Related Radionuclides at the Paducah Gaseous Diffusion Plant (PGDP) are calculated using the equations presented for the 2015 HH RMD. For the 2011– 2014 HH RMDs, these values were generated by the Residual Radioactivity (RESRAD) model.

## 7. Use of the Terms “outdoor worker,” “excavation worker,” and “site-specific” in 2015 HH RMD

The end note 3 in Table B.1 (and Table B.2) of the HH RMD was discussed. The suggested revision reads as follows:

Determining which soil and sediment screening value is appropriate is a location-specific decision. For all locations inside the industrialized area at PGDP where surface soil contamination is of concern, use of the industrial worker [risk-based screening](#) values is appropriate. However, if the scenario involves outdoor maintenance type activities, the outdoor worker [risk-based screening](#) values also should be considered. For locations inside the industrialized area at PGDP where contact with surface soil and subsurface soil is of concern (i.e., soil from the surface down to [10 or 16 ft bgs, as appropriate](#)), use of the excavation worker [risk-based screening](#) values is appropriate. For locations, outside the industrialized area where surface soil contamination is of concern, screening using the recreator and/or resident [risk-based screening](#) values is appropriate. As with the surface water values, the child resident [risk-based screening](#) values are the most “conservative” (in terms of protecting human health). Generally, the recreator [risk-based screening](#) values are more appropriate for areas along ditches and creeks (i.e., for bank soils), and the resident [risk-based screening](#) values are more appropriate for grassy fields. Finally, the outdoor worker [risk-based screening](#) values also can be considered for contact with soil in locations outside the industrialized area if this scenario is appropriate for the locations considered. (If screening needs to consider shorter-term exposures to both surface and subsurface soil in locations outside the industrialized area, excavation worker PRGs ~~should~~ [can](#) be used.)

## 8. Expand Residual Risk Assessment Discussion

Section 4.2.3 was sent to the RAWG on 11/24/2014 for initial review. The section was resent following the meeting, with comments due on this section only by 1/15/2015.

## 9. Vapor Intrusion

New guidance from EPA is still in draft.

The table, “Human Health Information for the Paducah Vapor Intrusion Evaluation,” was sent to the group following the meeting. The table also will be added to Appendix E, with an explanation.

Discussion was held regarding adding minimum sampling requirements (e.g. when to sample, minimum samples, what kind of sampling) to the Human Health document.

Discussion included, with respect to sampling: sub-slab sampling should be required (not groundwater or soil). Guidance is available from ITRC and draft guidance from EPA.

Vapor intrusion pathway could be significant and should be addressed in the project DQOs.

A proposal for addition to the main text of the HH RMD will be sent to the group for comment.

**10. Summary of revisions to Programmatic Quality Assurance Project Plan (QAPP)**

The draft is being reviewed by DOE. Document scheduled to be complete in January; a meeting will be held with regulators after that.

**11. Poll RAWG Members/Open Discussion**

Discussion topics on hold were discussed.

Validation needed for closure activities [CERCLA 120(h)] (added 6/2014—further discussion on this topic depends on completing presentations to Paducah Site Lead).

Additional information is included in the Programmatic QAPP.

Derivation of Risk-based Surface Water Effluent Limits (added 6/2014—further discussion on this topic depends on resolution of Northeast Plume Dispute).

This topic still is on hold.

# Attachment 1

## Ecological Risk Methods Document Comments

Comments received from Kentucky:

- 1. 2.4.1 Study Design--Exposure and Effects Measurements Toxicity Tests. (page 2-19)**  
The last two sentences of the first paragraph on this page are, “Screening toxicity tests do not produce definitive benchmark concentrations associated with specific levels of adverse effects. Screening toxicity tests are considered to be chronic tests (EPA 2000b; EPA 2002; ASTM 1998), and test durations are believed to be sufficiently long for adverse effects on sensitive life stages to be observed at concentrations exceeding ecological screening values (ESVs).” Is the word “screening” necessary or appropriate here?
- 2. Table 1. Model Parameters for Calculating Preliminary Hazard Quotients for PGDP ERAs (Page 2-9) and Table B.1. Exposure Parameters for PGDP Model Ecological Receptors (page B-4)**  
The soil/sediment ingestion rate is listed as 10.2 and 10 for the American robin and marsh wren respectively in Table 1. Both are listed as 10.4 in Table B.1. Please clarify the discrepancy.
- 3. APPENDIX A: PGDP NO FURTHER ACTION LEVELS (page A-4)**  
Sediment NFA levels are stated to be from the following hierarchy of sources:

  - (1) “EPA Region 4 values and”
  - (2) “Values selected from among KDEP screening values and ORNL sediment screening values based on professional judgment”

I note in Table A.4. (PGDP Sediment NFA Screening Values) that many of the levels are from Region 5. Please clarify the discrepancy.
- 4. Table A.4. PGDP Sediment NFA Screening Values (page A-11)**  
The NFA screening levels for cobalt and 1,1-dichloroethane in sediment has as their source KDEP. KDEP used the Region 5 levels. Please change the source to EPA Region 5 for both.
- 5. Table A.4. PGDP Sediment NFA Screening Values (pages A-11 and A-12)**  
The NFA screening levels for benzo(b)fluoranthene, benzo(k)fluoranthene, indeno(1,2,3-cd)pyrene, and toxaphene in sediment has as their source KDEP. KDEP used the levels from a 1996 EPA Region 4 document (United States Environmental Protection Agency (USEPA). 1996 (October). Supplemental Guidance to RAGS: Region 4 Bulletins, Ecological Screening Values). This particular document seems to have been superseded. Please change the levels to those used by EPA Region 5, 10400 uk/kg for benzo(b)fluoranthene, 240 uk/kg for benzo(k)fluoranthene, 200 uk/kg for indeno(1,2,3-cd)pyrene, and 0.077 ug/kg for toxaphene.
- 6. Table A.6. PGDP Surface Water NFA Screening Values (page A-13)**  
The source for the selenium screening value is listed as NRWQC. However the footnote (e) indicates that the EPA Region 4 value was chosen. Please clarify.

7. **Table A.8. NOAEL-based TRVs for PGDP Wildlife Receptors (page A-17)**  
Both the mammalian and bird TRV listed for 4,4'-DDT are TRVs for 4,4'-DDT and its metabolites, 4,4'-DDD and 4,4'-DDE. It does not appear that there should be a separate entry for each compound in the table. Rather, there should be one entry for 4,4'-DDT, 4,4'-DDD, and 4,4'-DDE.
8. **Table A.8. NOAEL-based TRVs for PGDP Wildlife Receptors (page A-18)**  
Table A.8 has the bird TRV for xylene listed as not available. The LANL Ecorisk database lists 107 as the bird TRV. Please use the LANL value.
9. **APPENDIX B: EXPOSURE PARAMETERS FOR PGDP MODEL ECOLOGICAL RECEPTORS**  
**Table B.1. Exposure Parameters for PGDP Model Ecological Receptors (pages B-3 to B-6)**  
For a number of parameters in this table, two sources are given. The second source is often EPA 1993. If the parameter value was obtained from EPA 1993 and not the original research paper, then please insert the word "in" between the two.
10. **Table B.1. Exposure Parameters for PGDP Model Ecological Receptors (pages B-3 to B-6)**  
Table A.8 contains a footnote explaining the source, EPA Region 4. However, Table B.1 has no such footnote explaining the source, EPA Region 4. Please add a footnote explaining this source. Also, the source, Kentucky Department of Fish and Wildlife Resources, is listed as a personal communication but the name of the individual is not given. Please add the name of the individual.
11. **Table B.1. Exposure Parameters for PGDP Model Ecological Receptors (pages B-3 to B-6)**  
One of the FIR parameter sources for the American robin is Hazelton *et al.*, 1984. This source is not listed in the footnotes. Please add this source to the footnotes.
12. **Table B.1. Exposure Parameters for PGDP Model Ecological Receptors (pages B-3 to B-6)**  
There are four sources listed in the footnotes which are not cited in the table. They are:
- Anthony, E. L. P. and T. H. Kunz 1977. "Feeding Strategies of the Little Brown Bat, *Myotis lucifugus*, in Southern New Hampshire," *Ecology* **58**: 775–786;
  - Burt, W. H. and R. P. Grossenheider 1980. *A Field Guide to the Mammals of North America North of Mexico*, Houghton Mifflin Co., Boston, MA;
  - Sample, B. E., D. M. Opresko, and G. W. Suter II 1996. *Toxicological Benchmarks for Wildlife: 1996 Revision*, ES/ER/TM-86/R3; and
  - Skorupa, J. P. and R. L. Hothem 1985. "Consumption of Commercially Grown Grapes by American Robins (*Turdus migratorius*): A Field Evaluation of Laboratory Estimates," *J. Field Ornithol.* **56**: 369–378.
- Please clarify.
13. **Table B.1. Exposure Parameters for PGDP Model Ecological Receptors (page B-5)**  
No sources are provided for the smallmouth bass parameters. Please provide sources for the smallmouth bass parameters.

**Attachment 2**  
**COPC Updates to Table 2.1 of the Risk Methods Document**

COPC	Listed in RMD 2013 = X Add to RMD 2014 = O	WAG 28 DOE 2000	GWOU DOE 2001	BGOU DOE 2010	Soils OU DOE 2013
<b>Inorganic Chemicals</b>					
Aluminum	X	X	X	X	X
Antimony	X	X	X	X	X
Arsenic	X	X	X	X	X
Barium	X	X	X	X	
Beryllium	X	X	X	X	
Boron	X		X		
Cadmium	X	X	X	X	X
Chromium III (or total)	X	X	X	X	X
Chromium VI	X				
Cobalt	X	X		X	X
Copper	X	X	X	X	X
<b>Fluoride<sup>2</sup></b>	O	X	X		
Iron	X	X	X	X	X
Lead	X		X		
<b>Lithium<sup>3</sup></b>		X	X		
Manganese	X	X	X	X	X
Mercury	X	X	X		X
Molybdenum	X	X	X		
Nickel	X	X	X	X	X
<b>Nitrate (as N)<sup>4</sup></b>			X		
<b>Nitrate + Nitrite (as N)<sup>5</sup></b>			X		
Selenium	X			X	
Silver	X	X	X		
<b>Strontium<sup>6</sup></b>			X		
Thallium	X				X
Uranium	X	X	X	X	X
Vanadium	X	X		X	X
Zinc	X	X		X	X
<b>Organic Chemicals</b>					
Acenaphthene	X				
Acenaphthylene	X				
<b>Acetone<sup>7</sup></b>		X	X		
Acrylonitrile	X		X		
<b>Aldrin<sup>8</sup></b>		X			
Anthracene	X				
Benzene	X	X	X		
<b>Bis(2-chloroethyl)ether<sup>9</sup></b>		X			
<b>Bis(2-ethylhexyl)phthalate<sup>10</sup></b>	O	X	X		X
<b>Bromodichloromethane<sup>11</sup></b>	O	X	X		
<b>Bromomethane<sup>12</sup></b>			X		
<b>2-Butanone<sup>13</sup></b>			X		
Carbazole	X		X		X
Carbon tetrachloride	X	X	X		
<b>Chlorobenzene<sup>14</sup></b>			X		
Chloroform	X	X	X		
<b>Chloromethane<sup>15</sup></b>			X		

COPC	Listed in RMD 2013 = X Add to RMD 2014 = O	WAG 28 DOE 2000	GWOU DOE 2001	BGOU DOE 2010	Soils OU DOE 2013
<b>Organic Chemicals (Cont)</b>					
<b>Dibromochloromethane<sup>16</sup></b>			X		
1,1-Dichloroethene	X	X	X	X	
<b>1,2-Dichloroethane<sup>17</sup></b>	O	X	X		
1,2-Dichloroethene (mixed)	X	X	X		
<i>trans</i> -1,2-Dichloroethene	X	X	X		
<i>cis</i> -1,2-Dichloroethene	X	X	X	X	X
Dieldrin	X	X			
<b>2,4-Dimethylphenol<sup>18</sup></b>			X		
Ethylbenzene	X		X		
Fluoranthene	X				
Fluorene	X				
Hexachlorobenzene	X	X			
<b>4-Methyl-2-pentanone<sup>19</sup></b>			X		
<b>Methylene Chloride<sup>20</sup></b>			X		
Naphthalene	X		X	X	X
2-Nitroaniline	X	X			
N-Nitroso-di-n-propylamine	X	X			
<b>Pentachlorophenol<sup>21</sup></b>	O	X			
Phenanthrene	X		X		
Pyrene	X	X			
Tetrachloroethene	X	X	X		
<b>1,1,1-Trichloroethane<sup>22</sup></b>	O		X		
<b>1,1,2-Trichloroethane<sup>23</sup></b>	O	X	X		
Trichloroethene	X	X	X	X	X
Total Dioxins/Furans	X			X	
2,3,7,8-HpCDD	X				
2,3,7,8-HpCDF	X				
2,3,7,8-HxCDD	X				
2,3,7,8-HxCDF	X				
OCDD	X				
OCDF	X				
2,3,7,8-PeCDD	X				
1,2,3,7,8-PeCDF	X				
2,3,4,7,8-PeCDF	X				
2,3,7,8-TCDD	X				
2,3,7,8-TCDF	X				
Total PAHs	X			X	X
Benz(a)anthracene	X	X <sup>1</sup>		X	
Benzo(a)pyrene	X	X		X	
Benzo(b)fluoranthene	X	X <sup>1</sup>		X	
Benzo(k)fluoranthene	X				
Chrysene	X	X			
Dibenz(a,h)anthracene	X	X		X	
Indeno(1,2,3-cd)pyrene	X	X		X	
Total PCBs	X	X	X	X	X
Aroclor 1016	X	X			
Aroclor 1221	X				
Aroclor 1232	X				
Aroclor 1242	X				

COPC	Listed in RMD 2013 = X Add to RMD 2014 = O	WAG 28 DOE 2000	GWOU DOE 2001	BGOU DOE 2010	Soils OU DOE 2013
<b>Organic Chemicals (Cont)</b>					
Aroclor 1248	X				
Aroclor 1254	X	X	X	X	
Aroclor 1260	X	X		X	
<b>Toxaphene<sup>24</sup></b>		X			
Vinyl chloride	X	X	X	X	
Xylenes (Mixture)	X		X		
p-Xylene	X				
m-Xylene	X				
o-Xylene	X				
<b>Radionuclides</b>					
Americium-241	X		X		X
Cesium-137+D	X	X <sup>1</sup>	X		X
Neptunium-237+D	X	X	X	X	X
Plutonium-238	X				
Plutonium-239	X		X	X	X
Plutonium-240	X				
<b>Radium-226+D<sup>25</sup></b>			X	X	
<b>Radon-222<sup>26</sup></b>		X	X		
Technetium-99	X	X	X	X	X
Thorium-230	X				X
<b>Thorium-234<sup>27</sup></b>		X			
Uranium-234	X	X	X	X	X
Uranium-235+D	X		X	X	X
Uranium-238+D	X	X	X	X	X
<b>Other constituents to add to Appendix A</b>					
Dichlorodifluoromethane (Freon-12)					
1,1-Dichloroethane					
Toluene					
1,1,2-Trichlorotrifluoroethane (Freon-113)					

The initial list of “Significant COPCs for PGDP” is shown above in black, regular font, and includes COCs from SWMU 2 (1996a), WAGs 1&7 (1996b), WAG 6 (1999a), WAG 27 (1999b), SWOU SAP (2005), and SWOU SI (2008). Additional, potential “Significant COPCs for PGDP” are shown in red, bold font in updates to Table 2.1 and include COCs from the references listed below.

- [DOE 2000](#). Remedial Investigation Report for Waste Area Grouping 28 at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, DOE/OR/07-1846/V4&D2, August.
- [DOE 2001](#). Feasibility Study for the Groundwater Operable Unit at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, (Table 1.9) DOE/OR/07-1857&D2, August.
- [DOE 2010](#). Remedial Investigation Report for the Burial Grounds Operable Unit at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, DOE/LX/07-0030&D2/R1, February.
- [DOE 2013](#). Soils Operable Unit Remedial Investigation Report at the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, DOE/LX/07-0358&D2/R1, February.

<sup>1</sup> DOE 2000 also lists benzo(a)fluoranthene, benzo(b)anthracene, and cesium, but these are assumed to be typos, since these chemicals were not analyzed by the project.



<sup>2</sup> Fluoride will be added to the list of significant COPCs at PGDP. Fluoride was listed as a COC in both the WAG 28 RI BRA and the GWOU FS BRA (although the GWOU FS states that, based upon the minimal contribution to total HI, fluoride was not considered further as a COC in the FS). Additionally, fluoride is a component of known contamination at the site (e.g., magnesium fluoride and hydrogen fluoride).

<sup>3</sup> Lithium was listed as a COC in the WAG 28 RI and GWOU FS, but will not be listed in the “Significant COPCs for PGDP.” The WAG 28 RI states the following:

Analyses of two inorganic analytes, lithium and total strontium (i.e., not radioisotopes of strontium), were supplied during the WAG 28 RI. These metals were not identified as COPCs and are not part of the Contract Laboratory Program Target Analyte List (TAL) proposed in the WAG 28 work plan (DOE 1998b). However, the analyses were supplied when the laboratory scope of work specified SW-846 methods. In a similar manner, boron was included in the reported analytical results for the historical data. Screening of lithium and strontium is problematic because no site-specific background data are available for these constituents. Additionally, no other concentration [such as EPA Soil Screening Levels (SSLs)] was available for screening purposes. Therefore, all detections of these metals would survive the screening process intended to exclude naturally occurring constituents. More importantly, concentrations for both metals fall within the range for occurrences in natural soils as reported by the USGS (1984) for surface soils in the contiguous United States. For these reasons, these metals have not been included in the discussion of nature and extent of contamination. A review of those analytical results is included in Appendix C. For completeness, however, these analytes have been incorporated in the risk evaluation in Vol 4.

<sup>4</sup> Nitrate (as N) will not be considered as a Significant COPC at PGDP. Although nitrate is a significant contributor to risk in the GWOU FS baseline risk assessment, nitrates are produced by natural biological and physical oxidations and therefore are ubiquitous in the environment. Most of the excess nitrates in the environment originate from inorganic chemicals manufactured for agriculture.

<sup>5</sup> Nitrate + Nitrite (as N) will not be considered as a Significant COPC at PGDP. See Nitrate (as N) for explanation.

<sup>6</sup> Strontium was listed as a COC in the GWOU FS, but will not be listed in the “Significant COPCs for PGDP.” See Lithium for explanation.

<sup>7</sup> Acetone will not be considered a Significant COPC at PGDP because it is a common laboratory contaminant. Acetone was determined to be a COC in the WAG 28 BRA and the GWOU FS BRA. The WAG 28 BRA did not include a screen to delete COPCs if they also were detected in blank samples. Based upon the minimal contribution to total HI, acetone was not considered further as a COC in the GWOU FS. Additionally, acetone was discussed at the August 2007 RAWG for inclusion into the significant COPC list for PGDP. It was decided that it should not be added at that time.

<sup>8</sup> Aldrin will not be considered a significant COPC at PGDP because, despite its being included as a COC in the WAG 28 BRA, Aldrin is not listed as having a detected concentration in OREIS at SWMU 99 (where it is a COC in WAG 28). It is assumed that WAG 28 did not recognize the “U” qualifier because the data summary lists Aldrin with 2/2 detections (additional research regarding data use was not performed for this exercise). Only 4 surface water samples show detections in environmental samples (additionally, 15 waste samples are listed as detections).

<sup>9</sup> Bis(2-chloroethyl) ether will not be considered a significant COPC at PGDP because, despite its being included as a COC in the Northwest Plume BRA and the WAG 28 BRA, bis(2-chloroethyl) ether is not listed as having a detected concentration in OREIS for any environmental samples [8 detections of bis(2-

chloroethyl) ether are listed for waste samples]. Additionally, bis(2-chloroethyl) ether was discussed at the August 2007 RAWG for inclusion into the significant COPC list for PGDP. It was decided that it should not be added at that time.

<sup>10</sup> Bis(2-ethylhexyl)phthalate was discussed at the August 2007 RAWG for inclusion into the significant COPC list for PGDP. It was decided that it should not be added at that time. It since has been included as a COC in the Soils OU RI. During the December 2014 RAWG meeting, it was discussed that bis(2-ethylhexyl)phthalate is considered a common laboratory contaminant because of its ubiquitous use as a plasticizer. Whether to add bis(2-ethylhexyl)phthalate as a COPC for the site is under consideration.

<sup>11</sup> Bromodichloromethane will be added to the list of significant COPCs at PGDP because it was included as a COC in the WAG 28 BRA. The GWOU FS BRA found that the frequency of detection for bromodichloromethane in unfiltered samples is minimal (0.4%). Based upon the minimal contribution to total HI and total ELCR and the minimal frequency of detection, bromodichloromethane was not considered further as a COC in the GWOU FS.

<sup>12</sup> Although bromomethane was included in the list of COCs in the GWOU FS, the text of the document states that, based upon the minimal contribution to total HI and the minimal frequency of detection, bromomethane was not considered further as a COC in the FS. Bromomethane has not been added to the list of significant COPCs at PGDP.

<sup>13</sup> Although 2-butanone was included in the list of COCs in the GWOU FS, the text of the document states that, based upon the minimal contribution to total HI, 2-butanone was not considered further as a COC in the FS. 2-Butanone has not been added to the list of significant COPCs at PGDP.

<sup>14</sup> Chlorobenzene has not been added to the list of significant COPCs at PGDP. Although it is included in the list of COCs in the GWOU FS, the text of the document states that based upon the minimal contribution to total HI and the minimal frequency of detection, chlorobenzene was not considered further as a COC in the FS.

<sup>15</sup> Although chloromethane was included in the list of COCs in the GWOU FS, the text of the document states that, based upon the minimal contribution to total HI and the small frequency of detection, it was not considered further as a COC in the FS. Chloromethane has not been added to the list of significant COPCs at PGDP.

<sup>16</sup> Dibromochloromethane has not been added to the list of significant COPCs at PGDP. Although it is included in the list of COCs in the GWOU FS, the text of the document states that, based upon the minimal contribution to total HI and the small frequency of detection, dibromochloromethane was not considered further as a COC in the FS.

<sup>17</sup> 1,2-Dichloroethane will be added to the list of significant COPCs at PGDP. It is listed as a COC in both the WAG 28 RI BRA and the GWOU FS BRA. Although the GWOU FS does not consider 1,2-dichloroethane further than the initial listing, it is a degradation product of other chlorinated COPCs at PGDP.

<sup>18</sup> Although 2,4-dimethylphenol was included in the list of COCs in the GWOU FS, the text of the document states that, based upon the minimal contribution to total HI, 2,4-dimethylphenol was not considered further as a COC in the FS. 2,4-Dimethylphenol has not been added to the list of significant COPCs at PGDP.

<sup>19</sup> 4-Methyl-2-pentanone has not been added to the list of significant COPCs at PGDP. Although it is included in the list of COCs in the GWOU FS, no additional information is provided in the FS.

<sup>20</sup> Although methylene chloride was included in the list of COCs in the GWOU FS, the text of the document states that, based upon the minimal contribution to total ELCR, methylene chloride is not considered further as a COC in the FS. Methylene chloride has not been added to the list of significant COPCs at PGDP.

<sup>21</sup> Pentachlorophenol will be added to the list of significant COPCs at PGDP because it is listed as a COC in the WAG 28 RI BRA. Pentachlorophenol was commonly used as a wood preservative and in manufacturing pesticides. Pentachlorophenol was reported to have been used on the cooling towers at PGDP [*Report for Environmental Audit Supporting Transition of the Gaseous Diffusion Plants to the United States Enrichment Corporation* ([DOE/OR/1087&V5, June 1993](#))].

<sup>22</sup> 1,1,1-Trichloroethane will be added to the list of significant COPCs at PGDP. It is listed as a COC in the GWOU FS BRA. Although the GWOU FS does not consider 1,1,1-trichloroethane further than the initial listing, it is a degradation product of other chlorinated COPCs at PGDP.

<sup>23</sup> 1,1,2-Trichloroethane will be added to the list of significant COPCs at PGDP. It is listed as a COC in both the WAG 28 RI BRA and the GWOU FS BRA. Although the GWOU FS does not consider 1,1,1-trichloroethane further than the initial listing, it is a degradation product of other chlorinated COPCs at PGDP.

<sup>24</sup> Toxaphene will not be considered a significant COPC at PGDP because, despite its being included as a COC in the WAG 28 BRA, toxaphene is not listed as having a detected concentration in OREIS at SWMU 99 (where it is a COC in WAG 28). It is assumed that WAG 28 did not recognize the “U” qualifier because the data summary lists toxaphene with 2/2 detections (additional research regarding data use was not performed for this exercise). Only 9 liquid sludge samples show detections in environmental samples.

<sup>25</sup> Radium-226+D previously was included as a significant COPC at PGDP (DOE 2001), but it was removed from the list as part of document revision between the issuance of the September 2007 HHRMD and the January 2009 HHRMD. It was included as a COC in the BGOU RI; but because no source term for the isotope is known for PGDP, radium-226 will not be added to the list of significant COPCs at PGDP.

<sup>26</sup> Radon-222 previously was included as a significant COPC at PGDP (DOE 2001), but it was removed from the list as part of document revision between the issuance of the September 2007 HHRMD and the January 2009 HHRMD. Additional information is provided in *Paducah Groundwater Contamination, Detailed History and Summary of Future Actions* ([KY/H-41/Rev. 1, December 1988](#)), as follows:

Since Thorium-230 has a half-life of approximately 80,000 years, the production of Radon-222 is extremely slow. Uranium from plant operations cannot contribute to any significant formation of Radon-222 because all the Thorium was removed in the refining, and feed preparation processes.

Published reports by EPA for samples from public supply wells in this area show similar Radon-222 concentrations to those detected in the PGDP vicinity wells. EPA data for LaCenter and Metropolis ...offer further corroboration that Radon-222 in the plant aquifer is unrelated to plant operations.

<sup>27</sup> Thorium-234 previously was not included as a significant COPC at PGDP (DOE 2001). It was included as a COC in the WAG 28 RI; but because the isotope is a daughter product of uranium-238 with a long half-life, thorium-234 will not be added to the list of significant COPCs at PGDP. Additional information

discussed in the December 2014 RAWG meeting was that the half-life of thorium-234 is 24.1 days. While thorium-234 may be present, its risk is captured with uranium-238.

**ATTACHMENT E1**

**1995 QUESTIONNAIRE AND RESPONSES REGARDING RECREATIONAL  
USAGE OF BAYOU AND LITTLE BAYOU CREEKS**

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409  
North Forbes Road  
Lexington, Kentucky  
40511-2050  
606-233-0574  
606-254-4800 FAX

October 26, 1995

O.1.1.94355L05

Mr. Charles Logsdon  
Kentucky Department of Fish and Wildlife Resources  
10535 Ogden Landing Road  
Kevil, Kentucky 42053

Re: PCB Risk Calculations  
Paducah Gaseous Diffusion Plant

Dear Mr. Logsdon:

FMSM is conducting a preliminary risk calculation for the Little Bayou and Big Bayou areas around the Paducah Gaseous Diffusion Plant. This subject was discussed at a meeting in which you attended on September 7, 1995. During that meeting you indicated that your office could provide information on the recreational use of these areas. In response to your suggestion, we have developed the following list of questions. Please try to research your site use data and answer as many of these questions as possible. If data is not directly available to answer these questions we would appreciate an estimate based on your best professional judgment.

Big Bayou

1. What is the average number of visitors per year to Big Bayou?
2. Of this number, how many are adults and how many are children?
3. Are most of your visitors repeat or one-time visitors on a yearly basis?
4. What is the average time (hours) spent in Big Bayou? Is there a difference in average time spent between adult and child usage?
5. What are the common recreational usages in the area? What is the percentage breakdown of usages by the visitors (i.e. what percentage of visitors fish, hunt, hike, swim, etc.)?
6. What is the number of repeat visits per year by any one individual or group of individuals? What is the average time spent (hours) in the area by the higher frequency visitors?

7. For individuals who are fishing in the area, are they mostly bank fishing or wade fishing? Can you estimate the percentage breakdown between the two? What is the average time spent in the area by a fisherman?
8. Is there a harvestable fish population in Big Bayou? If there is, is there enough to support subsistence fishing (i.e., 0.284 kilograms of meat flesh/meal) for one person to eat 128 meals a year? If not, how much fish, and how often could a person best expect to harvest a meal for consumption?

#### Little Bayou

I realize that during the September 7th meeting, you stated there is little to no recreational use of the Little Bayou areas. However, it would be helpful if you could answer the same questions about Little Bayou, as asked of Little Bayou. Therefore, we are repeating the following questions.

1. What is the average number of visitors per year to Little Bayou?
2. Of this number, how many are adults and how many are children?
3. Are most of your visitors repeat or one-time visitors on a yearly basis?
4. What is the average time (hours) spent in Little Bayou? Is there a difference in average time spent between adult and child usage?
5. What are the common recreational usages in the area? What is the percentage breakdown of usages by the visitors (i.e. what percentage of visitors fish, hunt, hike, swim, etc.)?
6. What is the number of repeat visits per year by any one individual or group of individuals? What is the average time spent (hours) in the area by the higher frequency visitors?
7. For individuals who are fishing in the area, are they mostly bank fishing or wade fishing? Can you estimate the percentage breakdown between the two? What is the average time spent in the area by a fisherman?
8. Is there a harvestable fish population in Little Bayou? If there is, is there enough to support subsistence fishing (i.e., 0.284 kilograms of meat flesh/meal) for one person to eat 128 meals a year? If not, how much fish, and how often could a person best expect to harvest a meal for consumption?

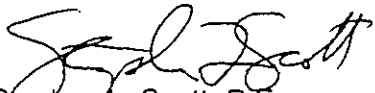


Kentucky Department of Fish and Wildlife Resources  
October 26, 1995  
Page 3

We appreciate your help in answering these questions. After you have reviewed these, if you have any questions, or if the questions need clarification, please call.

Sincerely,

FULLER, MOSSBARGER, SCOTT AND MAY  
ENGINEERS, INC.



Stephen L. Scott, P.E.  
Project Manager

/esh

c: David Asburn ✓  
Tom McGee ✓  
Bob Sneed ✓  
David Brancato ✓

**facsimile**  
TRANSMITTAL

---

**to:** Stephen Scott, P.E.  
**fax #:** 606-254-4800  
**re:** Big Bayou & Little Bayou  
**date:** November 8, 1995  
**pages:** 4, including this cover sheet.

From the desk of...

Charles Logsdon  
WMA Supervisor  
Ky. Dept. Of Fish & Wildlife Resources  
10535 Ogden Landing Rd.  
Kovil, KY. 42053

(602)488-3233  
Fax

Stephen Scott, P.E.  
Fuller, Mossbarger, Scott and May  
Engineers, Inc.  
1409 North Forbes Road  
Lexington, Ky. 40511-2050

Dear Mr. Scott:

I have answered these question as accurately as possible. If you have any other questions, or questions about my answers feel free to contact me. Sorry about the delay, but you're letter came during some of our deer hunting seasons.

Sincerely,



Charlie Logsdon

cc: Wayne Davis

Don Walker

### Little Bayou

1. The number of people visiting Little Bayou is essentially zero, with the exception of PGDP personnel and a few fishermen (maybe, 20 visits annually) that fish a large beaver pond above the outfalls of the plant. A few people (bowhunters and dog trainers) may cross the creek occasionally, but these visits would be brief (the majority would be measured in seconds or minutes). Field trial galleries do cross the creek (over a large dirt-covered culvert) north of McCaw Road, however, they do not enter the creek and the whole process takes seconds.
2. The visitors would be adults.
3. Refer to Big Bayou question 3. Visitors to Little Bayou would be repeat users, probably less than 10 visits per year and most of them in the brief encounter scenario described in question 1.
4. Most encounters with Little Bayou would be measured in seconds. Fishermen that use the beaver pond above the outfalls, may fish on average 2 hours.
5. See Big Bayou question 5.
6. Field trials that cross the creek may occur 12-15 weekends of the year. Most of the participants would be repeat users. The sum of all the encounters with Little Bayou would be measured in minutes for the most frequent user and most would only cross the creek on the culvert and dirt crossings.
7. All fishermen in the beaver pond would be bank fishermen as the pond is too deep to wade.
8. Other than the beaver pond above the outfalls, it would be nearly impossible to catch 0.284 kgs of fish from Little Bayou. There is a fish population, but most would fall in the minnow category and are not desirable by fishermen. In the beaver pond, it would be possible to catch this amount, but it would not support subsistence fishing (128 meals/year).

## Big Bayou

Question 1: The number of visits by people using Big Bayou specifically, is estimated to be 150 visits. This is for a specific activity involving Big Bayou, such as fishing. More people may be in the vicinity while using the WKWMA, but their use of Big Bayou maybe for only an instant(i.e., using a log to cross Big Bayou to hunt on the other side of the creek).

Question 2: Of the 150 visits of people using Big Bayou, 100 are adults and 50 are children. This is an estimate based on our observations of people using the area.

Question 3: Most of these people would be one time users. However, 10% of the total number of users could be classified as repeat users. The highest number of visits by one person specifically using Big Bayou, would probably be <10.

Question 4: The average time spent in Big Bayou by users is unknown. However, I feel the amount of time spent/trip would be similar to other activities. During 1994, the average number of hours spent/trip for the following activities were: Quail hunting - 3.49 hrs/trip(n= 158), rabbit hunting - 3.25(n=168), bowhunting for deer - 3.48(n=1115), duck hunting - 2.4(n=69), and raccoon hunting - 2.63(n=20). Raccoon hunting and duck hunting would be the activities most likely associated with Big Bayou. There would be little, if any, difference between adult and child usage of the area.

Question 5: This question is difficult to answer. Do you mean for WKWMA or Big Bayou? WKWMA is heavily used by a wide variety of users. Annually, the estimated number of visits for the following activities are: fishing - 5000 visits/year, hunting and dog training 4-6000, field trials - 1500, hiking - 100, berry & nut picking - 200, driving through for a variety of reasons - 50,000.

For activities involving Big Bayou alone: fishing - 150, hunting - ?(explained in question 1).

Question 6: Refer to questions 3 and 4.

Question 7. Most, if not all would be bank fishermen. Most of the fishing would occur at 3 points: 1) where the iron bridge in tract 4 crosses Big Bayou, 2) where the collapsed bridge in tract 4 crosses Big Bayou(by weir constructed by PGDP), and 3) where the concrete crossing bridges Big Bayou in tract 6. While it may occur, no wade fishing has been observed. No actual data is available, but should be similar to the length of visits noted in question 4.

Question 8: There is a harvestable fish population in Big Bayou. A person could potentially expect to catch 0.284 kgs of fish on a regular basis(depending on the skill of the fisherman), however, this is assuming that the person is not culling(throwing back extremely small fish). The frequency of being able to catch 0.248 kgs of fish would increase as one approaches the mouth of Big Bayou. Also, the only way the creek could support 128 meals a year is if there was major influx of fish from the Ohio River. This does occur when there is a backwater. During the backwater periods catches of 50 to several hundred pounds of catfish can be taken(this has been observed) on trotlines. This would not be indicative of risks associated with the plant.

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**ATTACHMENT E2**

**2014 E-MAIL UPDATE REGARDING RECREATIONAL USAGE OF  
BAYOU AND LITTLE BAYOU CREEKS**

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Used with permission for inclusion in *Methods for Conducting Risk Assessment and Risk Evaluation at the Paducah Gaseous Diffusion Plant Paducah, Kentucky, Volume 1. Human Health.*

**Garner, Leanne K (YLN)**

---

**From:** Kreher, Timothy (FW) <Timothy.Kreher@ky.gov>  
**Sent:** Tuesday, January 21, 2014 11:41 AM  
**To:** Garner, Leanne K (YLN)  
**Subject:** RE: Update of Recreational Use of Bayou and Little Bayou Creeks near PGDP

LeAnne,

I would concur with the numbers and estimates originally provided by Charlie Logsdon for the most part. I would suggest that there are brief exposures to both Little Bayou and Bayou Creeks by dog trainers riding horses where they cross the creek via the method of the horse and dog wading through the creek while the rider is mounted (i.e., the riders does not have contact with the water for the most part). Such crossings are brief, less than 10 seconds at a time. I would also suggest that there may be cases where hunters cross one or both creeks by wading through shallow spots, but in most cases these people are wearing rubber boots or waders, and I would not consider this a major source of exposure (?). When hunters do wade through the creeks, it is again a brief exposure of less than 30 seconds each time.

I would suggest increasing the **frequency** of visits / exposures by a factor of 1.5 for all of Charlie's answers to factor in increased use of the WMA.

I almost never see fishing activity in the creeks outside of the portion that crosses through TVA-owned property near where the creeks join and meet the Ohio River (what we refer to as Tract 6 of the WKWMA). As Charlie mentioned, the great majority of this fishing activity occurs when the Ohio River levels are elevated and have the creeks "backed up" with water from the river. I assume this also decreases the effects of any particular exposure during these instances.

*Tim Kreher  
Wildlife Biologist, Kentucky Department of Fish and Wildlife Resources  
Doug Travis, Obion Creek, and West Kentucky Wildlife Management Areas  
10535 Ogden Landing Road, Kevil, KY 42053  
office 270-488-3233; cell 270-292-9010; fax 270-488-2589  
email [Timothy.Kreher@ky.gov](mailto:Timothy.Kreher@ky.gov)*

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**From:** Garner, Leanne K (YLN) [<mailto:Leanne.Garner@lataky.com>]  
**Sent:** Tuesday, January 21, 2014 8:52 AM  
**To:** Kreher, Timothy (FW)  
**Subject:** RE: Update of Recreational Use of Bayou and Little Bayou Creeks near PGDP

Any thoughts on this, Tim?  
If there are no updates, I can just use to older information.

Thanks.

