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AUTHORITY: 33 U.S.C. 1321(c)(2); 42 U.S.C. 9601–9657; E.O. 12777, 56 FR 54757, 3 CFR, 1991 Comp., p.351; E.O. 12580, 52 FR 2923, 3 CFR, 1987 Comp., p.193.

Subpart A—Introduction

SOURCE: 59 FR 47416, Sept. 15, 1994, unless otherwise noted.

§ 300.1 Purpose and objectives.

The purpose of the National Oil and Hazardous Substances Pollution Contingency Plan (NCP) is to provide the organizational structure and procedures for preparing for and responding to discharges of oil and releases of hazardous substances, pollutants, and contaminants.

§ 300.2 Authority and applicability.

The NCP is required by section 105 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. 9605, as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA), Pub. L. 99-499, (hereinafter CERCLA), and by section 311(d) of the Clean Water Act (CWA), 33 U.S.C. 1321(d), as amended by the Oil Pollution Act of 1990 (OPA), Pub. L. 101-380. In Executive Order (E.O.) 12777 (56 FR 54757, October 22, 1991), the President delegated to the Environmental Protection Agency (EPA) the responsibility for the amendment of the NCP. Amendments to the NCP are coordinated with members of the National Response Team (NRT) prior to publication for notice and comment. This includes coordination with the Federal Emergency Management Agency (FEMA) and the Nuclear Regulatory Commission in order to avoid inconsistent or duplicative requirements in the emergency planning responsibilities of those agencies. The NCP is applicable to response actions taken pursuant to the authorities under CERCLA and section 311 of the CWA, as amended.

§300.3 Scope.

- (a) The NCP applies to and is in effect for:
- (1) Discharges of oil into or on the navigable waters of the United States, on the adjoining shorelines, the waters of the contiguous zone, into waters of the exclusive economic zone, or that may affect natural resources belonging to, appertaining to, or under the exclusive management authority of the United States (See sections 311(c)(1) and 502(7) of the CWA).
- (2) Releases into the environment of hazardous substances, and pollutants or contaminants which may present an imminent and substantial danger to public health or welfare of the United States.
- (b) The NCP provides for efficient, coordinated, and effective response to

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discharges of oil and releases of hazardous substances, pollutants, and contaminants in accordance with the authorities of CERCLA and the CWA. It provides for:

- (1) The national response organization that may be activated in response actions. It specifies responsibilities among the federal, state, and local governments and describes resources that are available for response.
- (2) The establishment of requirements for federal, regional, and area contingency plans. It also summarizes state and local emergency planning requirements under SARA Title III.
- (3) Procedures for undertaking removal actions pursuant to section 311 of the CWA.
- (4) Procedures for undertaking response actions pursuant to CERCLA.
- (5) Procedures for involving state governments in the initiation, development, selection, and implementation of response actions, pursuant to CERCLA.
- (6) Listing of federal trustees for natural resources for purposes of CERCLA and the CWA.
- (7) Procedures for the participation of other persons in response actions.
- (8) Procedures for compiling and making available an administrative record for response actions.
- (9) National procedures for the use of dispersants and other chemicals in removals under the CWA and response actions under CERCLA.
- (c) In implementing the NCP, consideration shall be given to international assistance plans and agreements, security regulations and responsibilities based on international agreements, federal statutes, and executive orders. Actions taken pursuant to the provisions of any applicable international joint contingency plans shall be consistent with the NCP, to the greatest extent possible. The Department of State shall be consulted, as appropriate, prior to taking any action which may affect its activities.
- (d) Additionally, the NCP applies to and is in effect when the Federal Response Plan and some or all its Emergency Support Functions (ESFs) are activated.

§ 300.4 Abbreviations.

(a) Department and Agency Title Abbreviations:

ATSDR—Agency for Toxic Substances and Disease Registry

CDC—Centers for Disease Control

DOC-Department of Commerce

DOD—Department of Defense

DOE—Department of Energy DOI—Department of the Interior

DOJ—Department of Justice

DOL—Department of Labor

DOS—Department of State

DOT—Department of Transportation EPA—Environmental Protection Agency

FEMA—Federal Emergency Management Agency

GSA—General Services Administration

HHS—Department of Health and Human Services

NIOSH—National Institute for Occupational Safety and Health

NOAA—National Oceanic and Atmospheric Administration

OSHA—Occupational Health and Safety Administration

RSPA—Research and Special Programs Administration

USCG-United States Coast Guard

USDA—United States Department of Agri-

NOTE: Reference is made in the NCP to both the Nuclear Regulatory Commission and the National Response Center. In order to avoid confusion, the NCP will spell out Nuclear Regulatory Commission and use the abbreviation "NRC" only with respect to the National Response Center.

(b) Operational Abbreviations:

ACP—Area Contingency Plan

ARARs—Applicable or Relevant and Appropriate Requirements

CÊRCLIS—ĈERCLA Information System

CRC—Community Relations Coordinator

CRP—Community Relations Plan DRAT—District Response Advisory Team

DRG—District Response Group

ERT—Environmental Response Team

ESF—Emergency Support Function

FCO—Federal Coordinating Officer

FRERP—Federal Radiological Emergency

Response Plan

FRP—Federal Response Plan FS—Feasibility Study

HRS—Hazard Ranking System

LEPC—Local Emergency Planning Committee

NCP—National Contingency Plan

NPFC—National Pollution Funds Center

NPL—National Priorities List

NRC—National Response Center NRS—National Response System

NRT—National Response Team

NSF—National Strike Force

NSFCC-National Strike Force Coordination Center O&M—Operation and Maintenance OSC—On-Scene Coordinator OSLTF—Oil Spill Liability Trust Fund PA—Preliminary Assessment PIAT-Public Information Assist Team RA—Remedial Action RCP—Regional Contingency Plan RD—Remedial Design RERT-Radiological Emergency Response Team RI-Remedial Investigation ROD-Record of Decision RPM-Remedial Project Manager RRC—Regional Response Center RRT—Regional Response Team SAC—Support Agency Coordinator SERC—State Emergency Response Commis-SI—Site Inspection SMOA—Superfund Memorandum of Agree-SONS—Spill of National Significance SSC—Scientific Support Coordinator SUPSALV—United States Navy Supervisor of Salvage USFWS-United States Fish and Wildlife

§ 300.5 Definitions.

Service

Terms not defined in this section have the meaning given by CERCLA, the OPA, or the CWA.

Activation means notification by telephone or other expeditious manner or, when required, the assembly of some or all appropriate members of the RRT or NRT.

Alternative water supplies as defined by section 101(34) of CERCLA, includes, but is not limited to, drinking water and household water supplies.

Applicable requirements means those cleanup standards, standards of control, and other substantive requirements, criteria, or limitations promulated under federal environmental or state environmental or facility siting laws that specifically address a hazardous substance, pollutant, contaminant, remedial action, location, or other circumstance found at a CERCLA site. Only those state standards that are identified by a state in a timely manner and that are more stringent than federal requirements may be applicable.

Area Committee (AC) as provided for by CWA sections 311(a)(18) and (j)(4), means the entity appointed by the President consisting of members from qualified personnel of federal, state, and local agencies with responsibilities that include preparing an area contingency plan for an area designated by the President.

Area contingency plan (ACP) as provided for by CWA sections 311(a)(19) and (j)(4), means the plan prepared by an Area Committee that is developed to be implemented in conjunction with the NCP and RCP, in part to address removal of a worst case discharge and to mitigate or prevent a substantial threat of such a discharge from a vessel, offshore facility, or onshore facility operating in or near an area designated by the President.

Bioremediation agents means microbiological cultures, enzyme additives, or nutrient additives that are deliberately introduced into an oil discharge and that will significantly increase the rate of biodegradation to mitigate the effects of the discharge.

Burning agents means those additives that, through physical or chemical means, improve the combustibility of the materials to which they are applied.

CERCLA is the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986.

CERCLIS is the abbreviation of the CERCLA Information System, EPA's comprehensive data base and data management system that inventories and tracks releases addressed or needing to be addressed by the Superfund program. CERCLIS contains the official inventory of CERCLA sites and supports EPA's site planning and tracking functions. Sites that EPA decides do not warrant moving further in the site evaluation process are given a "No Further Response Action Planned" (NFRAP) designation. This means that no additional federal steps under CERCLA will be taken at the site unless future information so warrants. Sites given a NFRAP designation are placed in a separate archival data base. Inclusion of a specific site or area in the CERCLIS data base does not represent a determination of any party's liability, nor does it represent a finding that any response action is necessary.

Chemical agents means those elements, compounds, or mixtures that coagulate, disperse, dissolve, emulsify, foam, neutralize, precipitate, reduce, solubilize, oxidize, concentrate, congeal, entrap, fix, make the pollutant mass more rigid or viscous, or otherwise facilitate the mitigation of deleterious effects or the removal of the pollutant from the water. Chemical agents biological additives. dispersants, sinking agents, miscellaneous oil spill control agents, and burning agents, but do not include sorbents.

Claim for purposes of a release under CERCLA, means a demand in writing for a sum certain; for purposes of a discharge under CWA, it means a request, made in writing for a sum certain, for compensation for damages or removal costs resulting from an incident.

Claimant as defined by section 1001 of the OPA means any person or government who presents a claim for compensation under Title I of the OPA.

Coastal waters for the purposes of classifying the size of discharges, means the waters of the coastal zone except for the Great Lakes and specified ports and harbors on inland rivers.

Coastal zone as defined for the purpose of the NCP, means all United States waters subject to the tide, United States waters of the Great Lakes, specified ports and harbors on inland rivers, waters of the contiguous zone, other waters of the high seas subject to the NCP, and the land surface or land substrata, ground waters, and ambient air proximal to those waters. The term coastal zone delineates an area of federal responsibility for response action. Precise boundaries are determined by EPA/USCG agreements and identified in federal regional contingency plans.

Coast Guard District Response Group (DRG) as provided for by CWA sections 311(a)(20) and (j)(3), means the entity established by the Secretary of the department in which the USCG is operating, within each USCG district, and shall consist of: the combined USCG personnel and equipment, including marine firefighting equipment, of each port in the district; additional prepositioned response equipment; and a district response advisory team.

Community relations means EPA's program to inform and encourage public participation in the Superfund process and to respond to community concerns. The term "public" includes citizens directly affected by the site, other interested citizens or parties, organized groups, elected officials, and potentially responsible parties (PRPs).

Community relations coordinator means lead agency staff who work with the OSC/RPM to involve and inform the public about the Superfund process and response actions in accordance with the interactive community relations requirements set forth in the NCP.

Contiguous zone means the zone of the high seas, established by the United States under Article 24 of the Convention on the Territorial Sea and Contiguous Zone, which is contiguous to the territorial sea and which extends nine miles seaward from the outer limit of the territorial sea.

Cooperative agreement is a legal instrument EPA uses to transfer money, property, services, or anything of value to a recipient to accomplish a public purpose in which substantial EPA involvement is anticipated during the performance of the project.

Damages as defined by section 1001 of the OPA means damages specified in section 1002(b) of the Act, and includes the cost of assessing these damages.

Discharge as defined by section 311(a)(2) of the CWA, includes, but is not limited to, any spilling, leaking, pumping, pouring, emitting, emptying, or dumping of oil, but excludes discharges in compliance with a permit under section 402 of the CWA, discharges resulting from circumstances identified and reviewed and made a part of the public record with respect to a permit issued or modified under section 402 of the CWA, and subject to a condition in such permit, or continuous or anticipated intermittent discharges from a point source, identified in a permit or permit application under section 402 of the CWA, that are caused by events occurring within the scope of relevant operating or treatment systems. For purposes of the NCP, discharge also means substantial threat of discharge.

Dispersants means those chemical agents that emulsify, disperse, or solubilize oil into the water column or promote the surface spreading of oil slicks to facilitate dispersal of the oil into the water column.

Drinking water supply as defined by section 101(7) of CERCLA, means any raw or finished water source that is or may be used by a public water system (as defined in the Safe Drinking Water Act (42 U.S.C. 300 et seq.) or as drinking water by one or more individuals.

Environment as defined by section 101(8) of CERCLA, means the navigable waters, the waters of the contiguous zone, and the ocean waters of which the natural resources are under the exclusive management authority of the United States under the Magnuson Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.); and any other surface water, ground water, drinking water supply, land surface or subsurface strata, or ambient air within the United States or under the jurisdiction of the United States.

Exclusive economic zone, as defined by OPA section 1001, means the zone established by Presidential Proclamation Numbered 5030, dated March 10, 1983, including the ocean waters of the areas referred to as "eastern special areas" in Article 3(1) of the Agreement between the United States of America and the Union of Soviet Socialist Republics on the Maritime Boundary, signed June 1, 1990.

Facility as defined by section 101(9) of CERCLA, means any building, structure, installation, equipment, pipe or pipeline (including any pipe into a sewer or publicly owned treatment works), well, pit, pond, lagoon, impoundment, ditch, landfill, storage container, motor vehicle, rolling stock, or aircraft, or any site or area, where a hazardous substance has been deposited, stored, disposed of, or placed, or otherwise come to be located; but does not include any consumer product in consumer use or any vessel. As defined by section 1001 of the OPA, it means any structure, group of structures, equipment, or device (other than a vessel) which is used for one or more of the following purposes: Exploring for, drilling for, producing, storing, handling, transferring, processing,

transporting oil. This term includes any motor vehicle, rolling stock, or pipeline used for one or more of these purposes.

Feasibility study (FS) means a study undertaken by the lead agency to develop and evaluate options for remedial action. The FS emphasizes data analysis and is generally performed concurrently and in an interactive fashion with the remedial investigation (RI), using data gathered during the RI. The RI data are used to define the objectives of the response action, to develop remedial action alternatives, and to undertake an initial screening and detailed analysis of the alternatives. The term also refers to a report that describes the results of the study.

Federal Radiological Emergency Response Plan (FRERP) means the interagency agreement for coordinating the response of various agencies, under a variety of statutes, to a large radiological accident. The Lead Federal Agency (LFA), defined by the FRERP, activates the FRERP for any peacetime radiological emergency which, based upon its professional judgment, is expected to have a significant radiological effect within the United States, its territories, possessions, or territorial waters and that could require a response by several federal agencies.

Federal Response Plan (FRP) means the agreement signed by 27 federal departments and agencies in April 1987 and developed under the authorities of the Earthquake Hazards Reduction Act of 1977 (42 U.S.C. 7701 et seq.) and the Disaster Relief Act of 1974 (42 U.S.C. 3231 et seq.), as amended by the Stafford Disaster Relief Act of 1988.

First federal official means the first federal representative of a participating agency of the National Response Team to arrive at the scene of a discharge or a release. This official coordinates activities under the NCP and may initiate, in consultation with the OSC, any necessary actions until the arrival of the predesignated OSC. A state with primary jurisdiction over a site covered by a cooperative agreement will act in the stead of the first federal official for any incident at the site.

Fund or Trust Fund means the Hazardous Substance Superfund established by section 9507 of the Internal Revenue Code of 1986.

Ground water as defined by section 101(12) of CERCLA, means water in a saturated zone or stratum beneath the surface of land or water.

Hazard Ranking System (HRS) means the method used by EPA to evaluate the relative potential of hazardous substance releases to cause health or safety problems, or ecological or environmental damage.

Hazardous substance as defined by section 101(14) of CERCLA, means: Any substance designated pursuant to section 311(b)(2)(A) of the CWA; any element, compound, mixture, solution, or substance designated pursuant to section 102 of CERCLA; any hazardous waste having the characteristics identified under or listed pursuant to section 3001 of the Solid Waste Disposal Act (but not including any waste the regulation of which under the Solid Waste Disposal Act (42 U.S.C. 6901 et seq.) has been suspended by Act of Congress); any toxic pollutant listed under section 307(a) of the CWA; any hazardous air pollutant listed under section 112 of the Clean Air Act (42 U.S.C. 7521 et seq.); and any imminently hazardous chemical substance or mixture with respect to which the EPA Administrator has taken action pursuant to section 7 of the Toxic Substances Control Act (15 U.S.C. 2601 et seq.). The term does not include petroleum, including crude oil or any fraction thereof which is not otherwise specifically listed or designated as a hazardous substance in the first sentence of this paragraph, and the term does not include natural gas, natural gas liquids, liquified natural gas, or synthetic gas usable for fuel (or mixtures of natural gas and such synthetic gas).

Indian tribe as defined by section 101(36) of CERCLA, means any Indian tribe, band, nation, or other organized group or community, including any Alaska Native village but not including any Alaska Native regional or village corporation, which is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians. "Indian tribe," as defined by OPA

section 1001, means any Indian tribe, band, nation, or other organized group or community, but not including any Alaska Native regional or village corporation, which is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians and has governmental authority over lands belonging to or controlled by the tribe.

Inland waters, for the purposes of classifying the size of discharges, means those waters of the United States in the inland zone, waters of the Great Lakes, and specified ports and harbors on inland rivers.

Inland zone means the environment inland of the coastal zone excluding the Great Lakes and specified ports and harbors on inland rivers. The term inland zone delineates an area of federal responsibility for response action. Precise boundaries are determined by EPA/USCG agreements and identified in federal regional contingency plans.

Lead administrative trustee means a natural resource trustee who is designated on an incident-by-incident basis for the purpose of preassessment and damage assessment and chosen by the other trustees whose natural resources are affected by the incident. The lead administrative trustee facilitates effective and efficient communication during response operations between the OSC and the other natural resource trustees conducting activities associated with damage assessment, and is responsible for applying to the OSC for access to response operations resources on behalf of all trustees for initiation of a damage assessment.

Lead agency means the agency that provides the OSC/RPM to plan and implement response actions under the NCP. EPA, the USCG, another federal agency, or a state (or political subdivision of a state) operating pursuant to a contract or cooperative agreement executed pursuant to section 104(d)(1) of CERCLA, or designated pursuant to a Superfund Memorandum of Agreement (SMOA) entered into pursuant to subpart F of the NCP or other agreements may be the lead agency for a response action. In the case of a release of a hazardous substance, pollutant, or contaminant, where the release is on, or

the sole source of the release is from, any facility or vessel under the jurisdiction, custody, or control of Department of Defense (DOD) or Department of Energy (DOE), then DOD or DOE will be the lead agency. Where the release is on, or the sole source of the release is from, any facility or vessel under the jurisdiction, custody, or control of a federal agency other than EPA, the USCG, DOD, or DOE, then that agency will be the lead agency for remedial actions and removal actions other than emergencies. The federal agency maintains its lead agency responsibilities whether the remedy is selected by the federal agency for non-NPL sites or by EPA and the federal agency or by EPA alone under CERCLA section 120. The lead agency will consult with the support agency, if one exists, throughout the response

Management of migration means actions that are taken to minimize and mitigate the migration of hazardous substances or pollutants or contaminants and the effects of such migration. Measures may include, but are not limited to, management of a plume of contamination, restoration of a drinking water aquifer, or surface water restoration.

Miscellaneous oil spill control agent is any product, other than a dispersant, sinking agent, surface washing agent, surface collecting agent, bioremediation agent, burning agent, or sorbent that can be used to enhance oil spill cleanup, removal, treatment, or mitigation.

National Pollution Funds Center (NPFC) means the entity established by the Secretary of Transportation whose function is the administration of the Oil Spill Liability Trust Fund (OSLTF). Among the NPFC's duties are: providing appropriate access to the OSLTF for federal agencies and states for removal actions and for federal trustees to initiate the assessment of natural resource damages; providing appropriate access to the OSLTF for claims; and coordinating cost recovery efforts.

National Priorities List (NPL) means the list, compiled by EPA pursuant to CERCLA section 105, of uncontrolled hazardous substance releases in the United States that are priorities for long-term remedial evaluation and response.

National response system (NRS) is the mechanism for coordinating response actions by all levels of government in support of the OSC/RPM. The NRS is composed of the NRT, RRTs, OSC/RPM, Area Committees, and Special Teams and related support entities. The NRS is capable of expanding or contracting to accommodate the response effort required by the size or complexity of the discharge or release.

National Strike Force (NSF) is a special team established by the USCG, including the three USCG Strike Teams, the Public Information Assist Team (PIAT), and the National Strike Force Coordination Center. The NSF is available to assist OSCs/RPMs in their preparedness and response duties.

National Strike Force Coordination Center (NSFCC), authorized as the National Response Unit by CWA sections 311(a)(23) and (j)(2), means the entity established by the Secretary of the department in which the USCG is operating at Elizabeth City, North Carolina with responsibilities that include administration of the USCG Strike Teams, maintenance of response equipment inventories and logistic networks, and conducting a national exercise program.

Natural resources means land, fish, wildlife, biota, air, water, ground water, drinking water supplies, and other such resources belonging to, managed by, held in trust by, appertaining to, or otherwise controlled by the United States (including the resources of the exclusive economic zone defined by the Magnuson Fishery Conservation and Management Act of 1976), any state or local government, any foreign government, any Indian tribe, or, if such resources are subject to a trust restriction on alienation, any member of an Indian tribe.

Navigable waters as defined by 40 CFR 110.1, means the waters of the United States, including the territorial seas. The term includes:

(1) All waters that are currently used, were used in the past, or may be susceptible to use in interstate or foreign commerce, including all waters

that are subject to the ebb and flow of the tide;

- (2) Interstate waters, including interstate wetlands;
- (3) All other waters such as intrastate lakes, rivers, streams (including intermittent streams), mudflats, sandflats, and wetlands, the use, degradation, or destruction of which would affect or could affect interstate or foreign commerce including any such waters;
- (i) That are or could be used by interstate or foreign travelers for recreational or other purposes;
- (ii) From which fish or shellfish are or could be taken and sold in interstate or foreign commerce;
- (iii) That are used or could be used for industrial purposes by industries in interstate commerce;
- (4) All impoundments of waters otherwise defined as navigable waters under this section;
- (5) Tributaries of waters identified in paragraphs (a) through (d) of this definition, including adjacent wetlands; and
- (6) Wetlands adjacent to waters identified in paragraphs (a) through (e) of this definition: Provided, that waste treatment systems (other than cooling ponds meeting the criteria of this paragraph) are not waters of the United States.
- (7) Waters of the United States do not include prior converted cropland. Notwithstanding the determination of an area's status as prior converted cropland by any other federal agency, for the purposes of the Clean Water Act, the final authority regarding Clean Water Act jurisdiction remains with EPA.

Offshore facility as defined by section 101(17) of CERCLA and section 311(a)(11) of the CWA, means any facility of any kind located in, on, or under any of the navigable waters of the United States, and any facility of any kind which is subject to the jurisdiction of the United States and is located in, on, or under any other waters, other than a vessel or a public vessel.

Oil as defined by section 311(a)(1) of the CWA, means oil of any kind or in any form, including, but not limited to, petroleum, fuel oil, sludge, oil refuse, and oil mixed with wastes other than dredged spoil. Oil, as defined by section 1001 of the OPA means oil of any kind or in any form, including, but not limited to, petroleum, fuel oil, sludge, oil refuse, and oil mixed with wastes other than dredged spoil, but does not include petroleum, including crude oil or any fraction thereof, which is specifically listed or designated as a hazardous substance under subparagraphs (A) through (F) of section 101(14) of the Comprehensive Environmental Response, Compensation, and Liability Act (42 U.S.C. 9601) and which is subject to the provisions of that Act.

Oil Spill Liability Trust Fund (OSLTF) means the fund established under section 9509 of the Internal Revenue Code of 1986 (26 U.S.C. 9509).

On-scene coordinator (OSC) means the federal official predesignated by EPA or the USCG to coordinate and direct responses under subpart D, or the government official designated by the lead agency to coordinate and direct removal actions under subpart E of the NCP.

Onshore facility as defined by section 101(18) of CERCLA, means any facility (including, but not limited to, motor vehicles and rolling stock) of any kind located in, on, or under any land or non-navigable waters within the United States; and, as defined by section 311(a)(10) of the CWA, means any facility (including, but not limited to, motor vehicles and rolling stock) of any kind located in, on, or under any land within the United States other than submerged land.

On-site means the areal extent of contamination and all suitable areas in very close proximity to the contamination necessary for implementation of the response action.

Operable unit means a discrete action that comprises an incremental step toward comprehensively addressing site problems. This discrete portion of a remedial response manages migration, or eliminates or mitigates a release, threat of a release, or pathway of exposure. The cleanup of a site can be divided into a number of operable units depending on the complexity of the problems associated with the site. Operable units may address geographical portions of a site, specific site problems, or initial phases of an action, or

may consist of any set of actions performed over time or any actions that are concurrent but located in different parts of a site.

Operation and maintenance (0&M) means measures required to maintain the effectiveness of response actions.

Person as defined by section 101(21) of CERCLA, means an individual, firm, corporation, association, partnership, consortium, joint venture, commercial entity, United States government, state, municipality, commission, political subdivision of a state, or any interstate body. As defined by section 1001 of the OPA, "person" means an individual, corporation, partnership, association, state, municipality, commission, or political subdivision of a state, or any interstate body.

Pollutant or contaminant as defined by section 101(33) of CERCLA, shall include, but not be limited to, any element, substance, compound, or mixture, including disease-causing agents, which after release into the environment and upon exposure, ingestion, inhalation, or assimilation into any organism, either directly from the environment or indirectly by ingestion through food chains, will or may reasonably be anticipated to cause death, disease, behavioral abnormalities, cancer, genetic mutation, physiological malfunctions (including malfunctions in reproduction) or physical deformations, in such organisms or their offspring. The term does not include petroleum, including crude oil or any fraction thereof which is not otherwise specifically listed or designated as a hazardous substance under section 101(14) (A) through (F) of CERCLA, nor does it include natural gas, liquified natural gas, or synthetic gas of pipeline quality (or mixtures of natural gas and such synthetic gas). For purposes of the NCP, the term pollutant or contaminant means any pollutant or contaminant that may present an imminent and substantial danger to public health or welfare of the United States.

Post-removal site control means those activities that are necessary to sustain the integrity of a Fund-financed removal action following its conclusion. Post-removal site control may be a removal or remedial action under CERCLA. The term includes, without

being limited to, activities such as relighting gas flares, replacing filters, and collecting leachate.

Preliminary assessment (PA) under CERCLA means review of existing information and an off-site reconnaissance, if appropriate, to determine if a release may require additional investigation or action. A PA may include an on-site reconnaissance, if appropriate.

Public participation, see the definition for community relations.

Public vessel as defined by section 311(a)(4) of the CWA, means a vessel owned or bareboat-chartered and operated by the United States, or by a state or political subdivision thereof, or by a foreign nation, except when such vessel is engaged in commerce.

Quality assurance project plan (QAPP) is a written document, associated with all remedial site sampling activities, which presents in specific terms the organization (where applicable), objectives, functional activities, and specific quality assurance (QA) and quality control (QC) activities designed to achieve the data quality objectives of a specific project(s) or continuing operation(s). The QAPP is prepared for each specific project or continuing operation (or group of similar projects or continuing operations). The QAPP will be prepared by the responsible program office, regional office, laboratory, contractor, recipient of an assistance agreement, or other organization. For an enforcement action, potentially responsible parties may prepare a QAPP subject to lead agency approval.

Release as defined by section 101(22) of CERCLA, means any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, or disposing into the environment (including the abandonment or discarding of barrels, containers, and other closed receptacles containing any hazardous substance or pollutant or contaminant), but excludes: Any release which results in exposure to persons solely within a workplace, with respect to a claim which such persons may assert against the employer of such persons; emissions from the engine exhaust of a motor vehicle, rolling stock, aircraft, vessel, or pipeline pumping station engine; release of source, byproduct, or special nuclear material from a nuclear incident, as those terms are defined in the Atomic Energy Act of 1954, if such release is subject to requirements with respect to financial protection established by the Nuclear Regulatory Commission under section 170 of such Act, or, for the purposes of section 104 of CERCLA or any other response action, any release of source, byproduct, or special nuclear material from any processing site designated under section 102(a)(1) or 302(a) of the Uranium Mill Tailings Radiation Control Act of 1978 (42 U.S.C. 7901 et seq.); and the normal application of fertilizer. For purposes of the NCP, release also means threat of release.

Relevant and appropriate requirements means those cleanup standards, standards of control, and other substantive requirements, criteria, or limitations promulgated under federal environmental or state environmental or facility siting laws that, while not "applicable" to a hazardous substance, pollutant, contaminant, remedial action, location, or other circumstance at a CERCLA site, address problems or situations sufficiently similar to those encountered at the CERCLA site that their use is well suited to the particular site. Only those state standards that are identified in a timely manner and are more stringent than federal requirements may be relevant and appropriate.

Remedial design (RD) means the technical analysis and procedures which follow the selection of remedy for a site and result in a detailed set of plans and specifications for implementation of the remedial action.

Remedial investigation (RI) is a process undertaken by the lead agency to determine the nature and extent of the problem presented by the release. The RI emphasizes data collection and site characterization, and is generally performed concurrently and in an interactive fashion with the feasibility study. The RI includes sampling and monitoring, as necessary, and includes the gathering of sufficient information to determine the necessity for remedial action and to support the evaluation of remedial alternatives.

 $\begin{array}{cccc} \textit{Remedial} & \textit{project} & \textit{manager} & (RPM) \\ \text{means the official designated by the} \end{array}$

lead agency to coordinate, monitor, or direct remedial or other response actions under subpart E of the NCP.

Remedy or remedial action (RA) means those actions consistent with permanent remedy taken instead of, or in addition to, removal action in the event of a release or threatened release of a hazardous substance into the environment, to prevent or minimize the release of hazardous substances so that they do not migrate to cause substantial danger to present or future public health or welfare or the environment. The term includes, but is not limited to, such actions at the location of the release as storage, confinement, perimeter protection using dikes, trenches, or ditches, clay cover, neutralization, cleanup of released hazardous substances and associated contaminated materials, recycling or reuse, diversion, destruction, segregation of reactive wastes, dredging or excavations, repair or replacement of leaking containers, collection of leachate and runoff, on-site treatment or incineration, provision of alternative water supplies, any monitoring reasonably required to assure that such actions protect the public health and welfare and the environment and, where appropriate, postremoval site control activities. The term includes the costs of permanent relocation of residents and businesses and community facilities (including the cost of providing "alternative land of equivalent value" to an Indian tribe pursuant to CERCLA section 126(b)) where EPA determines that, alone or in combination with other measures, such relocation is more cost-effective than, and environmentally preferable to, the transportation, storage, treatment, destruction, or secure disposition off-site of such hazardous substances, or may otherwise be necessary to protect the public health or welfare; the term includes off-site transport and off-site storage, treatment, destruction, or secure disposition of hazardous substances and associated contaminated materials. For the purpose of the NCP, the term also includes enforcement activities related thereto.

Remove or removal as defined by section 311(a)(8) of the CWA, refers to containment and removal of oil or hazardous substances from the water and

shorelines or the taking of such other actions as may be necessary to minimize or mitigate damage to the public health or welfare of the United States (including, but not limited to, fish, shellfish, wildlife, public and private property, and shorelines and beaches) or to the environment. For the purpose of the NCP, the term also includes monitoring of action to remove a discharge. As defined by section 101(23) of CERCLA, remove or removal means the cleanup or removal of released hazardous substances from the environment; such actions as may be necessary taken in the event of the threat of release of hazardous substances into the environment; such actions as may be necessary to monitor, assess, and evaluate the release or threat of release of hazardous substances; the disposal of removed material; or the taking of such other actions as may be necessary to prevent, minimize, or mitigate damage to the public health or welfare of the United States or to the environment, which may otherwise result from a release or threat of release. The term includes, in addition, without being limited to, security fencing or other measures to limit access, provision of alternative water supplies, temporary evacuation and housing of threatened individuals not otherwise provided for, action taken under section 104(b) of CERCLA, post-removal site control, where appropriate, and any emergency assistance which may be provided under the Disaster Relief Act of 1974. For the purpose of the NCP, the term also includes enforcement activities related thereto.

Removal costs as defined by section 1001 of the OPA means the costs of removal that are incurred after a discharge of oil has occurred, or in any case in which there is a substantial threat of a discharge of oil, the costs to prevent, minimize, or mitigate oil pollution from such an incident.

Respond or response as defined by section 101(25) of CERCLA, means remove, removal, remedy, or remedial action, including enforcement activities related thereto.

Responsible party as defined by section 1001 of the OPA, means the following:

(1) Vessels—In the case of a vessel, any person owning, operating, or demise chartering the vessel.

(2) Onshore Facilities—In the case of an onshore facility (other than a pipeline), any person owning or operating the facility, except a federal agency, state, municipality, commission, or political subdivision of a state, or any interstate body, that as the owner transfers possession and right to use the property to another person by

lease, assignment, or permit.

- (3) Offshore Facilities—In the case of an offshore facility (other than a pipeline or a deepwater port licensed under the Deepwater Port Act of 1974 (33 U.S.C. 1501 et seq.)), the lessee or permittee of the area in which the facility is located or the holder of a right of use and easement granted under applicable state law or the Outer Continental Shelf Lands Act (43 U.S.C. 1301-1356) for the area in which the facility is located (if the holder is a different person than the lessee or permittee), except a federal agency, state, municipality, commission, or political subdivision of a state, or any interstate body, that as owner transfers possession and right to use the property to another person by lease, assignment, or permit.
- (4) Deepwater Ports—In the case of a deepwater port licensed under the Deepwater Port Act of 1974 (33 U.S.C. 1501–1524), the licensee.
- (5) Pipelines—In the case of a pipeline, any person owning or operating the pipeline.
- (6) Abandonment—In the case of an abandoned vessel, onshore facility, deepwater port, pipeline, or offshore facility, the person who would have been responsible parties immediately prior to the abandonment of the vessel or facility.

SARA is the Superfund Amendments and Reauthorization Act of 1986. In addition to certain free-standing provisions of law, it includes amendments to CERCLA, the Solid Waste Disposal Act, and the Internal Revenue Code. Among the free-standing provisions of law is Title III of SARA, also known as the "Emergency Planning and Community Right-to-Know Act of 1986" and Title IV of SARA, also known as the "Radon Gas and Indoor Air Quality Research Act of 1986." Title V of SARA

amending the Internal Revenue Code is also known as the "Superfund Revenue Act of 1986.

Sinking agents means those additives applied to oil discharges to sink floating pollutants below the water surface.

Site inspection (SI) means an on-site investigation to determine whether there is a release or potential release and the nature of the associated threats. The purpose is to augment the data collected in the preliminary assessment and to generate, if necessary, sampling and other field data to determine if further action or investigation is appropriate.

Size classes of discharges refers to the following size classes of oil discharges which are provided as guidance to the OSC and serve as the criteria for the actions delineated in subpart D. They are not meant to imply associated degrees of hazard to public health or welfare of the United States, nor are they a measure of environmental injury. Any oil discharge that poses a substantial threat to public health or welfare of the United States or the environment or results in significant public concern shall be classified as a major discharge regardless of the following quantitative measures:

- (1) Minor discharge means a discharge to the inland waters of less than 1,000 gallons of oil or a discharge to the coastal waters of less than 10,000 gallons of oil.
- (2) Medium discharge means a discharge of 1,000 to 10,000 gallons of oil to the inland waters or a discharge of 10,000 to 100,000 gallons of oil to the coastal waters.
- (3) Major discharge means a discharge of more than 10,000 gallons of oil to the inland waters or more than 100,000 gallons of oil to the coastal wa-

Size classes of releases refers to the following size classifications which are provided as guidance to the OSC for meeting pollution reporting requirements in subpart B. The final determination of the appropriate classification of a release will be made by the OSC based on consideration of the particular release (e.g., size, location, impact, etc.):

(1) Minor release means a release of a quantity of hazardous substance(s), pollutant(s), or contaminant(s) that poses minimal threat to public health or welfare of the United States or the environment.

- (2) Medium release means a release not meeting the criteria for classification as a minor or major release.
- (3) Major release means a release of quantity of hazardous substance(s), pollutant(s), or contaminant(s) that poses a substantial threat to public health or welfare of the United States or the environment or results in significant public concern.

Sorbents means essentially inert and insoluble materials that are used to remove oil and hazardous substances from water through adsorption, in which the oil or hazardous substance is attracted to the sorbent surface and then adheres to it; absorption, in which the oil or hazardous substance penetrates the pores of the sorbent material; or a combination of the two. Sorbents are generally manufactured in particulate form for spreading over an oil slick or as sheets, rolls, pillows, or booms. The sorbent material may consist of, but is not limited to, the following materials:

- Organic products—
- (i) Peat moss or straw:
- (ii) Cellulose fibers or cork;
- (iii) Corn cobs:
- (iv) Chicken, duck, or other bird feathers
 - (2) Mineral compounds—
 - (i) Volcanic ash or perlite;
 - (ii) Vermiculite or zeolite. (3) Synthetic products-

 - (i) Polypropylene; (ii) Polyethylene;
 - (iii) Polyurethane;

(iv) Polyester.

Source control action is the construction or installation and start-up of those actions necessary to prevent the continued release of hazardous substances or pollutants or contaminants (primarily from a source on top of or within the ground, or in buildings or other structures) into the environment.

Source control maintenance measures are those measures intended to maintain the effectiveness of source control actions once such actions are operating and functioning properly, such as the

maintenance of landfill caps and leachate collection systems.

Specified ports and harbors means those ports and harbor areas on inland rivers, and land areas immediately adjacent to those waters, where the USCG acts as predesignated on-scene coordinator. Precise locations are determined by EPA/USCG regional agreements and identified in federal Regional Contingency Plans and Area Contingency Plans.

Spill of national significance (SONS) means a spill that due to its severity, size, location, actual or potential impact on the public health and welfare or the environment, or the necessary response effort, is so complex that it requires extraordinary coordination of federal, state, local, and responsible party resources to contain and clean up the discharge.

State means the several states of the United States, the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, the U.S. Virgin Islands, the Commonwealth of the Northern Marianas, and any other territory or possession over which the United States has jurisdiction. For purposes of the NCP, the term includes Indian tribes as defined in the NCP except where specifically noted. Section 126 of CERCLA provides that the governing body of an Indian tribe shall be afforded substantially the same treatment as a state with respect to certain CERCLA. provisions of 300.515(b) of the NCP describes the requirements pertaining to Indian tribes that wish to be treated as states under CERCLA.

Superfund Memorandum of Agreement (SMOA) means a nonbinding, written document executed by an EPA Regional Administrator and the head of a state agency that may establish the nature and extent of EPA and state interaction during the removal, pre-remedial, remedial, and/or enforcement response process. The SMOA is not a site-specific document although attachments may address specific sites. The SMOA generally defines the role and responsibilities of both the lead and the support agencies.

Superfund state contract is a joint, legally binding agreement between EPA and a state to obtain the necessary as-

surances before a federal-lead remedial action can begin at a site. In the case of a political subdivision-lead remedial response, a three-party Superfund state contract among EPA, the state, and political subdivision thereof, is required before a political subdivision takes the lead for any phase of remedial response to ensure state involvement pursuant to section 121(f)(1) of CERCLA. The Superfund state contract may be amended to provide the state's CERCLA section 104 assurances before a political subdivision can take the lead for remedial action.

Support agency means the agency or agencies that provide the support agency coordinator to furnish necessary data to the lead agency, review response data and documents, and provide other assistance as requested by the OSC or RPM. EPA, the USCG, another federal agency, or a state may be support agencies for a response action if operating pursuant to a contract executed under section 104(d)(1) of CERCLA or designated pursuant to a Superfund Memorandum of Agreement entered into pursuant to subpart F of the NCP or other agreement. The support agency may also concur on decision documents.

Support agency coordinator (SAC) means the official designated by the support agency, as appropriate, to interact and coordinate with the lead agency in response actions under subpart E of this part.

Surface collecting agents means those chemical agents that form a surface film to control the layer thickness of oil

Surface washing agent is any product that removes oil from solid surfaces, such as beaches and rocks, through a detergency mechanism and does not involve dispersing or solubilizing the oil into the water column.

Tank vessel as defined by section 1001 of the OPA means a vessel that is constructed or adapted to carry, or that carries oil or hazardous material in bulk as cargo or cargo residue, and that:

- (1) is a vessel of the United States;
- (2) operates on the navigable waters; or

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(3) transfers oil or hazardous material in a place subject to the jurisdiction of the United States.

Threat of discharge or release, see definitions for discharge and release.

Threat of release, see definition for re-

Treatment technology means any unit operation or series of unit operations that alters the composition of a hazardous substance or pollutant or contaminant through chemical, biological, or physical means so as to reduce toxicity, mobility, or volume of the contaminated materials being treated. Treatment technologies are an alternative to land disposal of hazardous wastes without treatment.

Trustee means an official of a federal natural resources management agency designated in subpart G of the NCP or a designated state official or Indian tribe or, in the case of discharges covered by the OPA, a foreign government official, who may pursue claims for damages under section 107(f) of CERCLA or section 1006 of the OPA.

United States when used in relation to section 311(a)(5) of the CWA, means the states, the District of Columbia, the Commonwealth of Puerto Rico, the Northern Mariana Islands, Guam. American Samoa, the United States Virgin Islands, and the Pacific Island Governments. United States, when used in relation to section 101(27) of CERCLA and section 1001(36) of the OPA, includes the several states of the United States, the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, the United States Virgin Islands, the Commonwealth of the Northern Marianas, and any other territory or possession over which the United States has jurisdic-

Vessel as defined by section 101(28) of CERCLA, means every description of watercraft or other artificial contrivance used, or capable of being used, as a means of transportation on water; and, as defined by section 311(a)(3) of the CWA, means every description of watercraft or other artificial contrivance used, or capable of being used, as a means of transportation on water other than a public vessel.

Volunteer means any individual accepted to perform services by the lead

agency which has authority to accept volunteer services (examples: See 16 U.S.C. 742f(c)). A volunteer is subject to the provisions of the authorizing statute and the NCP.

Worst case discharge as defined by section 311(a)(24) of the CWA, means, in the case of a vessel, a discharge in adverse weather conditions of its entire cargo, and, in the case of an offshore facility or onshore facility, the largest foreseeable discharge in adverse weather conditions.

59 FR 47416, Sept. 15, 1994, as amended at 60 FR 16054, March 29, 1995]

§ 300.6 Use of number and gender.

As used in this regulation, words in the singular also include the plural and words in the masculine gender also include the feminine and vice versa, as the case may require.

§ 300.7 Computation of time.

In computing any period of time prescribed or allowed in these rules of practice, except as otherwise provided, the day of the event from which the designated period begins to run shall not be included. Saturdays, Sundays, and federal legal holidays shall be included. When a stated time expires on a Saturday, Sunday, or legal holiday, the stated time period shall be extended to include the next business day.

Subpart B—Responsibility and Organization for Response

SOURCE: 59 FR 47424, Sept. 15, 1994, unless otherwise noted.

§ 300.100 Duties of President delegated to federal agencies.

In Executive Orders 12580 and 12777, the President delegated certain functions and responsibilities vested in him by the CWA, CERCLA, and the OPA.

§ 300.105 General organization concepts.

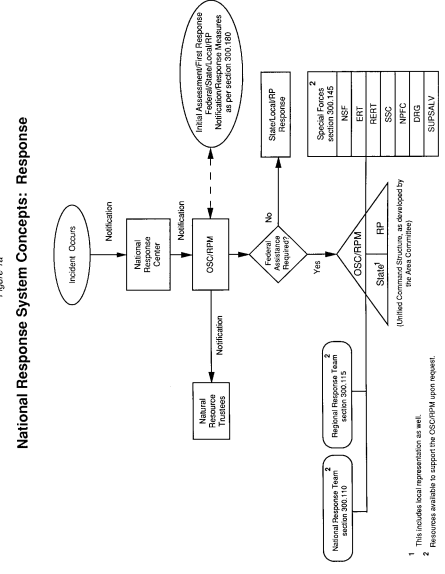
- (a) Federal agencies should:
- (1) Plan for emergencies and develop procedures for addressing oil discharges and releases of hazardous substances, pollutants, or contaminants;

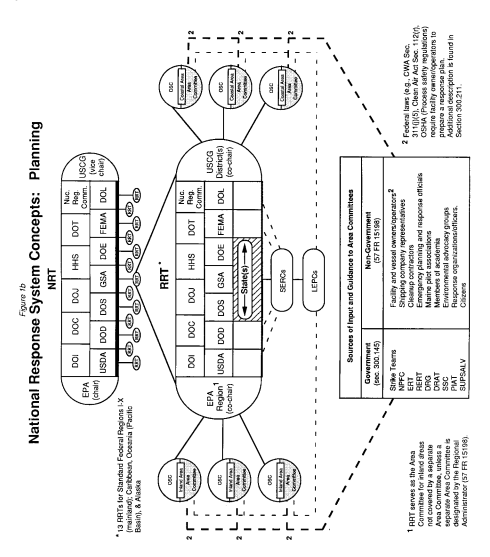
- (2) Coordinate their planning, preparedness, and response activities with one another;
- (3) Coordinate their planning, preparedness, and response activities with affected states, local governments, and private entities; and
- (4) Make available those facilities or resources that may be useful in a response situation, consistent with agency authorities and capabilities.
- (b) Three fundamental kinds of activities are performed pursuant to the NCP:
- (1) Preparedness planning and coordination for response to a discharge of oil or release of a hazardous substance, pollutant, or contaminant;
- (2) Notification and communications;
- (3) Response operations at the scene of a discharge or release.
- (c) The organizational elements created to perform these activities are:
- (1) The NRT, responsible for national response and preparedness planning, for coordinating regional planning, and for providing policy guidance and support to the Regional Response Teams (RRTs). NRT membership consists of representatives from the agencies specified in § 300.175(b).
- (2) RRTs, responsible for regional planning and preparedness activities

before response actions, and for providing advice and support to the OSC or RPM when activated during a response. RRT membership consists of designated representatives from each federal agency participating in the NRT together with state and (as agreed upon by the states) local government representatives.

- (3) The OSC and the RPM, primarily responsible for directing response efforts and coordinating all other efforts at the scene of a discharge or release. The other responsibilities of OSCs and RPMs are described in §300.135.
- (4) Area Committees, responsible for developing, under direction of the OSC, ACPs for each area designated by the President. Responsibilities of Area Committees are described in § 300.205(c).
- (d) The basic framework for the response management structure is a system (e.g., a unified command system) that brings together the functions of the Federal Government, the state government, and the responsible party to achieve an effective and efficient response, where the OSC maintains authority.
- (e)(1) The organizational concepts of the national response system are depicted in the following Figures 1a and 1b:

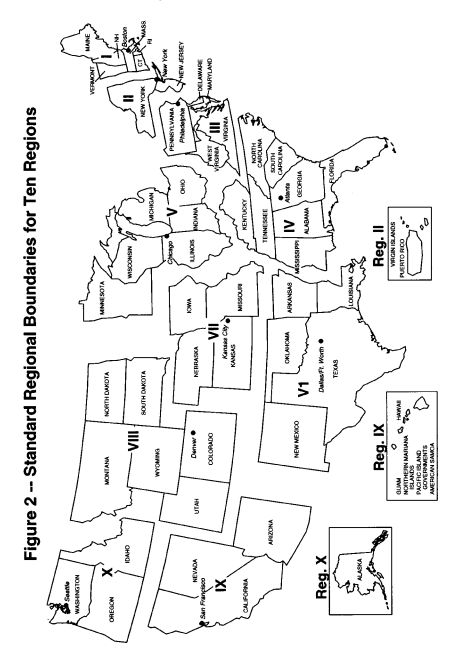
Figure 1a



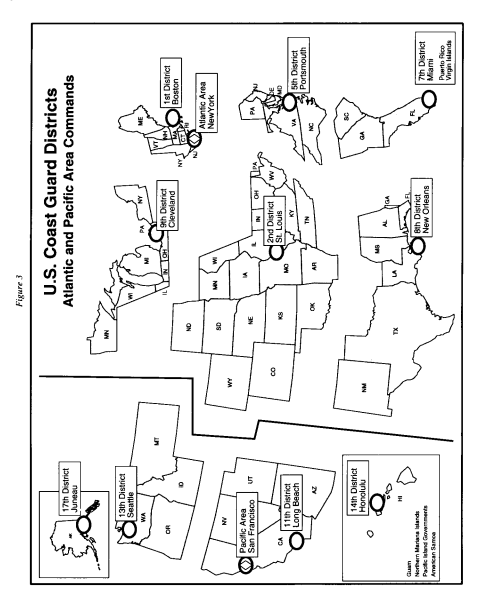


(2) The standard federal regional boundaries (which are also the geographic areas of responsibility for the

RRTs) are shown in the following Figure 2:



(3) The USCG District boundaries are shown in the following Figure 3:



§300.110 National Response Team.

National planning and coordination is accomplished through the NRT.

(a) The NRT consists of representatives from the agencies named in §300.175(b). Each agency shall designate a member to the team and sufficient alternates to ensure representation, as

agency resources permit. The NRT will consider requests for membership on the NRT from other agencies. Other agencies may request membership by forwarding such requests to the chair of the NRT.

(b) The chair of the NRT shall be the representative of EPA and the vice

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chair shall be the representative of the USCG, with the exception of periods of activation because of response action. During activation, the chair shall be the member agency providing the OSC/RPM. The vice chair shall maintain records of NRT activities along with national, regional, and area plans for response actions.

(c) While the NRT desires to achieve a consensus on all matters brought before it, certain matters may prove unresolvable by this means. In such cases, each agency serving as a participating agency on the NRT may be accorded one vote in NRT proceedings.

(d) The NRT may establish such bylaws and committees as it deems appropriate to further the purposes for which it is established.

- (e) The NRT shall evaluate methods of responding to discharges or releases; shall recommend any changes needed in the response organization; and shall recommend to the Administrator of EPA changes to the NCP designed to improve the effectiveness of the national response system, including drafting of regulatory language.
- drafting of regulatory language.
 (f) The NRT shall provide policy and program direction to the RRTs.
- (g) The NRT may consider and make recommendations to appropriate agencies on the training, equipping, and protection of response teams and necessary research, development, demonstration, and evaluation to improve response capabilities.
- (h) Direct planning and preparedness responsibilities of the NRT include:
- (1) Maintaining national preparedness to respond to a major discharge of oil or release of a hazardous substance, pollutant, or contaminant that is beyond regional capabilities;
- (2) Publishing guidance documents for preparation and implementation of SARA Title III local emergency response plans;
- (3) Monitoring incoming reports from all RRTs and activating for a response action, when necessary;
- (4) Coordinating a national program to assist member agencies in preparedness planning and response, and enhancing coordination of member agency preparedness programs;
- (5) Developing procedures, in coordination with the NSFCC, as appropriate,

to ensure the coordination of federal, state, and local governments, and private response to oil discharges and releases of hazardous substances, pollutants, or contaminants;

- (6) Monitoring response-related research and development, testing, and evaluation activities of NRT agencies to enhance coordination, avoid duplication of effort, and facilitate research in support of response activities;
- (7) Developing recommendations for response training and for enhancing the coordination of available resources among agencies with training responsibilities under the NCP;
- (8) Reviewing regional responses to oil discharges and hazardous substance, pollutant, or contaminant releases, including an evaluation of equipment readiness and coordination among responsible public agencies and private organizations; and
- (9) Assisting in developing a national exercise program, in coordination with the NSFCC, to ensure preparedness and coordination nationwide.
- (i) The NRT will consider matters referred to it for advice or resolution by an RRT.
- (j) The NRT should be activated as an emergency response team:
- (1) When an oil discharge or hazardous substance release:
- (i) Exceeds the response capability of the region in which it occurs;
- (ii) Transects regional boundaries; or (iii) Involves a substantial threat to the public health or welfare of the United States or the environment, substantial amounts of property, or sub-
- stantial threats to natural resources; (2) If requested by any NRT member.
- (k) When activated for a response action, the NRT shall meet at the call of the chair and may:
- (1) Monitor and evaluate reports from the OSC/RPM and recommend to the OSC/RPM, through the RRT, actions to combat the discharge or release;
- (2) Request other federal, state, and local governments, or private agencies, to provide resources under their existing authorities to combat a discharge or release, or to monitor response operations; and
- (3) Coordinate the supply of equipment, personnel, or technical advice to

the affected region from other regions or districts.

§ 300.115 Regional Response Teams.

- (a) Regional planning and coordination of preparedness and response actions is accomplished through the RRT. In the case of a discharge of oil, preparedness activities will be carried out in conjunction with Area Committees, as appropriate. The RRT agency membership parallels that of the NRT, as described in §300.110, but also includes state and local representation. The RRT provides:
- (1) The appropriate regional mechanism for development and coordination of preparedness activities before a response action is taken and for coordination of assistance and advice to the OSC/RPM during such response actions; and
- (2) Guidance to Area Committees, as appropriate, to ensure inter-area consistency and consistency of individual ACPs with the RCP and NCP.
- (b) The two principal components of the RRT mechanism are a standing team, which consists of designated representatives from each participating federal agency, state governments, and local governments (as agreed upon by the states); and incident-specific teams formed from the standing team when the RRT is activated for a response. On incident-specific teams, participation by the RRT member agencies will relate to the technical nature of the incident and its geographic location.
- (1) The standing team's jurisdiction corresponds to the standard federal regions, except for Alaska, Oceania in the Pacific, and the Caribbean area, each of which has a separate standing RRT. The role of the standing RRT includes communications systems and procedures, planning, coordination, training, evaluation, preparedness, and related matters on a regionwide basis. It also includes coordination of Area Committees for these functions in areas within their respective regions, as appropriate.
- (2) The role of the incident-specific team is determined by the operational requirements of the response to a specific discharge or release. Appropriate levels of activation and/or notification of the incident-specific RRT, including

- participation by state and local governments, shall be determined by the designated RRT chair for the incident, based on the RCP. The incident-specific RRT supports the designated OSC/RPM. The designated OSC/RPM directs response efforts and coordinates all other efforts at the scene of a discharge or release.
- (c) The representatives of EPA and the USCG shall act as co-chairs of RRTs except when the RRT is activated. When the RRT is activated for response actions, the chair shall be the member agency providing the OSC/RPM
- (d) Each participating agency should designate one member and at least one alternate member to the RRT. Agencies whose regional subdivisions do not correspond to the standard federal regions may designate additional representatives to the standing RRT to ensure appropriate coverage of the standard federal region. Participating states may also designate one member and at least one alternate member to the RRT. Indian tribal governments may arrange for representation with the RRT appropriate to their geographical location. All agencies and states may also provide additional representatives as observers to meetings of the RRT.
- (e) RRT members should designate representatives and alternates from their agencies as resource personnel for RRT activities, including RRT work planning, and membership on incident-specific teams in support of the OSCs/RPMs.
- (f) Federal RRT members or their representatives should provide OSCs/RPMs with assistance from their respective federal agencies commensurate with agency responsibilities, resources, and capabilities within the region. During a response action, the members of the RRT should seek to make available the resources of their agencies to the OSC/RPM as specified in the RCP and ACP.
- (g) RRT members should nominate appropriately qualified representatives from their agencies to work with OSCs in developing and maintaining ACPs.
- (h) Affected states are encouraged to participate actively in all RRT activities. Each state governor is requested

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to assign an office or agency to represent the state on the appropriate RRT; to designate representatives to work with the RRT in developing RCPs; to plan for, make available, and coordinate state resources; and to serve as the contact point for coordination of response with local government agencies, whether or not represented on the RRT. The state's RRT representative should keep the State Commission Emergency Response (SERC), described in §300.205(d), apprised of RRT activities and coordinate RRT activities with the SERC. Local governments are invited to participate in activities on the appropriate RRT as provided by state law or as arranged by the state's representative. Indian tribes are also invited to participate in such activities.

- (i) The standing RRT shall recommend changes in the regional response organization as needed, revise the RCP as needed, evaluate the preparedness of the participating agencies and the effectiveness of ACPs for the federal response to discharges and releases, and provide technical assistance for preparedness to the response community. The RRT should:
- (1) Review and comment, to the extent practicable, on local emergency response plans or other issues related to the preparation, implementation, or exercise of such plans upon request of a local emergency planning committee;
- (2) Evaluate regional and local responses to discharges or releases on a continuing basis, considering available legal remedies, equipment readiness, and coordination among responsible public agencies and private organizations, and recommend improvements;
- (3) Recommend revisions of the NCP to the NRT, based on observations of response operations;
- (4) Review OSC actions to ensure that RCPs and ACPs are effective;
- (5) Encourage the state and local response community to improve its preparedness for response;
- (6) In coordination with Area Committees and in accordance with any applicable laws, regulations, or requirements, conduct advance planning for use of dispersants, surface washing agents, surface collecting agents, burning agents, bioremediation agents, or

other chemical agents in accordance with subpart J of this part;

- (7) Be prepared to provide response resources to major discharges or releases outside the region;
- (8) Conduct or participate in training and exercises as necessary to encourage preparedness activities of the response community within the region;
- (9) Meet at least semiannually to review response actions carried out during the preceding period, consider changes in RCPs, and recommend changes in ACPs;
- (10) Provide letter reports on RRT activities to the NRT twice a year, no later than January 31 and July 31. At a minimum, reports should summarize recent activities, organizational changes, operational concerns, and efforts to improve state and local coordination; and
- (11) Ensure maximum participation in the national exercise program for announced and unannounced exercises.
- (j)(1) The RRT may be activated by the chair as an incident-specific response team when a discharge or release:
- (i) Exceeds the response capability available to the OSC/RPM in the place where it occurs;
 - (ii) Transects state boundaries;
- (iii) May pose a substantial threat to the public health or welfare of the United States or the environment, or to regionally significant amounts of property; or
- (iv) Is a worst case discharge, as described in §300.324. RCPs shall specify detailed criteria for activation of RRTs.
- (2) The RRT will be activated during any discharge or release upon a request from the OSC/RPM, or from any RRT representative, to the chair of the RRT. Requests for RRT activation shall later be confirmed in writing. Each representative, or an appropriate alternate, should be notified immediately when the RRT is activated.
- (3) During prolonged removal or remedial action, the RRT may not need to be activated or may need to be activated only in a limited sense, or may need to have available only those member agencies of the RRT who are directly affected or who can provide direct response assistance.

- (4) When the RRT is activated for a discharge or release, agency representatives shall meet at the call of the chair and may:
- (i) Monitor and evaluate reports from the OSC/RPM, advise the OSC/RPM on the duration and extent of response, and recommend to the OSC/RPM specific actions to respond to the discharge or release;
- (ii) Request other federal, state, or local governments, or private agencies, to provide resources under their existing authorities to respond to a discharge or release or to monitor response operations;

(iii) Help the OSC/RPM prepare information releases for the public and for communication with the NRT;

- (iv) If the circumstances warrant, make recommendations to the regional or district head of the agency providing the OSC/RPM that a different OSC/RPM should be designated; and
- (v) Submit pollution reports to the NRC as significant developments occur.
- (5) At the regional level, a Regional Response Center (RRC) may provide facilities and personnel for communications, information storage, and other requirements for coordinating response. The location of each RRC should be provided in the RCP.
- (6) When the RRT is activated, affected states may participate in all RRT deliberations. State government representatives participating in the RRT have the same status as any federal member of the RRT.
- (7) The RRT can be deactivated when the incident-specific RRT chair determines that the OSC/RPM no longer requires RRT assistance.
- (8) Notification of the RRT may be appropriate when full activation is not necessary, with systematic communication of pollution reports or other means to keep RRT members informed as to actions of potential concern to a particular agency, or to assist in later RRT evaluation of regionwide response effectiveness.
- (k) Whenever there is insufficient national policy guidance on a matter before the RRT, a technical matter requiring solution, a question concerning interpretation of the NCP, or a disagreement on discretionary actions among RRT members that cannot be

resolved at the regional level, it may be referred to the NRT, described in §300.110, for advice.

§ 300.120 On-scene coordinators and remedial project managers: general responsibilities.

- (a) The OSC/RPM directs response efforts and coordinates all other efforts at the scene of a discharge or release. As part of the planning and preparedness for response, OSCs shall be predesignated by the regional or district head of the lead agency. EPA and the USCG shall predesignate OSCs for all areas in each region, except as provided in paragraphs (c) and (d) of this section. RPMs shall be assigned by the lead agency to manage remedial or other response actions at NPL sites, except as provided in paragraphs (c) and (d) of this section.
- (1) The USCG shall provide OSCs for oil discharges, including discharges from facilities and vessels under the jurisdiction of another federal agency, within or threatening the coastal zone. The USCG shall also provide OSCs for the removal of releases of hazardous substances, pollutants, or contaminants into or threatening the coastal zone, except as provided in paragraph (b) of this section. The USCG shall not provide predesignated OSCs for discharges or releases from hazardous waste management facilities or in similarly chronic incidents. The USCG shall provide an initial response to discharges or releases from hazardous waste management facilities within the coastal zone in accordance with Department of Transportation (DOT)/EPA Instrument of Redelegation (May 27, 1988) except as provided by paragraph (b) of this section. The USCG OSC shall contact the cognizant RPM as soon as it is evident that a removal may require a follow-up remedial action, to ensure that the required planning can be initiated and an orderly transition to an EPA or state lead can occur.
- (2) EPA shall provide OSCs for discharges or releases into or threatening the inland zone and shall provide RPMs for federally funded remedial actions, except in the case of state-lead federally funded response and as provided in paragraph (b) of this section. EPA will also assume all remedial actions at

NPL sites in the coastal zone, even where removals are initiated by the USCG, except as provided in paragraph (b) of this section.

- (b) In general, USCG Captains of the Port (COTP) shall serve as the designated OSCs for areas in the coastal zone for which an ACP is required under CWA section 311(j) and EPA Regional Administrators shall designate OSCs for areas in the inland zone for which an ACP is required under CWA section 311(j).
- (c) For releases of hazardous substances, pollutants, or contaminants, when the release is on, or the sole source of the release is from, any facility or vessel, including vessels bareboat-chartered and operated, under the jurisdiction, custody, or control of DOD, DOE, or other federal agency:
- (1) In the case of DOD or DOE, DOD or DOE shall provide OSCs/RPMs responsible for taking all response actions; and
- (2) In the case of a federal agency other than EPA, DOD, or DOE, such agency shall provide OSCs for all removal actions that are not emergencies and shall provide RPMs for all remedial actions.
- (d) DOD will be the removal response authority with respect to incidents involving DOD military weapons and munitions or weapons and munitions under the jurisdiction, custody, or control of DOD.
- (e) The OSC is responsible for overseeing development of the ACP in the area of the OSC's responsibility. ACPs shall, as appropriate, be accomplished in cooperation with the RRT, and designated state and local representatives. In contingency planning and removal, the OSC coordinates, directs, and reviews the work of other agencies, Area Committees, responsible parties, and contractors to assure compliance with the NCP, decision document, consent decree, administrative order, and lead agency-approved plans applicable to the response.
- (f) The RPM is the prime contact for remedial or other response actions being taken (or needed) at sites on the proposed or promulgated NPL, and for sites not on the NPL but under the jurisdiction, custody, or control of a fed-

eral agency. The RPM's responsibilities include:

- (1) Fund-financed response: The RPM coordinates, directs, and reviews the work of EPA, states and local governments, the U.S. Army Corps of Engineers, and all other agencies and contractors to assure compliance with the NCP. Based upon the reports of these parties, the RPM recommends action for decisions by lead agency officials. The RPM's period of responsibility begins prior to initiation of the remedial investigation/feasibility study (RI/FS), described in §300.430, and continues through design, remedial action, deletion of the site from the NPL, and the CERCLA cost recovery activity. When a removal and remedial action occur at the same site, the OSC and RPM should coordinate to ensure an orderly transition of responsibility.
- (2) Federal-lead non-Fund-financed response: The RPM coordinates, directs, and reviews the work of other agencies, responsible parties, and contractors to assure compliance with the NCP, Record of Decision (ROD), consent decree, administrative order, and lead agency-approved plans applicable to the response. Based upon the reports of these parties, the RPM shall recommend action for decisions by lead agency officials. The RPM's period of responsibility begins prior to initiation of the RI/FS, described in §300.430, and continues through design and remedial action and the CERCLA cost recovery activity. The OSC and RPM shall ensure orderly transition of responsibilities from one to the other.
- (3) The RPM shall participate in all decision-making processes necessary to ensure compliance with the NCP, including, as appropriate, agreements between EPA or other federal agencies and the state. The RPM may also review responses where EPA has preauthorized a person to file a claim for reimbursement to determine that the response was consistent with the terms of such preauthorization in cases where claims are filed for reimbursement.
- (g)(1) Where a support agency has been identified through a cooperative agreement, Superfund Memorandum of Agreement (SMOA), or other agreement, that agency may designate a

support agency coordinator (SAC) to provide assistance, as requested, by the OSC/RPM. The SAC is the prime representative of the support agency for response actions.

- (2) The SAC's responsibilities may include:
- (i) Providing and reviewing data and documents as requested by the OSC/RPM during the planning, design, and cleanup activities of the response action; and
- (ii) Providing other assistance as requested.
- (h)(1) The lead agency should provide appropriate training for its OSCs, RPMs, and other response personnel to carry out their responsibilities under the NCP.
- (2) OSCs/RPMs should ensure that persons designated to act as their onscene representatives are adequately trained and prepared to carry out actions under the NCP, to the extent practicable.

§ 300.125 Notification and communications.

(a) The National Response Center (NRC), located at USCG Headquarters, is the national communications center, continuously manned for handling activities related to response actions. The NRC acts as the single point of contact for all pollution incident reporting, and as the NRT communications center. Notice of discharges and releases must be made telephonically through a toll free number or a special local number (Telecommunication Device for the Deaf (TDD) and collect calls accepted). (Notification details appear in §§ 300.300 and 300.405.) The NRC receives and immediately relays telephone notices of discharges or releases to the appropriate predesignated federal OSC. The telephone report is distributed to any interested NRT member agency or federal entity that has established a written agreement or understanding with the NRC. The NRC evaluates incoming information and immediately advises FEMA of a potential major disaster situation.

(b) The Commandant, USCG, in conjunction with other NRT agencies, shall provide the necessary personnel, communications, plotting facilities, and equipment for the NRC.

(c) Notice of an oil discharge or release of a hazardous substance in an amount equal to or greater than the reportable quantity must be made immediately in accordance with 33 CFR part 153, subpart B, and 40 CFR part 302, respectively. Notification shall be made to the NRC Duty Officer, HQ USCG, Washington, DC, telephone (800) 424–8802 or (202) 267–2675. All notices of discharges or releases received at the NRC will be relayed immediately by telephone to the OSC.

§ 300.130 Determinations to initiate response and special conditions.

(a) In accordance with CWA and CERCLA, the Administrator of EPA or the Secretary of the department in which the USCG is operating, as appropriate, is authorized to act for the United States to take response measures deemed necessary to protect the public health or welfare or environment from discharges of oil or releases of hazardous substances, pollutants, or contaminants except with respect to such releases on or from vessels or facilities under the jurisdiction, custody, or control of other federal agencies.

(b) The Administrator of EPA or the Secretary of the department in which the USCG is operating, as appropriate, is authorized to initiate and, in the case of a discharge posing a substantial threat to public health or welfare of the United States is required to initiate and direct, appropriate response activities when the Administrator or Secretary determines that any oil or CWA hazardous substance is discharged or there is a substantial threat of such discharge from any vessel or offshore or onshore facility into or on the navigable waters of the United States, on the adjoining shorelines to the navigable waters, into or on the waters of the exclusive economic zone, or that may affect natural resources belonging to, appertaining to, or under exclusive management authority of the United States; or

(c) The Administrator of EPA or the Secretary of the department in which the USCG is operating, as appropriate, is authorized to initiate appropriate response activities when the Administrator or Secretary determines that any hazardous substance is released or

there is a threat of such a release into the environment, or there is a release or threat of release into the environment of any pollutant or contaminant which may present an imminent and substantial danger to the public health or welfare of the United States.

- (d) In addition to any actions taken by a state or local government, the Administrator of EPA or the Secretary of the department in which the USCG is operating may request the U.S. Attorney General to secure the relief from any person, including the owner or operator of the vessel or facility necessary to abate a threat or, after notice to the affected state, take any other action authorized by section 311 of the CWA or section 106 of CERCLA as appropriate, including issuing administrative orders, that may be necessary to protect the public health or welfare, if the Administrator or Secretary determines:
- (1) That there may be an imminent and substantial threat to the public health or welfare of the United States or the environment of the United States, including fish, shellfish, and wildlife, public and private property, shorelines, beaches, habitats, and other living and nonliving natural resources under the jurisdiction or control of the United States, because of an actual or threatened discharge of oil or a CWA hazardous substance from any vessel or offshore or onshore facility into or upon the navigable waters of the United States; or
- (2) That there may be an imminent and substantial endangerment to the public health or welfare of the United States or the environment because of a release of a CERCLA hazardous substance from a facility.
- (e) Response actions to remove discharges originating from operations conducted subject to the Outer Continental Shelf Lands Act shall be in accordance with the NCP.
- (f) Where appropriate, when a discharge or release involves radioactive materials, the lead or support federal agency shall act consistent with the notification and assistance procedures described in the appropriate Federal Radiological Plan. For the purpose of the NCP, the FRERP (24 CFR part 2401) is the appropriate plan. Most radio-

logical discharges and releases do not result in FRERP activation and should be handled in accordance with the NCP. However, releases from nuclear incidents subject to requirements for financial protection established by the Nuclear Regulatory Commission under the Price-Anderson amendments (section 170) of the Atomic Energy Act are specifically excluded from CERCLA and NCP requirements.

- (g) Removal actions involving nuclear weapons should be conducted in accordance with the joint Department of Defense, Department of Energy, and FEMA Agreement for Response to Nuclear Incidents and Nuclear Weapons Significant Incidents (January 8, 1981).
- (h) If the situation is beyond the capability of state and local governments and the statutory authority of federal agencies, the President may, under the Disaster Relief Act of 1974, act upon a request by the governor and declare a major disaster or emergency and appoint a Federal Coordinating Officer (FCO) to coordinate all federal disaster assistance activities. In such cases, the OSC/RPM would continue to carry out OSC/RPM responsibilities under the NCP, but would coordinate those activities with the FCO to ensure consistency with other federal disaster assistance activities.
- (i) In the event of a declaration of a major disaster by the President, the FEMA may activate the Federal Response Plan (FRP). A FCO, designated by the President, may implement the FRP and coordinate and direct emergency assistance and disaster relief of impacted individuals, business, and public services under the Robert T. . Stafford Disaster Relief Act. Delivery of federal assistance is facilitated through twelve functional annexes to the FRP known as Emergency Support Functions (ESFs). EPA coordinates activities under ESF #10-Hazardous Materials, which addresses preparedness and response to hazardous materials and oil incidents caused by a natural disaster or other catastrophic event. In such cases, the OSC/RPM should coordinate response activities with the FCO, through the incident-specific ESF #10 Chair, to ensure consistency with federal disaster assistance activities.

§ 300.135 Response operations.

(a) The OSC/RPM, consistent with §§ 300.120 and 300.125, shall direct response efforts and coordinate all other efforts at the scene of a discharge or release. As part of the planning and preparation for response, the OSCs/RPMs shall be predesignated by the regional or district head of the lead agen-

(b) The first federal official affiliated with an NRT member agency to arrive at the scene of a discharge or release should coordinate activities under the NCP and is authorized to initiate, in consultation with the OSC, any necessary actions normally carried out by the OSC until the arrival of the predesignated OSC. This official may initiate federal fund-financed actions only as authorized by the OSC or, if the OSC is unavailable, the authorized rep-

resentative of the lead agency.

- (c) The OSC/RPM shall, to the extent practicable, collect pertinent facts about the discharge or release, such as its source and cause; the identification of potentially responsible parties; the nature, amount, and location of discharged or released materials; the probable direction and time of travel of discharged or released materials; whether the discharge is a worst case discharge as discussed in §300.324; the pathways to human and environmental exposure; the potential impact on human health, welfare, and safety and the environment; whether the discharge or release poses a substantial threat to the public health or welfare of the United States as discussed in §300.322; the potential impact on natural resources and property which may be affected; priorities for protecting human health and welfare and the environment; and appropriate cost documentation.
- (d) The OSC's/RPM's efforts shall be coordinated with other appropriate federal, state, local, and private response agencies. OSCs/RPMs may designate capable persons from federal, state, or local agencies to act as their on-scene representatives. State and local governments, however, are not authorized to take actions under subparts D and E of the NCP that involve expenditures of the Oil Spill Liability Trust Fund or CERCLA funds unless an appropriate

contract or cooperative agreement has been established. The basic framework for the response management structure is a system (e.g., a unified command system), that brings together the functions of the federal government, the state government, and the responsible party to achieve an effective and efficient response, where the OSC maintains authority.

- (e) The OSC/RPM should consult regularly with the RRT and NSFCC, as appropriate, in carrying out the NCP and keep the RRT and NSFCC, as appropriate, informed of activities under the NCP
- (f) The OSC/RPM shall advise the support agency as promptly as possible of reported releases.
- (g) The OSC/RPM should evaluate incoming information and immediately advise FEMA of potential major disaster situations.
- (h) In those instances where a possible public health emergency exists, the OSC/RPM should notify the Department of Health and Human Services (HHS) representative to the RRT. Throughout response actions, the OSC/RPM may call upon the HHS representative for assistance in determining public health threats and call upon the Occupational Safety and Health Administration (OSHA) and HHS for assistance on worker health and safety issues.
- (i) All federal agencies should plan for emergencies and develop procedures for dealing with oil discharges and releases of hazardous substances, pollutants, or contaminants from vessels and facilities under their jurisdiction. All federal agencies, therefore, are responsible for designating the office that coordinates response to such incidents in accordance with the NCP and applicable federal regulations and guidelines.
- (j)(1) The OSC/RPM shall ensure that the trustees for natural resources are promptly notified of discharges or releases.
- (2) The OSC or RPM shall coordinate all response activities with the affected natural resource trustees and, for discharges of oil, the OSC shall consult with the affected trustees on the appropriate removal action to be taken.
- (k) Where the OSC/RPM becomes aware that a discharge or release may

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affect any endangered or threatened species or their habitat, the OSC/RPM shall consult with the Department of Interior (DOI), or the Department of Commerce (DOC) (NOAA) and, if appropriate, the cognizant federal land managing agency.

(l) The OSC/RPM is responsible for addressing worker health and safety concerns at a response scene, in accord-

ance with §300.150.

(m) The OSC shall submit pollution reports to the RRT and other appropriate agencies as significant developments occur during response actions, through communications networks or procedures agreed to by the RRT and covered in the RCP.

(n) OSCs/RPMs should ensure that all appropriate public and private interests are kept informed and that their concerns are considered throughout a response, to the extent practicable, consistent with the requirements of § 300.155 of this part.

§ 300.140 Multi-regional responses.

(a) If a discharge or release moves from the area covered by one ACP or RCP into another area, the authority for response actions should likewise shift. If a discharge or release affects areas covered by two or more ACPs or RCPs, the response mechanisms of each applicable plan may be activated. In this case, response actions of all regions concerned shall be fully coordinated as detailed in the RCPs and ACPs.

(b) There shall be only one OSC and/ or RPM at any time during the course of a response operation. Should a discharge or release affect two or more areas, EPA, the USCG, DOD, DOE, or other lead agency, as appropriate, shall give prime consideration to the area vulnerable to the greatest threat, in determining which agency should provide the OSC and/or RPM. The RRT shall designate the OSC and/or RPM if the RRT member agencies who have response authority within the affected areas are unable to agree on the designation. The NRT shall designate the OSC and/or RPM if members of one RRT or two adjacent RRTs are unable to agree on the designation.

(c) Where the USCG has initially provided the OSC for response to a release

from hazardous waste management facilities located in the coastal zone, responsibility for response action shall shift to EPA or another federal agency, as appropriate.

§ 300.145 Special teams and other assistance available to OSCs/RPMs.

(a) The NSF is a special team established by the USCG, including the three USCG Strike Teams, the Public Information Assist Team (PIAT), and the NSFCC. The NSF is available to assist OSCs/RPMs in their preparedness and response duties.

(1) The three Strike Teams (Atlantic, Gulf, and Pacific) provide trained personnel and specialized equipment to assist the OSC in training for spill response, stabilizing and containing the spill, and in monitoring or directing the response actions of the responsible parties and/or contractors. The OSC has a specific team designated for initial contact and may contact that team directly for any assistance.

(2) The NSFCC can provide the following support to the OSC:

(i) Technical assistance, equipment and other resources to augment the OSC staff during spill response.

(ii) Assistance in coordinating the use of private and public resources in support of the OSC during a response to or a threat of a worst case discharge of oil.

(iii) Review of the area contingency plan, including an evaluation of equipment readiness and coordination among responsible public agencies and private organizations.

(iv) Assistance in locating spill response resources for both response and planning, using the NSFCC's national and international computerized inventory of spill response resources.

(v) Coordination and evaluation of pollution response exercises.

(vi) Inspection of district prepositioned pollution response equipment.

(3) PIAT is an element of the NSFCC staff which is available to assist OSCs to meet the demands for public information during a response or exercise. Its use is encouraged any time the OSC requires outside public affairs support. Requests for PIAT assistance may be made through the NSFCC or NRC.

- (b)(1) The Environmental Response Team (ERT) is established by EPA in accordance with its disaster and emergency responsibilities. The ERT has expertise in treatment technology, biology, chemistry, hydrology, geology, and engineering.
- (2) The ERT can provide access to special decontamination equipment for chemical releases and advice to the OSC/RPM in hazard evaluation; risk assessment; multimedia sampling and analysis program; on-site safety, including development and implementation plans; cleanup techniques and priorities; water supply decontamination and protection; application of dispersants; environmental assessment; degree of cleanup required; and disposal of contaminated material.
- (3) The ERT also provides both introductory and intermediate level training courses to prepare response personnel.
- (4) OSC/RPM or RRT requests for ERT support should be made to the EPA representative on the RRT; EPA Headquarters, Director, Emergency Response Division; or the appropriate EPA regional emergency coordinator.
- (c) Scientific Support Coordinators (SSCs) may be designated by the OSC (and RPM in the case of EPA SSCs) as the principal advisors for scientific issues, communication with the scientific community, and coordination of requests for assistance from state and federal agencies regarding scientific studies. The SSC strives for a consensus on scientific issues affecting the response, but ensures that differing opinions within the community are communicated to the OSC/RPM.
- (1) Generally, SSCs are provided by NOAA in the coastal zones, and by EPA in the inland zone. OSC/RPM requests for SSC support can be made directly to the SSC assigned to the area or to the agency member of the RRT. NOAA SSCs can also be requested through NOAA's SSC program office in Seattle, WA. NOAA SSCs are assigned to USCG Districts and are supported by a scientific support team that includes expertise in environmental chemistry, oil slick tracking, pollutant transport modeling, natural resources at risk, environmental tradeoffs of counter-

measures and cleanup, and information management.

- (2) During a response, the SSC serves on the federal OSC's/RPM's staff and may, at the request of the OSC/RPM, lead the scientific team and be responsible for providing scientific support for operational decisions and for coordinating on-scene scientific activity. Depending on the nature and location of the incident, the SSC integrates expertise from governmental agencies, universities, community representatives, and industry to assist the OSC RPM in evaluating the hazards and potential effects of releases and in developing response strategies.
- (3) At the request of the OSC, the SSC may facilitate the OSC's work with the lead administrative trustee for natural resources to ensure coordination between damage assessment data collection efforts and data collected in support of response operations.
- (4) SSCs support the Regional Response Teams and the Area Committees in preparing regional and area contingency plans and in conducting spill training and exercises. For area plans, the SSC provides leadership for the synthesis and integration of environmental information required for spill response decisions in support of the OSC.
- (d)(1) SUPSALV has an extensive salvage/search and recovery equipment inventory with the requisite knowledge and expertise to support these operations, including specialized salvage, firefighting, and petroleum, oil and lubricants offloading capability.
- (2) When possible, SUPSALV will provide equipment for training exercises in support of national and regional contingency planning objectives.
- (3) The OSC/RPM may request assistance directly from SUPSALV. Formal requests are routed through the Chief of Naval Operations (N312).
- (e) For marine salvage operations, OSCs/RPMs with responsibility for monitoring, evaluating, or supervising these activities should request technical assistance from DOD, the Strike Teams, or commercial salvors as necessary to ensure that proper actions are taken. Marine salvage operations

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generally fall into five categories: afloat salvage; offshore salvage; river and harbor clearance; cargo salvage; and rescue towing. Each category requires different knowledge and specialized types of equipment. The complexity of such operations may be further compounded by local environmental and geographic conditions. The nature of marine salvage and the conditions under which it occurs combine to make such operations imprecise, difficult, hazardous, and expensive. Thus, responsible parties or other persons attempting to perform such operations without adequate knowledge, equipment, and experience could aggravate, rather than relieve, the situation.

- (f) Radiological Emergency Response Teams (RERTs) have been established by EPA's Office of Radiation Programs (ORP) to provide response and support for incidents or sites containing radiological hazards. Expertise is available in radiation monitoring, radionuclide analysis, radiation health physics, and risk assessment. RERTs can provide on-site support including mobile monitoring laboratories for field analyses of samples and fixed laboratories for radiochemical sampling and analyses. Requests for support may be made 24 hours a day via the NRC or directly to the EPA Radiological Response Coordinator in the Office of Radiation Programs. Assistance is also available from DOE and other federal agencies.
- (g)(1) DRGs assist the OSC by providing technical assistance, personnel, and equipment, including pre-positioned equipment. Each DRG consists of all Coast Guard personnel and equipment, including marine firefighting equipment, in its district, additional pre-positioned equipment, and a District Response Advisory Team (DRAT) that is available to provide support to the OSC in the event that a spill exceeds local response capabilities. Each DRG:
- (i) Shall provide technical assistance, equipment, and other resources, as available, when requested by an OSC through the USCG representative to the RRT;
- (ii) Shall ensure maintenance of all USCG response equipment within its district:

- (iii) May provide technical assistance in the preparation of the ACP; and
- (iv) Shall review each of those plans that affect its area of geographic responsibility.
- (2) In deciding where to locate personnel and pre-positioned equipment, the USCG shall give priority emphasis to:
- (i) The availability of facilities for loading and unloading heavy or bulky equipment by barge;
- (ii) The proximity to an airport capable of supporting large military transport aircraft;
- (iii) The flight time to provide response to oil spills in all areas of the Coast Guard district with the potential for marine casualties;
- (iv) The availability of trained local personnel capable of responding in an oil spill emergency; and
- (v) Areas where large quantities of petroleum products are transported.
- (h) The NPFC is responsible for implementing those portions of Title I of the OPA that have been delegated to the Secretary of the department in which the Coast Guard is operating. The NPFC is responsible for addressing funding issues arising from discharges and threats of discharges of oil. The NPFC:
- (1) Issues Certificates of Financial Responsibility to owners and operators of vessels to pay for costs and damages that are incurred by their vessels as a result of oil discharges;
- (2) Provides funding for various response organizations for timely abatement and removal actions related to oil discharges;
- (3) Provides equitable compensation to claimants who sustain costs and damages from oil discharges when the responsible party fails to do so;
- (4) Recovers monies from persons liable for costs and damages resulting from oil discharges to the full extent of liability under the law; and
- (5) Provides funds to initiate natural resource damage assessments.

§ 300.150 Worker health and safety.

(a) Response actions under the NCP will comply with the provisions for response action worker safety and health in 29 CFR 1910.120. The NRS meets the

requirements of 29 CFR 1910.120 concerning use of an incident command system.

(b) In a response action taken by a responsible party, the responsible party must assure that an occupational safety and health program consistent with 29 CFR 1910.120 is made available for the protection of workers at the response site.

(c) In a response taken under the NCP by a lead agency, an occupational safety and health program should be made available for the protection of workers at the response site, consistent with, and to the extent required by, 29 CFR 1910.120. Contracts relating to a response action under the NCP should contain assurances that the contractor at the response site will comply with this program and with any applicable provisions of the Occupational Safety and Health Act of 1970 (29 U.S.C. 651 et seq.) (OSH Act) and state laws with plans approved under section 18 of the OSH Act.

(d) When a state, or political subdivision of a state, without an OSHA-approved state plan is the lead agency for response, the state or political subdivision must comply with standards in 40 CFR part 311, promulgated by EPA pursuant to section 126(f) of SARA.

(e) Requirements, standards, and regulations of the OSH Act and of state OSH laws not directly referenced in paragraphs (a) through (d) of this section, must be complied with where applicable. Federal OSH Act requirements include, among other things, Construction Standards (29 CFR part 1926), General Industry Standards (29 CFR part 1910), and the general duty requirement of section 5(a)(1) of the OSH Act (29 U.S.C. 654(a)(1)). No action by the lead agency with respect to response activities under the NCP constitutes an exercise of statutory authority within the meaning of section 4(b)(1) of the OSH Act. All governmental agencies and private employers are directly responsible for the health and safety of their own employees.

§ 300.155 Public information and community relations.

(a) When an incident occurs, it is imperative to give the public prompt, accurate information on the nature of

the incident and the actions underway to mitigate the damage. OSCs/RPMs and community relations personnel should ensure that all appropriate public and private interests are kept informed and that their concerns are considered throughout a response. They should coordinate with available public affairs/community relations resources to carry out this responsibility by establishing, as appropriate, a Joint Information Center bringing together resources from federal and state agencies and the responsible party.

(b) An on-scene news office may be established to coordinate media relations and to issue official federal information on an incident. Whenever possible, it will be headed by a representative of the lead agency. The OSC/RPM determines the location of the on-scene news office, but every effort should be made to locate it near the scene of the incident. If a participating agency believes public interest warrants the issuance of statements and an on-scene news office has not been established. the affected agency should recommend its establishment. All federal news releases or statements by participating agencies should be cleared through the OSC/RPM. Information dissemination relating to natural resource damage assessment activities shall be coordinated through the lead administrative trustee. The designated lead administrative trustee may assist the OSC/ RPM by disseminating information on issues relating to damage assessment activities. Following termination of removal activity, information dissemination on damage assessment activities shall be through the lead administrative trustee.

(c) The community relations requirements specified in §§ 300.415, 300.430, and 300.435 apply to removal, remedial, and enforcement actions and are intended to promote active communication between communities affected by discharges or releases and the lead agency responsible for response actions. Community Relations Plans (CRPs) are required by EPA for certain response actions. The OSC/RPM should ensure coordination with such plans which may be in effect at the scene of a discharge or release or which may need to be developed during follow-up activities.

§ 300.160 Documentation and cost recovery.

(a) For releases of a hazardous substance, pollutant, or contaminant, the

following provisions apply:

(1) During all phases of response, the lead agency shall complete and maintain documentation to support all actions taken under the NCP and to form the basis for cost recovery. In general, documentation shall be sufficient to provide the source and circumstances of the release, the identity of responsible parties, the response action taken, accurate accounting of federal, state, or private party costs incurred for response actions, and impacts and potential impacts to the public health and welfare and the environment. Where applicable, documentation shall state when the NRC received notification of a release of a reportable quantity

(2) The information and reports obtained by the lead agency for Fund-financed response actions shall, as appropriate, be transmitted to the chair of the RRT. Copies can then be forwarded to the NRT, members of the RRT, and others as appropriate.

(3) The lead agency shall make available to the trustees of affected natural resources information and documentation that can assist the trustees in the determination of actual or potential natural resource injuries.

(b) For discharges of oil, documentation and cost recovery provisions are described in § 300.315.

(c) Response actions undertaken by the participating agencies shall be carried out under existing programs and authorities when available. Federal agencies are to make resources available, expend funds, or participate in response to discharges and releases under their existing authority. Interagency agreements may be signed when necessary to ensure that the federal resources will be available for a timely response to a discharge or release. The ultimate decision as to the appropriateness of expending funds rests with the agency that is held accountable for such expenditures. Further funding provisions for discharges of oil are described in §300.335.

(d) The Administrator of EPA and the Administrator of the Agency for Toxic Substances and Disease Registry (ATSDR) shall assure that the costs of health assessment or health effect studies conducted under the authority of CERCLA section 104(i) are documented in accordance with standard EPA procedures for cost recovery. Documentation shall include information on the nature of the hazardous substances addressed by the research, information concerning the locations where these substances have been found, and any available information on response actions taken concerning these substances at the location.

§ 300.165 OSC reports.

(a) As requested by the NRT or RRT, the OSC/RPM shall submit to the NRT or RRT a complete report on the removal operation and the actions taken. The RRT shall review the OSC report and send to the NRT a copy of the OSC report with its comments or recommendations within 30 days after the RRT has received the OSC report.

(b) The OSC report shall record the situation as it developed, the actions taken, the resources committed, and the problems encountered.

§ 300.170 Federal agency participation.

Federal agencies listed in §300.175 have duties established by statute, executive order, or Presidential directive which may apply to federal response actions following, or in prevention of, the discharge of oil or release of a hazardous substance, pollutant, or contaminant. Some of these agencies also have duties relating to the restoration, rehabilitation, replacement, or acquisition of equivalent natural resources injured or lost as a result of such discharge or release as described in subpart G of this part. The NRT, RRT, and Area Committee organizational structure, and the NCP, RCPs and ACPs, described in §300.210, provide for agencies to coordinate with each other in carrying out these duties.

(a) Federal agencies may be called upon by an OSC/RPM during response planning and implementation to provide assistance in their respective areas of expertise, as described in § 300.175, consistent with the agencies' capabilities and authorities.

- (b) In addition to their general responsibilities, federal agencies should:
- (1) Make necessary information available to the Secretary of the NRT, RRTs, Area Committees, and OSCs/RPMs.
- (2) Provide representatives to the NRT and RRTs and otherwise assist RRTs and OSCs, as necessary, in formulating RCPs and ACPs.
- (3) Inform the NRT, RRTs, and Area Committees, consistent with national security considerations, of changes in the availability of resources that would affect the operations implemented under the NCP.
- (c) All federal agencies are responsible for reporting releases of hazardous substances from facilities or vessels under their jurisdiction or control in accordance with section 103 of CERCLA.
- (d) All federal agencies are encouraged to report releases of pollutants or contaminants and must report discharges of oil, as required in 40 CFR part 110, from facilities or vessels under their jurisdiction or control to the NRC.

§ 300.175 Federal agencies: additional responsibilities and assistance.

(a) During preparedness planning or in an actual response, various federal agencies may be called upon to provide assistance in their respective areas of expertise, as indicated in paragraph (b) of this section, consistent with agency legal authorities and capabilities.

(b) The federal agencies include:

(1) USCG, as provided in 14 U.S.C. 1-3, is an agency in DOT, except when operating as an agency in the United States Navy (USN) in time of war. The USCG provides the NRT vice chair, cochairs for the standing RRTs, and predesignated OSCs for the coastal zone, as described in §300.120(a)(1). The USCG maintains continuously manned facilities which can be used for command, control, and surveillance of oil discharges and hazardous substance releases occurring in the coastal zone. The USCG also offers expertise in domestic and international fields of port safety and security, maritime law enforcement, ship navigation and construction, and the manning, operation, and safety of vessels and marine facilities. The USCG may enter into a contract or cooperative agreement with the appropriate state in order to implement a response action.

(2) EPA chairs the NRT and cochairs, with the USCG, the standing RRTs; provides predesignated OSCs for all inland areas for which an ACP is required under CWA section 311(j) and for discharges and releases occurring in the inland zone and RPMs for remedial actions except as otherwise provided; and generally provides the SSC for responses in the inland zone. EPA provides expertise on human health and ecological effects of oil discharges or releases of hazardous substances, pollutants, or contaminants; ecological and human health risk assessment methods; and environmental pollution control techniques. Access to EPA's scientific expertise can be facilitated through the EPA representative to the Research and Development Committee of the National Response Team; the EPA Office of Research and Development's Superfund Technical Liaisons or Regional Scientists located in EPA Regional offices; or through EPA's Office of Science Planning and Regulatory Evaluation. EPA also provides legal expertise on the interpretation of CERCLA and other environmental statutes. EPA may enter into a contract or cooperative agreement with the appropriate state in order to implement a response action.

(3) FEMA provides guidance, policy and program advice, and technical assistance in hazardous materials, chemical, and radiological emergency preparedness activities (including planning, training, and exercising). FEMA's primary point of contact for administering financial and technical assistance to state and local governments to support their efforts to develop and maintain an effective emergency management and response capability is the Preparedness, Training, and Exercises Directorate.

(4) DOD has responsibility to take all action necessary with respect to releases where either the release is on, or the sole source of the release is from, any facility or vessel under the jurisdiction, custody, or control of DOD. In addition to those capabilities provided

by SUPSALV, DOD may also, consistent with its operational requirements and upon request of the OSC, provide locally deployed USN oil spill equipment and provide assistance to other federal agencies on request. The following two branches of DOD have particularly relevant expertise:

(i) The United States Army Corps of Engineers has specialized equipment and personnel for maintaining navigation channels, for removing navigation obstructions, for accomplishing structural repairs, and for performing maintenance to hydropower electric generating equipment. The Corps can also provide design services, perform construction, and provide contract writing and contract administrative services for other federal agencies.

(ii) The U.S. Navy Supervisor of Salvage (SUPSALV) is the branch of service within DOD most knowledgeable and experienced in ship salvage, shipboard damage control, and diving. The USN has an extensive array of specialized equipment and personnel available for use in these areas as well as specialized containment, collection, and removal equipment specifically designed for salvage-related and open-sea pollution incidents.

(5) DOE generally provides designated OSCs/RPMs that are responsible for taking all response actions with respect to releases where either the release is on, or the sole source of the release is from, any facility or vessel under its jurisdiction, custody, or control, including vessels bareboatchartered and operated. In addition, under the FRERP, DOE provides advice and assistance to other OSCs/RPMs for emergency actions essential for the control of immediate radiological hazards. Incidents that qualify for DOE radiological advice and assistance are those believed to involve source, byproduct, or special nuclear material or other ionizing radiation sources, including radium, and other naturally occurring radionuclides, as well as particle accelerators. Assistance is available through direct contact with the appropriate DOE Radiological Assist-

ance Program Regional Office.

(6) The Department of Agriculture (USDA) has scientific and technical capability to measure, evaluate, and

monitor, either on the ground or by use of aircraft, situations where natural resources including soil, water, wildlife, and vegetation have been impacted by fire, insects and diseases, floods, hazardous substances, and other natural or man-caused emergencies. The USDA may be contacted through Forest Service emergency staff officers who are the designated members of the RRT. Agencies within USDA have relevant capabilities and expertise as follows:

(i) The Forest Service has responsibility for protection and management of national forests and national grasslands. The Forest Service has personnel, laboratory, and field capability to measure, evaluate, monitor, and control as needed, releases of pesticides and other hazardous substances on lands under its jurisdiction.

(ii) The Agriculture Research Service (ARS) administers an applied and developmental research program in animal and plant protection and production; the use and improvement of soil, water, and air; the processing, storage, and distribution of farm products; and human nutrition. The ARS has the capabilities to provide regulation of, and evaluation and training for, employees exposed to biological, chemical, radiological, and industrial hazards. In emergency situations, the ARS can identify, control, and abate pollution in the areas of air, soil, wastes, pesticides, radiation, and toxic substances for ARS facilities.

(iii) The Soil Conservation Service (SCS) has personnel in nearly every county in the nation who are knowledgeable in soil, agronomy, engineering, and biology. These personnel can help to predict the effects of pollutants on soil and their movements over and through soils. Technical specialists can assist in identifying potential hazardous waste sites and provide review and advice on plans for remedial measures.

(iv) The Animal and Plant Health Inspection Service (APHIS) can respond in an emergency to regulate movement of diseased or infected organisms to prevent the spread and contamination of nonaffected areas.

(v) The Food Safety and Inspection Service (FSIS) has responsibility to prevent meat and poultry products

contaminated with harmful substances from entering human food channels. In emergencies, the FSIS works with other federal and state agencies to establish acceptability for slaughter of exposed or potentially exposed animals and their products. In addition they are charged with managing the Federal Radiological Emergency Response Program for the USDA.

(7) DOC, through NOAA, provides scientific support for response and contingency planning in coastal and marine areas, including assessments of the hazards that may be involved, predictions of movement and dispersion of oil and hazardous substances through trajectory modeling, and information on the sensitivity of coastal environments to oil and hazardous substances and associated clean-up and mitigation methods; provides expertise on living marine resources and their habitats, including endangered species, marine mammals and National Marine Sanctuary ecosystems; provides information on actual and predicted meteorological, hydrological, ice, and oceanographic conditions for marine, coastal, and inland waters, and tide and circulation data for coastal and territorial waters and for the Great Lakes.

(8) HHS assists with the assessment, preservation, and protection of human health and helps ensure the availability of essential human services. HHS provides technical and nontechnical assistance in the form of advice, guidance, and resources to other federal agencies as well as state and local governments.

(i) The principal HHS response comes from the U.S. Public Health Service and is coordinated from the Office of the Assistant Secretary for Health, and various Public Health Service regional offices. Within the Public Health Service, the primary response to a hazardous materials emergency comes from Agency for Toxic Substances and Disease Registry (ATSDR) and the Centers for Disease Control (CDC). Both ATSDR and CDC have a 24-hour emergency response capability wherein scientific and technical personnel are available to provide technical assistance to the lead federal agency and state and local response agencies on human health threat assessment and analysis, and exposure prevention and mitigation. Such assistance is used for situations requiring evacuation of affected areas, human exposure to hazardous materials, and technical advice on mitigation and prevention. CDC takes the lead during petroleum releases regulated under the CWA and OPA while ATSDR takes the lead during chemical releases under CERCLA. Both agencies are mutually supportive.

(ii) Other Public Health Service agencies involved in support during hazardous materials incidents either directly or through ATSDR/CDC include the Food and Drug Administration, the Health Resources and Services Administration, the Indian Health Service, and the National Institutes of Health.

(iii) Statutory authority for HHS/National Institutes for Environmental Health Sciences (NIEHS) involvement in hazardous materials accident prevention is non-regulatory in nature and focused on two primary areas for preventing community and worker exposure to hazardous materials releases: Worker safety training and basic research activities. Under section 126 of SARA, NIEHS is given statutory authority for supporting development of curricula and model training programs for waste workers and chemical emergency responders.

Under section 118(b) of the Hazardous Materials Transportation and Uniform Safety Act (HMTUSA) (49 U.S.C. 1802 et seq.), NIEHS also administers the Hazmat Employee Training Program to prepare curricula and training for hazardous materials transportation workers. In the basic research arena, NIEHS is authorized under section 311 of SARA to conduct a hazardous substance basic research and training program to evaluate toxic effects and assess human health risks from accidental releases of hazardous materials. Under Title IX, section 901(h) of the Clean Air Act Amendments, NIEHS also is authorized to conduct basic research on air pollutants, as well as train physicians in environmental health. Federal research and training in hazardous materials release prevention represents an important non-regulatory activity and supplements ongoing private sector programs.

- (9) DOI may be contacted through Regional Environmental Officers (REOs), who are the designated members of RRTs. Department land managers have jurisdiction over the national park system, national wildlife refuges and fish hatcheries, the public lands, and certain water projects in western states. In addition, bureaus and offices have relevant expertise as follows:
- (i) United States Fish and Wildlife Service (USFWS) and other Bureaus: Anadromous and certain other fishes and wildlife, including endangered and threatened species, migratory birds, and certain marine mammals; waters and wetlands; and effects on natural resources.
- (ii) The National Biological Survey performs research in support of biological resource management; inventories, monitors, and reports on the status and trends in the Nation's biotic resources; and transfers the information gained in research and monitoring to resource managers and others concerned with the care, use, and conservation of the Nation's natural resources. The National Biological Survey has laboratory/research facilities.
- (iii) Geological Survey: Geology, hydrology (ground water and surface water), and natural hazards.
- (iv) Bureau of Land Management: Minerals, soils, vegetation, wildlife, habitat, archaeology, and wilderness; and hazardous materials.
- (v) Minerals Management Service: Oversight of offshore oil and gas exploration and production facilities and associated pipelines and pipeline facilities under the Outer Continental Shelf Lands Act and the CWA; oil spill response technology research; and establishing oil discharge contingency planning requirements for offshore facilities
- (vi) Bureau of Mines: Analysis and identification of inorganic hazardous substances and technical expertise in metals and metallurgy relevant to site cleanup.
- (vii) Office of Surface Mining: Coal mine wastes and land reclamation.
- (viii) National Park Service: General biological, natural, and cultural resource managers to evaluate, measure, monitor, and contain threats to park

- system lands and resources; archaeological and historical expertise in protection, preservation, evaluation, impact mitigation, and restoration of cultural resources; emergency personnel.
- (ix) Bureau of Reclamation: Operation and maintenance of water projects in the West; engineering and hydrology; and reservoirs.
- (x) Bureau of Indian Affairs: Coordination of activities affecting Indian lands; assistance in identifying Indian tribal government officials.
- (xi) Office of Territorial Affairs: Assistance in implementing the NCP in American Samoa, Guam, the Pacific Island Governments, the Northern Mariana Islands, and the Virgin Islands.
- (10) The Department of Justice (DOJ) can provide expert advice on complicated legal questions arising from discharges or releases, and federal agency responses. In addition, the DOJ represents the federal government, including its agencies, in litigation relating to such discharges or releases. Other legal issues or questions shall be directed to the federal agency counsel for the agency providing the OSC/RPM for the response.
- (11) The Department of Labor (DOL), through OSHA and the states operating plans approved under section 18 of the OSH Act, has authority to conduct safety and health inspections of hazardous waste sites to assure that employees are being protected and to determine if the site is in compliance with:
- (i) Safety and health standards and regulations promulgated by OSHA (or the states) in accordance with section 126 of SARA and all other applicable standards; and
- (ii) Regulations promulgated under the OSH Act and its general duty clause. OSHA inspections may be self-generated, consistent with its program operations and objectives, or may be conducted in response to requests from EPA or another lead agency, or in response to accidents or employee complaints. OSHA may also conduct inspections at hazardous waste sites in those states with approved plans that choose not to exercise their jurisdiction to inspect such sites. On request,

OSHA will provide advice and consultation to EPA and other NRT/RRT agencies as well as to the OSC/RPM regarding hazards to persons engaged in response activities. OSHA may also take any other action necessary to assure that employees are properly protected at such response activities. Any questions about occupational safety and health at these sites may be referred to the OSHA Regional Office.

(12) DOT provides response expertise pertaining to transportation of oil or hazardous substances by all modes of transportation. Through the Research and Special Programs Administration (RSPA), DOT offers expertise in the requirements for packaging, handling, and transporting regulated hazardous materials. DOT, through RSPA, establishes oil discharge contingency planning requirements for pipelines, transport by rail and containers or bulk transport of oil.

(13) The Department of State (DOS) will lead in the development of international joint contingency plans. It will also help to coordinate an international response when discharges or releases cross international boundaries or involve foreign flag vessels. Additionally, DOS will coordinate requests for assistance from foreign governments and U.S. proposals for conducting research at incidents that occur in waters of other countries.

(14) The Nuclear Regulatory Commission will respond, as appropriate, to releases of radioactive materials by its licensees, in accordance with the NRC Incident Response Plan (NUREG-0728) to monitor the actions of those licensees and assure that the public health and environment are protected and adequate recovery operations are instituted. The Nuclear Regulatory Commission will keep EPA informed of any significant actual or potential releases in accordance with procedural agreements. In addition, the Nuclear Regulatory Commission will provide advice to the OSC/RPM when assistance is required in identifying the source and character of other hazardous substance releases where the Nuclear Regulatory Commission has licensing authority for activities utilizing radioactive materials.

(15) The General Services Administration (GSA) provides logistic and telecommunications support to federal agencies. During an emergency situation, GSA quickly responds to aid state and local governments as directed by other federal agencies. The type of support provided might include leasing and furnishing office space, setting up telecommunications and transportation services, and advisory assistance.

§ 300.180 State and local participation in response.

(a) Each state governor is requested to designate one state office/representative to represent the state on the appropriate RRT. The state's office/representative may participate fully in all activities of the appropriate RRT. Each state governor is also requested to designate a lead state agency that will direct state-lead response operations. This agency is responsible for designating the lead state response official for federal and/or state-lead response and coordinating/communicating with any other state agencies, as appropriate. Local governments are invited to participate in activities on the appropriate RRT as may be provided by state law or arranged by the state's representative. Indian tribes wishing to participate should assign one person or office to represent the tribal government on the appropriate

(b) Appropriate local and state officials (including Indian tribes) will participate as part of the response structure as provided in the ACP.

(c) In addition to meeting the requirements for local emergency plans under SARA section 303, state and local government agencies are encouraged to include contingency planning for responses, consistent with the NCP, RCP, and ACP in all emergency and disaster planning.

(d) For facilities not addressed under CERCLA or the CWA, states are encouraged to undertake response actions themselves or to use their authorities to compel potentially responsible parties to undertake response actions.

(e) States are encouraged to enter into cooperative agreements pursuant to sections 104 (c)(3) and (d) of CERCLA

to enable them to undertake actions authorized under subpart E of the NCP. Requirements for entering into these agreements are included in subpart F of the NCP. A state agency that acts pursuant to such agreements is referred to as the lead agency. In the event there is no cooperative agreement, the lead agency can be designated in a SMOA or other agreement.

(f) Because state and local public safety organizations would normally be the first government representatives at the scene of a discharge or release, they are expected to initiate public safety measures that are necessary to protect public health and welfare and that are consistent with containment and cleanup requirements in the NCP, and are responsible for directing evacuations pursuant to existing state or local procedures.

§ 300.185 Nongovernmental participation.

(a) Industry groups, academic organizations, and others are encouraged to commit resources for response operations. Specific commitments should be listed in the RCP and ACP. Those entities required to develop tank vessel and facility response plans under CWA section 311(j) must be able to respond to a worst case discharge to the maximum extent practicable, and shall commit sufficient resources to implement other aspects of those plans in accordance with the requirements of 30 CFR part 254, 33 CFR parts 150, 154, and 155; 40 CFR part 112; and 49 CFR parts 171 and 194.

(b) The technical and scientific information generated by the local community, along with information from federal, state, and local governments, should be used to assist the OSC/RPM in devising response strategies where effective standard techniques are unavailable. Such information and strategies will be incorporated into the ACP, as appropriate. The SSC may act as liaison between the OSC/RPM and such interested organizations.

(c) ACPs shall establish procedures to allow for well organized, worthwhile, and safe use of volunteers, including compliance with §300.150 regarding worker health and safety. ACPs should provide for the direction of volunteers

by the OSC/RPM or by other federal, state, or local officials knowledgeable in contingency operations and capable of providing leadership. ACPs also should identify specific areas in which volunteers can be used, such as beach surveillance, logistical support, and bird and wildlife treatment. Unless specifically requested by the OSC/RPM, volunteers generally should not be used for physical removal or remedial activities. If, in the judgment of the OSC/RPM, dangerous conditions exist, volunteers shall be restricted from onscene operations.

(d) Nongovernmental participation must be in compliance with the requirements of subpart H of this part if any recovery of costs will be sought.

Subpart C—Planning and Preparedness

SOURCE: 59 FR 47440, Sept. 15, 1994, unless otherwise noted.

§ 300.200 General.

This subpart summarizes emergency preparedness activities relating to discharges of oil and releases of hazardous substances, pollutants, or contaminants; describes the three levels of contingency planning under the national response system; and cross-references state and local emergency preparedness activities under SARA Title III, also known as the "Emergency Planning and Community Right-to-Know Act of 1986" but referred to herein as "Title III." Regulations implementing Title III are codified at 40 CFR subchapter J.

§ 300.205 Planning and coordination structure.

(a) *National*. As described in §300.110, the NRT is responsible for national planning and coordination.

(b) *Regional*. As described in §300.115, the RRTs are responsible for regional planning and coordination.

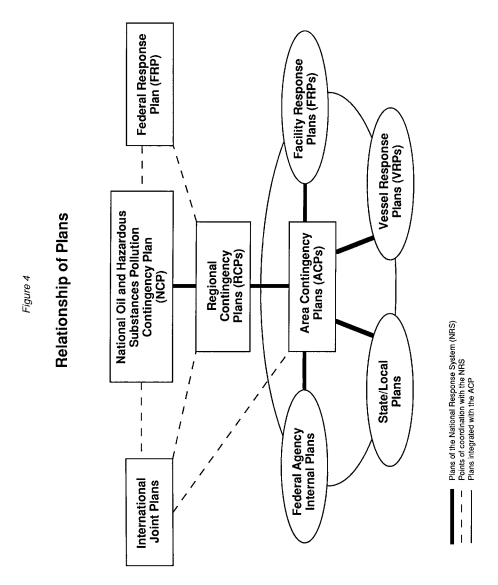
(c) Area. As required by section 311(j) of the CWA, under the direction of the federal OSC for its area, Area Committees comprising qualified personnel of federal, state, and local agencies shall be responsible for:

(1) Preparing an ACP for their areas (as described in § 300.210(c));

- (2) Working with appropriate federal, state, and local officials to enhance the contingency planning of those officials and to assure pre-planning of joint response efforts, including appropriate procedures for mechanical recovery, dispersal, shoreline cleanup, protection of sensitive environmental areas, and protection, rescue, and rehabilitation of fisheries and wildlife; and
- (3) Working with appropriate federal, state, and local officials to expedite decisions for the use of dispersants and other mitigating substances and devices.
- (d) State. As provided by sections 301 and 303 of Title III, the SERC of each state, appointed by the Governor, is to designate emergency planning districts, appoint Local Emergency Planning Committees (LEPCs), supervise and coordinate their activities, and review local emergency response plans, which are described in §300.215. The SERC also is to establish procedures for receiving and processing requests from the public for information generated by Title III reporting requirements and to designate an official to serve as coordinator for information.
- (e) Local. As provided by sections 301 and 303 of Title III, emergency plan-

ning districts are designated by the SERC in order to facilitate the preparation and implementation of emergency plans. Each LEPC is to prepare a local emergency response plan for the emergency planning district and establish procedures for receiving and processing requests from the public for information generated by Title III reporting requirements. The LEPC is to appoint a chair and establish rules for the LEPC. The LEPC is to designate an official to serve as coordinator for information and designate in its plan a community emergency coordinator.

- (f) As required by section 311(j)(5) of the CWA, a tank vessel, as defined under section 2101 of title 46, U.S. Code, an offshore facility, and an onshore facility that, because of its location, could reasonably be expected to cause substantial harm to the environment by discharging into or on the navigable waters, adjoining shorelines, or exclusive economic zone must prepare and submit a plan for responding, to the maximum extent practicable, to a worst case discharge, and to a substantial threat of such a discharge, of oil or a hazardous substance.
- (g) The relationship of these plans is described in Figure 4.



$\S\,300.210\quad Federal\ contingency\ plans.$

There are three levels of contingency plans under the national response system: The National Contingency Plan, RCPs, and ACPs. These plans are available for inspection at EPA regional offices or USCG district offices. Addresses and telephone numbers for these offices may be found in the United States

Government Manual, issued annually, or in local telephone directories.

- (a) The National Contingency Plan. The purpose and objectives, authority, and scope of the NCP are described in §§ 300.1 through 300.3.
- (b) Regional Contingency Plans. The RRTs, working with the states, shall develop federal RCPs for each standard federal region, Alaska, Oceania in the

Pacific, and the Caribbean to coordinate timely, effective response by various federal agencies and other organizations to discharges of oil or releases of hazardous substances, pollutants, or contaminants. RCPs shall, as appropriate, include information on all useful facilities and resources in the region, from government, commercial, academic, and other sources. To the greatest extent possible, RCPs shall follow the format of the NCP and be coordinated with state emergency response plans, ACPs, which are described in §300.210(c), and Title III local emergency response plans, which are described in §300.215. Such coordination should be accomplished by working with the SERCs in the region covered by the RCP. RCPs shall contain lines of demarcation between the inland and coastal zones, as mutually agreed upon by USCG and EPA.

- (c) Area Contingency Plans. (1) Under the direction of an OSC and subject to approval by the lead agency, each Area Committee, in consultation with the appropriate RRTs, Coast Guard DRGs, the NSFCC, SSCs, LEPCs, and SERCs, shall develop an ACP for its designated area. This plan, when implemented in conjunction with other provisions of the NCP, shall be adequate to remove a worst case discharge under §300.324, and to mitigate or prevent a substantial threat of such a discharge, from a vessel, offshore facility, or onshore facility operating in or near the area.
- (2) The areas of responsibility may include several Title III local planning districts, or parts of such districts. In developing the ACP, the OSC shall coordinate with affected SERCs and LEPCs. The ACP shall provide for a well coordinated response that is integrated and compatible, to the greatest extent possible, with all appropriate response plans of state, local, and nonfederal entities, and especially with Title III local emergency response plans.
- (3) The ACP shall include the following:
- (i) A description of the area covered by the plan, including the areas of special economic or environmental importance that might be damaged by a discharge;

(ii) A description in detail of the responsibilities of an owner or operator and of federal, state, and local agencies in removing a discharge, and in mitigating or preventing a substantial threat of a discharge;

(iii) A list of equipment (including firefighting equipment), dispersants, or other mitigating substances and devices, and personnel available to an owner or operator and federal, state, and local agencies, to ensure an effective and immediate removal of a discharge, and to ensure mitigation or prevention of a substantial threat of a discharge (this may be provided in an appendix or by reference to other relevant emergency plans (e.g., state or LEPC plans), which may include such equipment lists);

(iv) A description of procedures to be followed for obtaining an expedited decision regarding the use of dispersants; and

(v) A detailed description of how the plan is integrated into other ACPs and tank vessel, offshore facility, and onshore facility response plans approved by the President, and into operating procedures of the NSFCC.

(4)(i) In order to provide for coordinated, immediate and effective protection, rescue, and rehabilitation of, and minimization of risk of injury to, fish and wildlife resources and habitat, Area Committees shall incorporate into each ACP a detailed annex containing a Fish and Wildlife and Sensitive Environments Plan that is consistent with the RCP and NCP. The annex shall be prepared in consultation with the USFWS and NOAA and other interested natural resource management agencies and parties. It shall address fish and wildlife resources and their habitat, and shall include other areas considered sensitive environments in a separate section of the annex, based upon Area Committee recommendations. The annex will provide the necessary information and procedures to immediately and effectively respond to discharges that may adversely affect fish and wildlife and their habitat and sensitive environments, including provisions for a response to a worst case discharge. Such information shall include the identification of appropriate agencies and

their responsibilities, procedures to notify these agencies following a discharge or threat of a discharge, protocols for obtaining required fish and wildlife permits and other necessary permits, and provisions to ensure compatibility of annex-related activities with removal operations.

(ii) The annex shall:

(A) Identify and establish priorities for fish and wildlife resources and their habitats and other important sensitive areas requiring protection from any direct or indirect effects from discharges that may occur. These effects include, but are not limited to, any seasonal or historical use, as well as all critical, special, significant, or otherwise designated protected areas.

(B) Provide a mechanism to be used during a spill response for timely identification of protection priorities of those fish and wildlife resources and habitats and sensitive environmental areas that may be threatened or injured by a discharge. These include as appropriate, not only marine and freshwater species, habitats, and their food sources, but also terrestrial wildlife and their habitats that may be affected directly by onshore oil or indirectly by oil-related factors, such as loss or contamination of forage. The mechanism shall also provide for expeditious evaluation and appropriate consultations on the effects to fish and wildlife, their habitat, and other sensitive environments from the application of chemical countermeasures or other countermeasures not addressed under paragraph (e)(4)(iii).

(C) Identify potential environmental effects on fish and wildlife, their habitat, and other sensitive environments resulting from removal actions or countermeasures, including the option of no removal. Based on this evaluation of potential environmental effects, the annex should establish priorities for application of countermeasure and removal actions to habitats within the geographic region of the ACP. The annex should establish methods to minimize the identified effects on fish and wildlife because of response activities, including, but not limited to: Disturbance of sensitive areas and habitats; illegal or inadvertent taking or disturbance of fish and wildlife or

specimens by response personnel; and fish and wildlife, their habitat, and environmentally sensitive areas coming in contact with various cleaning or bioremediation agents. Furthermore, the annex should identify the areas where the movement of oiled debris may pose a risk to resident, transient, or migratory fish and wildlife, and other sensitive environments and should discuss measures to be considered for removing such oiled debris in a timely fashion to reduce such risk.

(D) Provide for pre-approval of application of specific countermeasures or removal actions that, if expeditiously applied, will minimize adverse spill-induced impacts to fish and wildlife resources, their habitat, and other sensitive environments. Such pre-approval plans must be consistent with paragraphs (c)(4)(ii)(B) and (C) of this section and subpart J requirements, and must have the concurrence of the natural resource trustees.

(E) Provide monitoring plan(s) to evaluate the effectiveness of different countermeasures or removal actions in protecting the environment. Monitoring should include "set-aside" or "control" areas, where no mitigative actions are taken.

(F) Identify and plan for the acquisition and utilization of necessary response capabilities for protection, rescue, and rehabilitation of fish and wildlife resources and habitat. This may include appropriately permitted private organizations and individuals with appropriate expertise and experience. The suitable organizations should be identified in cooperation with natural resource law enforcement agencies. Such capabilities shall include, but not be limited to, identification of facilities and equipment necessary for deterring sensitive fish and wildlife from entering oiled areas, and for capturing, holding, cleaning, and releasing injured wildlife. Plans for the provision of such capabilities shall ensure that there is no interference with other OSC removal operations.

(G) Identify appropriate federal and state agency contacts and alternates responsible for coordination of fish and wildlife rescue and rehabilitation and protection of sensitive environments; identify and provide for required fish

and wildlife handling and rehabilitation permits necessary under federal and state laws; and provide guidance on the implementation of law enforcement requirements included under current federal and state laws and corresponding regulations. Requirements include, but are not limited to procedures regarding the capture, transport, rehabilitation, and release of wildlife exposed to or threatened by oil, and disposal of contaminated carcasses of wildlife.

- (H) Identify and secure the means for providing, if needed, the minimum required OSHA and EPA training for volunteers, including those who assist with injured wildlife.
- (I) Define the requirements for evaluating the compatibility between this annex and non-federal response plans (including those of vessels, facilities, and pipelines) on issues affecting fish and wildlife, their habitat, and sensitive environments.

$\S\,300.211$ OPA facility and vessel response plans.

This section describes and cross-references the regulations that implement section 311(j)(5) of the CWA. A tank vessel, as defined under section 2101 of title 46, U.S. Code, an offshore facility, and an onshore facility that, because of its location, could reasonably expect to cause substantial harm to the environment by discharging into or on the navigable waters, adjoining shorelines, or exclusive economic zone must prepare and submit a plan for responding, to the maximum extent practicable, to a worst case discharge, and to a substantial threat of such a discharge, of oil or a hazardous substance. These response plans are required to be consistent with applicable Area Contingency Plans. These regulations are codified as follows:

- (a) For tank vessels, these regulations are codified in 33 CFR part 155;
- (b) For offshore facilities, these regulations are codified in 30 CFR part 254;
- (c) For non-transportation related on shore facilities, these regulations are codified in 40 CFR 112.20;
- (d) For transportation-related onshore facilities, these regulations are codified in 33 CFR part 154;

- (e) For pipeline facilities, these regulations are codified in 49 CFR part 194; and
- (f) For rolling stock, these regulations are codified in 49 CFR part 106 et al

§ 300.212 Area response drills.

The OSC periodically shall conduct drills of removal capability (including fish and wildlife response capability), without prior notice, in areas for which ACPs are required by §300.210(c) and under relevant tank vessel and facility response plans.

§ 300.215 Title III local emergency response plans.

This section describes and cross-references the regulations that implement Title III. These regulations are codified at 40 CFR part 355.

- (a) Each LEPC is to prepare an emergency response plan in accordance with section 303 of Title III and review the plan once a year, or more frequently as changed circumstances in the community or at any facility may require. Such Title III local emergency response plans should be closely coordinated with applicable federal ACPs and state emergency response plans.
 - (b) [Reserved]

§ 300.220 Related Title III issues.

Other related Title III requirements are found in 40 CFR part 355.

Subpart D—Operational Response Phases for Oil Removal

SOURCE: 59 FR 47444, Sept. 15, 1994, unless otherwise noted.

§ 300.300 Phase I—Discovery or notification.

- (a) A discharge of oil may be discovered through:
- (1) A report submitted by the person in charge of a vessel or facility, in accordance with statutory requirements;
 - (2) Deliberate search by patrols;
- (3) Random or incidental observation by government agencies or the public; or
 - (4) Other sources.
- (b) Any person in charge of a vessel or a facility shall, as soon as he or she has knowledge of any discharge from

such vessel or facility in violation of section 311(b)(3) of the CWA, immediately notify the NRC. If direct reporting to the NRC is not practicable, reports may be made to the USCG or EPA predesignated OSC for the geographic area where the discharge occurs. The EPA predesignated OSC may also be contacted through the regional 24-hour emergency response telephone number. All such reports shall be promptly relayed to the NRC. If it is not possible to notify the NRC or predesignated OSC immediately, reports may be made immediately to the nearest Coast Guard unit. In any event such person in charge of the vessel or facility shall notify the NRC as soon as possible.

- (c) Any other person shall, as appropriate, notify the NRC of a discharge of oil.
- (d) Upon receipt of a notification of discharge, the NRC shall promptly notify the OSC. The OSC shall ensure notification of the appropriate state agency of any state which is, or may reasonably be expected to be, affected by the discharge. The OSC shall then proceed with the following phases as outlined in the RCP and ACP.

§ 300.305 Phase II—Preliminary assessment and initiation of action.

- (a) The OSC is responsible for promptly initiating a preliminary assessment.
- (b) The preliminary assessment shall be conducted using available information, supplemented where necessary and possible by an on-scene inspection. The OSC shall undertake actions to:
- (1) Evaluate the magnitude and severity of the discharge or threat to public health or welfare of the United States or the environment;
- (2) Assess the feasibility of removal;

(3) To the extent practicable, identify potentially responsible parties.

(c) Where practicable, the framework for the response management structure is a system (e.g., a unified command system), that brings together the functions of the federal government, the state government, and the responsible party to achieve an effective and efficient response, where the OSC maintains authority.

- (d) Except in a case when the OSC is required to direct the response to a discharge that may pose a substantial threat to the public health or welfare of the United States (including but not limited to fish, shellfish, wildlife, other natural resources, and the public and private beaches and shorelines of the United States), the OSC may allow the responsible party to voluntarily and promptly perform removal actions, provided the OSC determines such actions will ensure an effective and immediate removal of the discharge or mitigation or prevention of a substantial threat of a discharge. If the responsible party does conduct the removal, the OSC shall ensure adequate surveillance over whatever actions are initiated. If effective actions are not being taken to eliminate the threat, or if removal is not being properly done, the OSC should, to the extent practicable under the circumstances, so advise the responsible party. If the responsible party does not respond properly the OSC shall take appropriate response actions and should notify the responsible party of the potential liability for federal response costs incurred by the OSC pursuant to the OPA and CWA. Where practicable, continuing efforts should be made to encourage response by responsible parties.
- (1) In carrying out a response under this section, the OSC may:
- (i) Remove or arrange for the removal of a discharge, and mitigate or prevent a substantial threat of a discharge, at any time;
- (ii) Direct or monitor all federal, state, and private actions to remove a discharge; and
- (iii) Remove and, if necessary, destroy a vessel discharging, or threatening to discharge, by whatever means are available.
- (2) If the discharge results in a substantial threat to the public health or welfare of the United States (including, but not limited to fish, shellfish, wildlife, other natural resources, and the public and private beaches and shorelines of the United States), the OSC must direct all response efforts, as provided in §300.322(b) of this part. The OSC should declare as expeditiously as practicable to spill response participants that the federal government will

direct the response. The OSC may act without regard to any other provision of the law governing contracting procedures or employment of personnel by the federal government in removing or arranging for the removal of such a discharge.

(e) The OSC shall ensure that the natural resource trustees are promptly notified in the event of any discharge of oil, to the maximum extent practicable as provided in the Fish and Wildlife and Sensitive Environments Plan annex to the ACP for the area in which the discharge occurs. The OSC and the trustees shall coordinate assessments, evaluations, investigations, and planning with respect to appropriate removal actions. The OSC shall consult with the affected trustees on the appropriate removal action to be taken. The trustees will provide timely advice concerning recommended actions with regard to trustee resources potentially affected. The trustees also will assure that the OSC is informed of their activities in natural resource damage assessment that may affect response operations. The trustees shall assure, through the lead administrative trustee, that all data from the natural resource damage assessment activities that may support more effective operational decisions are provided in a timely manner to the OSC. When circumstances permit, the OSC shall share the use of non-monetary response resources (i.e., personnel and equipment) with the trustees, provided trustee activities do not interfere with response actions. The lead administrative trustee facilitates effective and efficient communication between the OSC and the other trustees during response operations and is responsible for applying to the OSC for non-monetary federal response resources on behalf of all trustees. The lead administrative trustee is also responsible for applying to the NPFC for funding for initiation of damage assessment for injuries to natural resources.

§ 300.310 Phase III—Containment, countermeasures, cleanup, and disposal.

(a) Defensive actions shall begin as soon as possible to prevent, minimize, or mitigate threat(s) to the public

health or welfare of the United States or the environment. Actions may include but are not limited to: Analyzing water samples to determine the source and spread of the oil; controlling the source of discharge; measuring and sampling; source and spread control or salvage operations; placement of physical barriers to deter the spread of the oil and to protect natural resources and sensitive ecosystems; control of the water discharged from upstream impoundment; and the use of chemicals and other materials in accordance with subpart J of this part to restrain the spread of the oil and mitigate its ef-The ACP prepared fects. under §300.210(c) should be consulted for procedures to be followed for obtaining an expedited decision regarding the use of dispersants and other products listed on the NCP Product Schedule.

(b) As appropriate, actions shall be taken to recover the oil or mitigate its effects. Of the numerous chemical or physical methods that may be used, the chosen methods shall be the most consistent with protecting public health and welfare and the environment. Sinking agents shall not be used.

(c) Oil and contaminated materials recovered in cleanup operations shall be disposed of in accordance with the RCP, ACP, and any applicable laws, regulations, or requirements. RRT and Area Committee guidelines may identify the disposal options available during an oil spill response and may describe what disposal requirements are mandatory or may not be waived by the OSC. ACP guidelines should address: the sampling, testing, classifying of recovered oil and oiled debris; the segregation, temporary storage, and stockpiling of recovered oil and oiled debris; prior state disposal approvals and permits; and the routes; methods (e.g. recycle/reuse, on-site burning, incineration, landfilling, etc.); and sites for the disposal of collected oil, oiled debris, and animal carcasses; and procedures for obtaining waivers, exemptions, or authorizations associated with handling or transporting waste materials. The ACPs may identify a hierarchy of preferences for disposal alternatives, with recycling (reprocessing) being the most preferred, and other alternatives preferred based

on priorities for health or the environment.

§ 300.315 Phase IV—Documentation and cost recovery.

(a) All OSLTF users need to collect and maintain documentation to support all actions taken under the CWA. In general, documentation shall be sufficient to support full cost recovery for resources utilized and shall identify the source and circumstances of the incident, the responsible party or parties, and impacts and potential impacts to public health and welfare and the environment. Documentation procedures are contained in 33 CFR part 136.

(b) When appropriate, documentation shall also be collected for scientific understanding of the environment and for research and development of improved response methods and technology. Funding for these actions is restricted by section 6002 of the OPA.

(c) OSCs shall submit OSC reports to the NRT or RRT, only if requested, as provided by §300.165.

(d) OSCs shall ensure the necessary collection and safeguarding of information, samples, and reports. Samples and information shall be gathered expeditiously during the response to ensure an accurate record of the impacts incurred. Documentation materials shall be made available to the trustees of affected natural resources. The OSC shall make available to trustees of the affected natural resources information and documentation in the OSC's possession that can assist the trustees in the determination of actual or potential natural resource injuries.

(e) Information and reports obtained by the EPA or USCG OSC shall be transmitted to the appropriate offices responsible for follow-up actions.

§ 300.317 National response priorities.

(a) Safety of human life must be given the top priority during every response action. This includes any search and rescue efforts in the general proximity of the discharge and the insurance of safety of response personnel.

(b) Stabilizing the situation to preclude the event from worsening is the next priority. All efforts must be focused on saving a vessel that has been involved in a grounding, collision, fire, or explosion, so that it does not compound the problem. Comparable measures should be taken to stabilize a situation involving a facility, pipeline, or other source of pollution. Stabilizing the situation includes securing the source of the spill and/or removing the remaining oil from the container (vessel, tank, or pipeline) to prevent additional oil spillage, to reduce the need for follow-up response action, and to minimize adverse impact to the environment.

(c) The response must use all necessary containment and removal tactics in a coordinated manner to ensure a timely, effective response that minimizes adverse impact to the environment.

(d) All parts of this national response strategy should be addressed concurrently, but safety and stabilization are the highest priorities. The OSC should not delay containment and removal decisions unnecessarily and should take actions to minimize adverse impact to the environment that begins as soon as a discharge occurs, as well as actions to minimize further adverse environmental impact from additional discharges.

(e) The priorities set forth in this section are broad in nature, and should not be interpreted to preclude the consideration of other priorities that may arise on a site-specific basis.

§ 300.320 General pattern of response.

(a) When the OSC receives a report of a discharge, actions normally should be taken in the following sequence:

(1) Investigate the report to determine pertinent information such as the threat posed to public health or welfare of the United States or the environment, the type and quantity of polluting material, and the source of the discharge.

(2) Officially classify the size (i.e., minor, medium, major) and type (i.e., substantial threat to the public health or welfare of the United States, worst case discharge) of the discharge and determine the course of action to be followed to ensure effective and immediate removal, mitigation, or prevention of the discharge. Some discharges that are classified as a substantial threat to the public health or welfare

of the United States may be further classified as a spill of national significance by the Administrator of EPA or the Commandant of the USCG. The appropriate course of action may be prescribed in §§ 300.322, 300.323, and 300.324.

- (i) When the reported discharge is an actual or potential major discharge, the OSC shall immediately notify the RRT and the NRC.
- (ii) When the investigation shows that an actual or potential medium discharge exists, the OSC shall recommend activation of the RRT, if appropriate.

(iii) When the investigation shows that an actual or potential minor discharge exists, the OSC shall monitor the situation to ensure that proper removal action is being taken.

- (3) If the OSC determines that effective and immediate removal, mitigation, or prevention of a discharge can be achieved by private party efforts, and where the discharge does not pose a substantial threat to the public health or welfare of the United States, determine whether the responsible party or other person is properly carrying out removal. Removal is being done properly when:
- (i) The responsible party is applying the resources called for in its response plan to effectively and immediately remove, minimize, or mitigate threat(s) to public health and welfare and the environment; and
- (ii) The removal efforts are in accordance with applicable regulations, including the NCP. Even if the OSC supplements responsible party resources with government resources, the spill response will not be considered improper, unless specifically determined by the OSC.
- (4) Where appropriate, determine whether a state or political subdivision thereof has the capability to carry out any or all removal actions. If so, the OSC may arrange funding to support these actions.
- (5) Ensure prompt notification of the trustees of affected natural resources in accordance with the applicable RCP and ACP.
- (b) Removal shall be considered complete when so determined by the OSC in consultation with the Governor or Governors of the affected states. When

the OSC considers removal complete, OSLTF removal funding shall end. This determination shall not preclude additional removal actions under applicable state law.

§ 300.322 Response to substantial threats to public health or welfare of the United States.

- (a) As part of the investigation described in §300.320, the OSC shall determine whether a discharge results in a substantial threat to public health or welfare of the United States (including, but not limited to, fish, shellfish, wildlife, other natural resources, and the public and private beaches and shorelines of the United States). Factors to be considered by the OSC in making this determination include, but are not limited to, the size of the discharge, the character of the discharge, and the nature of the threat to public health or welfare of the United States. Upon obtaining such information, the OSC shall conduct an evaluation of the threat posed, based on the OSC's experience in assessing other discharges, and consultation with senior lead agency officials and readily available authorities on issues outside the OSC's technical expertise.
- (b) If the investigation by the OSC shows that the discharge poses or may present a substantial threat to public health or welfare of the United States, the OSC shall direct all federal, state, or private actions to remove the discharge or to mitigate or prevent the threat of such a discharge, as appropriate. In directing the response in such cases, the OSC may act without regard to any other provision of law governing contracting procedures or employment of personnel by the federal government to:
- (1) Remove or arrange for the removal of the discharge;
- (2) Mitigate or prevent the substantial threat of the discharge; and
- (3) Remove and, if necessary, destroy a vessel discharging, or threatening to discharge, by whatever means are available.
- (c) In the case of a substantial threat to public health or welfare of the United States, the OSC shall:

- (1) Assess opportunities for the use of various special teams and other assistance described in §300.145, including the use of the services of the NSFCC, as appropriate;
- (2) Request immediate activation of the RRT; and
- (3) Take whatever additional response actions are deemed appropriate, including, but not limited to, implementation of the ACP as required by section 311(j)(4) of the CWA or relevant tank vessel or facility response plan required by section 311(j)(5) of the CWA. When requested by the OSC, the lead agency or RRT shall dispatch appropriate personnel to the scene of the discharge to assist the OSC. This assistance may include technical support in the agency's areas of expertise and disseminating information to the public. The lead agency shall ensure that a contracting officer is available scene, at the request of the OSC.

§ 300.323 Spills of national significance.

- (a) A discharge may be classified as a spill of national significance (SONS) by the Administrator of EPA for discharges occurring in the inland zone and the Commandant of the USCG for discharges occurring in the coastal zone.
- (b) For a SONS in the inland zone, the EPA Administrator may name a senior Agency official to assist the OSC in communicating with affected parties and the public and coordinating federal, state, local, and international resources at the national level. This strategic coordination will involve, as appropriate, the NRT, RRT(s), the Governor(s) of affected state(s), and the mayor(s) or other chief executive(s) of local government(s).
- (c) For a SONS in the coastal zone, the USCG Commandant may name a National Incident Commander (NIC) who will assume the role of the OSC in communicating with affected parties and the public, and coordinating federal, state, local, and international resources at the national level. This strategic coordination will involve, as appropriate, the NRT, RRT(s), the Governor(s) of affected state(s), and the mayor(s) or other chief executive(s) of local government(s).

§ 300.324 Response to worst case discharges.

- (a) If the investigation by the OSC shows that a discharge is a worst case discharge as defined in the ACP, or there is a substantial threat of such a discharge, the OSC shall:
 - (1) Notify the NSFCC;
- (2) Require, where applicable, implementation of the worst case portion of an approved tank vessel or facility response plan required by section 311(j)(5) of the CWA;
- (3) Implement the worst case portion of the ACP required by section 311(j)(4) of the CWA; and
- (4) Take whatever additional response actions are deemed appropriate.
- (b) Under the direction of the OSC, the NSFCC shall coordinate use of private and public personnel and equipment, including strike teams, to remove a worst case discharge and mitigate or prevent a substantial threat of such a discharge.

§ 300.335 Funding.

- (a) The OSLTF is available under certain circumstances to fund removal of oil performed under section 311 of the CWA. Those circumstances and the procedures for accessing the OSLTF are described in 33 CFR part 136. The responsible party is liable for costs of federal removal and damages in accordance with section 311(f) of the CWA, section 1002 of the OPA, and other federal laws.
- (b) Where the OSC requests assistance from a federal agency, that agency may be reimbursed in accordance with the provisions of 33 CFR part 136. Specific interagency reimbursement agreements may be used when necessary to ensure that the federal resources will be available for a timely response to a discharge of oil.
- (c) Procedures for funding the initiation of natural resource damage assessment are covered in 33 CFR part 136.
- (d) Response actions other than removal, such as scientific investigations not in support of removal actions or law enforcement, shall be provided by the agency with legal responsibility for those specific actions.

- (e) The funding of a response to a discharge from a federally owned, operated, or supervised facility or vessel is the responsibility of the owning, operating, or supervising agency if it is a responsible party.
- (f) The following agencies have funds available for certain discharge removal actions:
- (1) DOD has two specific sources of funds that may be applicable to an oil discharge under appropriate circumstances. This does not consider military resources that might be made available under specific conditions.
- (i) Funds required for removal of a sunken vessel or similar obstruction of navigation are available to the Corps of Engineers through Civil Works Appropriations, Operations and Maintenance, General.
- (ii) USN may conduct salvage operations contingent on defense operational commitments, when funded by the requesting agency. Such funding may be requested on a direct cite basis.
- (2) Pursuant to Title I of the OPA, the state or states affected by a discharge of oil may act where necessary to remove such discharge. Pursuant to 33 CFR part 136 states may be reimbursed from the OSLTF for the reasonable costs incurred in such a removal.

Subpart E—Hazardous Substance Response

SOURCE: $55 \ FR \ 8839$, Mar. $8, \ 1990$, unless otherwise noted.

§300.400 General.

- (a) This subpart establishes methods and criteria for determining the appropriate extent of response authorized by CERCLA and CWA section 311(c):
- (1) When there is a release of a hazardous substance into the environment; or
- (2) When there is a release into the environment of any pollutant or contaminant that may present an imminent and substantial danger to the public health or welfare of the United States.
- (b) Limitations on response. Unless the lead agency determines that a release constitutes a public health or environmental emergency and no other person with the authority and capability to

- respond will do so in a timely manner, a removal or remedial action under section 104 of CERCLA shall not be undertaken in response to a release:
- (1) Of a naturally occurring substance in its unaltered form, or altered solely through naturally occurring processes or phenomena, from a location where it is naturally found;
- (2) From products that are part of the structure of, and result in exposure within, residential buildings or business or community structures; or
- (3) Into public or private drinking water supplies due to deterioration of the system through ordinary use.
- (c) Fund-financed action. In determining the need for and in planning or undertaking Fund-financed action, the lead agency shall, to the extent practicable:
 - (1) Engage in prompt response;
- (2) Provide for state participation in response actions, as described in subpart F of this part;
- (3) Conserve Fund monies by encouraging private party response;
- (4) Be sensitive to local community concerns:
- (5) Consider using treatment technologies:
- (6) Involve the Regional Response Team (RRT) in both removal and remedial response actions at appropriate decision-making stages;
- (7) Encourage the involvement and sharing of technology by industry and other experts; and
- (8) Encourage the involvement of organizations to coordinate responsible party actions, foster site response, and provide technical advice to the public, federal and state governments, and industry.
- (d) Entry and access. (1) For purposes of determining the need for response, or choosing or taking a response action, or otherwise enforcing the provisions of CERCLA, EPA, or the appropriate federal agency, and a state or political subdivision operating pursuant to a contract or cooperative agreement under CERCLA section 104(d)(1), has the authority to enter any vessel, facility, establishment or other place, property, or location described in paragraph (d)(2) of this section and conduct, complete, operate, and maintain any

response actions authorized by CERCLA or these regulations.

- (2)(i) Under the authorities described in paragraph (d)(1) of this section, EPA, or the appropriate federal agency, and a state or political subdivision operating pursuant to a contract or cooperative agreement under CERCLA section 104(d)(1), may enter:
- (A) Any vessel, facility, establishment, or other place or property where any hazardous substance or pollutant or contaminant may be or has been generated, stored, treated, disposed of, or transported from;
- (B) Any vessel, facility, establishment, or other place or property from which, or to which, a hazardous substance or pollutant or contaminant has been, or may have been, released or where such release is or may be threatened:
- (C) Any vessel, facility, establishment, or other place or property where entry is necessary to determine the need for response or the appropriate response or to effectuate a response action; or
- (D) Any vessel, facility, establishment, or other place, property, or location adjacent to those vessels, facilities, establishments, places, or properties described in paragraphs (d)(2)(i)(A), (B), or (C) of this section.
- (ii) Once a determination has been made that there is a reasonable basis to believe that there has been or may be a release, EPA, or the appropriate federal agency, and a state or political subdivision operating pursuant to a contract or cooperative agreement under CERCLA section 104(d)(1), is authorized to enter all vessels, facilities, establishments, places, properties, or specified in paragraph (d)(2)(i) of this section, at which the release is believed to be, and all other facilities, establishments, places, properties, or locations identified in paragraph (d)(2)(i) of this section that are related to the response or are necessary to enter in responding to that release.
- (3) The lead agency may designate as its representative solely for the purpose of access, among others, one or more potentially responsible parties, including representatives, employees, agents, and contractors of such parties.

EPA, or the appropriate federal agency, may exercise the authority contained in section 104(e) of CERCLA to obtain access for its designated representative. A potentially responsible party may only be designated as a representative of the lead agency where that potentially responsible party has agreed to conduct response activities pursuant to an administrative order or consent decree.

(4)(i) If consent is not granted under the authorities described in paragraph (d)(1) of this section, or if consent is conditioned in any manner, EPA, or the appropriate federal agency, may issue an order pursuant to section 104(e)(5) of CERCLA directing compliance with the request for access made under §300.400(d)(1). EPA or the appropriate federal agency may ask the Attorney General to commence a civil action to compel compliance with either a request for access or an order directing compliance.

(ii) EPA reserves the right to proceed, where appropriate, under applicable authority other than CERCLA section 104(e).

- (iii) The administrative order may direct compliance with a request to enter or inspect any vessel, facility, establishment, place, property, or location described in paragraph (d)(2) of this section.
 - (iv) Each order shall contain:
- (A) A determination by EPA, or the appropriate federal agency, that it is reasonable to believe that there may be or has been a release or threat of a release of a hazardous substance or pollutant or contaminant and a statement of the facts upon which the determination is based;
- (B) A description, in light of CERCLA response authorities, of the purpose and estimated scope and duration of the entry, including a description of the specific anticipated activities to be conducted pursuant to the order;
- (C) A provision advising the person who failed to consent that an officer or employee of the agency that issued the order will be available to confer with respondent prior to effective date of the order; and
- (D) A provision advising the person who failed to consent that a court may impose a penalty of up to \$25,000 per

day for unreasonable failure to comply with the order.

- (v) Orders shall be served upon the person or responsible party who failed to consent prior to their effective date. Force shall not be used to compel compliance with an order.
- (vi) Orders may not be issued for any criminal investigations.
- (e) Permit requirements. (1) No federal, state, or local permits are required for on-site response actions conducted pursuant to CERCLA sections 104, 106, 120, 121, or 122. The term *on-site* means the areal extent of contamination and all suitable areas in very close proximity to the contamination necessary for implementation of the response action.
- (2) Permits, if required, shall be obtained for all response activities conducted off-site.
- (f) Health assessments. Health assessments shall be performed by ATSDR at facilities on or proposed to be listed on the NPL and may be performed at other releases or facilities in response to petitions made to ATSDR. Where available, these health assessments may be used by the lead agency to assist in determining whether response actions should be taken and/or to identify the need for additional studies to assist in the assessment of potential human health effects associated with releases or potential releases of hazardous substances.
- (g) Identification of applicable or relevant and appropriate requirements. (1) The lead and support agencies shall identify requirements applicable to the release or remedial action contemplated based upon an objective determination of whether the requirement specifically addresses a hazardous substance, pollutant, contaminant, remedial action, location, or other circumstance found at a CERCLA site.
- (2) If, based upon paragraph (g)(1) of this section, it is determined that a requirement is not applicable to a specific release, the requirement may still be relevant and appropriate to the circumstances of the release. In evaluating relevance and appropriateness, the factors in paragraphs (g)(2)(i) through (viii) of this section shall be examined, where pertinent, to determine whether a requirement addresses

problems or situations sufficiently similar to the circumstances of the release or remedial action contemplated, and whether the requirement is well-suited to the site, and therefore is both relevant and appropriate. The pertinence of each of the following factors will depend, in part, on whether a requirement addresses a chemical, location, or action. The following comparisons shall be made, where pertinent, to determine relevance and appropriateness:

- (i) The purpose of the requirement and the purpose of the CERCLA action;
- (ii) The medium regulated or affected by the requirement and the medium contaminated or affected at the CERCLA site;
- (iii) The substances regulated by the requirement and the substances found at the CERCLA site;
- (iv) The actions or activities regulated by the requirement and the remedial action contemplated at the CERCLA site:
- (v) Any variances, waivers, or exemptions of the requirement and their availability for the circumstances at the CERCLA site;
- (vi) The type of place regulated and the type of place affected by the release or CERCLA action;
- (vii) The type and size of structure or facility regulated and the type and size of structure or facility affected by the release or contemplated by the CERCLA action:
- (viii) Any consideration of use or potential use of affected resources in the requirement and the use or potential use of the affected resource at the CERCLA site.
- (3) In addition to applicable or relevant and appropriate requirements, the lead and support agencies may, as appropriate, identify other advisories, criteria, or guidance to be considered for a particular release. The "to be considered" (TBC) category consists of advisories, criteria, or guidance that were developed by EPA, other federal agencies, or states that may be useful in developing CERCLA remedies.
- (4) Only those state standards that are promulgated, are identified by the state in a timely manner, and are more stringent than federal requirements

may be applicable or relevant and appropriate. For purposes of identification and notification of promulgated state standards, the term *promulgated* means that the standards are of general applicability and are legally enforceable.

- (5) The lead agency and support agency shall identify their specific requirements that are applicable or relevant and appropriate for a particular site. These agencies shall notify each other, in a timely manner as described in §300.515(d), of the requirements they have determined to be applicable or relevant and appropriate. When identifying a requirement as an ARAR, the lead agency and support agency shall include a citation to the statute or regulation from which the requirement is derived.
- (6) Notification of ARARs shall be according to procedures and timeframes specified in § 300.515 (d)(2) and (h)(2).
- (h) Oversight. The lead agency may provide oversight for actions taken by potentially responsible parties to ensure that a response is conducted consistent with this part. The lead agency may also monitor the actions of third parties preauthorized under subpart H of this part. EPA will provide oversight when the response is pursuant to an EPA order or federal consent decree.
- (i) Other. (1) This subpart does not establish any preconditions to enforcement action by either the federal or state governments to compel response actions by potentially responsible parties
- (2) While much of this subpart is oriented toward federally funded response actions, this subpart may be used as guidance concerning methods and criteria for response actions by other parties under other funding mechanisms. Except as provided in subpart H of this part, nothing in this part is intended to limit the rights of any person to seek recovery of response costs from responsible parties pursuant to CERCLA section 107.
- (3) Activities by the federal and state governments in implementing this subpart are discretionary governmental functions. This subpart does not create in any private party a right to federal response or enforcement action. This subpart does not create any duty of the

federal government to take any response action at any particular time.

[55 FR 8839, Mar. 8, 1990, as amended at 59 FR 47447, Sept. 15, 1994]

§ 300.405 Discovery or notification.

- (a) A release may be discovered through:
- (1) A report submitted in accordance with section 103(a) of CERCLA, i.e., reportable quantities codified at 40 CFR part 302;
- (2) A report submitted to EPA in accordance with section 103(c) of CERCLA;
- (3) Investigation by government authorities conducted in accordance with section 104(e) of CERCLA or other statutory authority;
- (4) Notification of a release by a federal or state permit holder when required by its permit;
- (5) Inventory or survey efforts or random or incidental observation reported by government agencies or the public;
- (6) Submission of a citizen petition to EPA or the appropriate federal facility requesting a preliminary assessment, in accordance with section 105(d) of CERCLA;
- (7) A report submitted in accordance with section 311(b)(5) of the CWA; and
 - (8) Other sources.
- (b) Any person in charge of a vessel or a facility shall report releases as described in paragraph (a)(1) of this section to the National Response Center (NRC). If direct reporting to the NRC is not practicable, reports may be made to the United States Coast Guard (USCG) on-scene coordinator (OSC) for the geographic area where the release occurs. The EPA predesignated OSC may also be contacted through the regional 24-hour emergency response telephone number. All such reports shall be promptly relayed to the NRC. If it is not possible to notify the NRC or predesignated OSC immediately, reports may be made immediately to the nearest USCG unit. In any event, such person in charge of the vessel or facility shall notify the NRC as soon as pos-
- (c) All other reports of releases described under paragraph (a) of this section, except releases reported under paragraphs (a)(2) and (6) of this section,

shall, as appropriate, be made to the NRC.

- (d) The NRC will generally need information that will help to characterize the release. This will include, but not be limited to: Location of the release; type(s) of material(s) released; an estimate of the quantity of material released; possible source of the release; and date and time of the release. Reporting under paragraphs (b) and (c) of this section shall not be delayed due to incomplete notification information.
- (e) Upon receipt of a notification of a release, the NRC shall promptly notify the appropriate OSC. The OSC shall notify the Governor, or designee, of the state affected by the release.
- (f)(1) When the OSC is notified of a release that may require response pursuant to $\S 300.415(b)$, a removal site evaluation shall, as appropriate, be promptly undertaken pursuant to $\S 300.410$.
- (2) When notification indicates that removal action pursuant to §300.415(b) is not required, a remedial site evaluation shall, if appropriate, be undertaken by the lead agency pursuant to §300.420, if one has not already been performed.
- (3) If radioactive substances are present in a release, the EPA Radiological Response Coordinator should be notified for evaluation and assistance either directly or via the NRC, consistent with §§ 300.130(e) and 300.145(f).
- (g) Release notification made to the NRC under this section does not relieve the owner/operator of a facility from any obligations to which it is subject under SARA Title III or state law. In particular, it does not relieve the owner/operator from the requirements of section 304 of SARA Title III and 40 CFR part 355 and §300.215(f) of this part for notifying the community emergency coordinator for the appropriate local emergency planning committee of all affected areas and the state emergency response commission of any state affected that there has been a release. Federal agencies are not legally obligated to comply with the requirements of Title III of SARA.

[55 FR 8839, Mar. 8, 1990, as amended at 59 FR 47447, Sept. 15, 1994]

§ 300.410 Removal site evaluation.

- (a) A removal site evaluation includes a removal preliminary assessment and, if warranted, a removal site inspection.
- (b) A removal site evaluation of a release identified for possible CERCLA response pursuant to §300.415 shall, as appropriate, be undertaken by the lead agency as promptly as possible. The lead agency may perform a removal preliminary assessment in response to petitions submitted by a person who is, or may be, affected by a release of a hazardous substance, pollutant, or contaminant pursuant to §300.420(b)(5).
- (c)(1) The lead agency shall, as appropriate, base the removal preliminary assessment on readily available information. A removal preliminary assessment may include, but is not limited to:
- (i) Identification of the source and nature of the release or threat of release:
- (ii) Evaluation by ATSDR or by other sources, for example, state public health agencies, of the threat to public health:
- (iii) Evaluation of the magnitude of the threat:
- (iv) Evaluation of factors necessary to make the determination of whether a removal is necessary; and
- (v) Determination of whether a non-federal party is undertaking proper response.
- (2) A removal preliminary assessment of releases from hazardous waste management facilities may include collection or review of data such as site management practices, information from generators, photographs, analysis of historical photographs, literature searches, and personal interviews conducted, as appropriate.
- (d) A removal site inspection may be performed if more information is needed. Such inspection may include a perimeter (i.e., off-site) or on-site inspection, taking into consideration whether such inspection can be performed safely.
- (e)(1) As part of the evaluation under this section, the OSC shall determine whether a release governed by CWA section 311(c)(1), as amended by OPA section 4201(a), has occurred.

- (2) If such a release of a CWA hazardous substance has occurred, the OSC shall determine whether the release results in a substantial threat to the public health or welfare of the United States. Factors to be considered by the OSC in making this determination include, but are not limited to, the size of the release, the character of the release, and the nature of the threat to public health or welfare of the United States. Upon obtaining relevant elements of such information, the OSC shall conduct an evaluation of the threat posed, based on the OSC's experience in assessing other releases, and consultation with senior lead agency officials and readily available authorities on issues outside the OSC's technical expertise.
- (f) A removal site evaluation shall be terminated when the OSC or lead agency determines:
 - (1) There is no release;
- (2) The source is neither a vessel nor a facility as defined in §300.5 of the NCP:
- (3) The release involves neither a hazardous substance, nor a pollutant or contaminant that may present an imminent and substantial danger to public health or welfare of the United States;
- (4) The release consists of a situation specified in §300.400(b)(1) through (3) subject to limitations on response;
- (5) The amount, quantity, or concentration released does not warrant federal response;
- (6) A party responsible for the release, or any other person, is providing appropriate response, and on-scene monitoring by the government is not required; or
- (7) The removal site evaluation is completed.
- (g) The results of the removal site evaluation shall be documented.
- (h) The OSC or lead agency shall ensure that natural resource trustees are promptly notified in order that they may initiate appropriate actions, including those identified in subpart G of this part. The OSC or lead agency shall coordinate all response activities with such affected trustees.
- (i) If the removal site evaluation indicates that removal action under $\S 300.415$ is not required, but that reme-

dial action under §300.430 may be necessary, the lead agency shall, as appropriate, initiate a remedial site evaluation pursuant to §300.420.

[59 FR 47448, Sept. 15, 1994]

§ 300.415 Removal action.

- (a)(1) In determining the appropriate extent of action to be taken in response to a given release, the lead agency shall first review the removal site evaluation, any information produced through a remedial site evaluation, if any has been done previously, and the current site conditions, to determine if removal action is appropriate.
- (2) Where the responsible parties are known, an effort initially shall be made, to the extent practicable, to determine whether they can and will perform the necessary removal action promptly and properly.
- (3) This section does not apply to removal actions taken pursuant to section 104(b) of CERCLA. The criteria for such actions are set forth in section 104(b) of CERCLA.
- (b)(1) At any release, regardless of whether the site is included on the National Priorities List (NPL), where the lead agency makes the determination, based on the factors in paragraph (b)(2) of this section, that there is a threat to public health or welfare of the United States or the environment, the lead agency may take any appropriate removal action to abate, prevent, minimize, stabilize, mitigate, or eliminate the release or the threat of release.
- (2) The following factors shall be considered in determining the appropriateness of a removal action pursuant to this section:
- (i) Actual or potential exposure to nearby human populations, animals, or the food chain from hazardous substances or pollutants or contaminants;
- (ii) Actual or potential contamination of drinking water supplies or sensitive ecosystems;
- (iii) Hazardous substances or pollutants or contaminants in drums, barrels, tanks, or other bulk storage containers, that may pose a threat of release;
- (iv) High levels of hazardous substances or pollutants or contaminants

in soils largely at or near the surface, that may migrate:

- (v) Weather conditions that may cause hazardous substances or pollutants or contaminants to migrate or be released;
 - (vi) Threat of fire or explosion;
- (vii) The availability of other appropriate federal or state response mechanisms to respond to the release; and
- (viii) Other situations or factors that may pose threats to public health or welfare of the United States or the environment.
- (3) If the lead agency determines that a removal action is appropriate, actions shall, as appropriate, begin as soon as possible to abate, prevent, minimize, stabilize, mitigate, or eliminate the threat to public health or welfare of the United States or the environment. The lead agency shall, at the earliest possible time, also make any necessary determinations pursuant to paragraph (b)(4) of this section.
- (4) Whenever a planning period of at least six months exists before on-site activities must be initiated, and the lead agency determines, based on a site evaluation, that a removal action is appropriate:
- (i) The lead agency shall conduct an engineering evaluation/cost analysis (EE/CA) or its equivalent. The EE/CA is an analysis of removal alternatives for a site.
- (ii) If environmental samples are to be collected, the lead agency shall develop sampling and analysis plans that shall provide a process for obtaining data of sufficient quality and quantity to satisfy data needs. Sampling and analysis plans shall be reviewed and approved by EPA. The sampling and analysis plans shall consist of two parts:
- (A) The field sampling plan, which describes the number, type, and location of samples and the type of analyses; and
- (B) The quality assurance project plan, which describes policy, organization, and functional activities and the data quality objectives and measures necessary to achieve adequate data for use in planning and documenting the removal action.
- (5) CERCLA fund-financed removal actions, other than those authorized

under section 104(b) of CERCLA, shall be terminated after \$2 million has been obligated for the action or 12 months have elapsed from the date that removal activities begin on-site, unless the lead agency determines that:

- (i) There is an immediate risk to public health or welfare of the United States or the environment; continued response actions are immediately required to prevent, limit, or mitigate an emergency; and such assistance will not otherwise be provided on a timely basis; or
- (ii) Continued response action is otherwise appropriate and consistent with the remedial action to be taken.
- (c)(1) In carrying out a response to a release of a CWA hazardous substance, as described in CWA section 311(c)(1), as amended by OPA section 4201(a), the OSC may:
- (i) Remove or arrange for the removal of a release, and mitigate or prevent a substantial threat of a release, at any time;
- (ii) Direct or monitor all federal, state, and private actions to remove a release: and
- (iii) Remove and, if necessary, destroy a vessel releasing or threatening to release CWA hazardous substances, by whatever means are available.
- (2) If the investigation by the OSC under §300.410 shows that the release of a CWA hazardous substance results in a substantial threat to public health or welfare of the United States, the OSC shall direct all federal, state, or private actions to remove the release or to mitigate or prevent the threat of such a release, as appropriate. In directing the response, the OSC may act without regard to any other provision of law governing contracting procedures or employment of personnel by the federal government to:
- (i) Remove or arrange for the removal of the release;
- (ii) Mitigate or prevent the substantial threat of the release; and
- (iii) Remove and, if necessary, destroy a vessel releasing, or threatening to release, by whatever means are available.
- (3) In the case of a release of a CWA hazardous substance posing a substantial threat to public health or welfare of the United States, the OSC shall:

- (i) Assess opportunities for the use of various special teams and other assistance described in §300.145, as appropriate;
- (ii) Request immediate activation of the RRT; and
- (iii) Take whatever additional response actions are deemed appropriate. When requested by the OSC, the lead agency or RRT shall dispatch appropriate personnel to the scene of the release to assist the OSC. This assistance may include technical support in the agency's areas of expertise and disseminating information to the public in accordance with §300.155. The lead agency shall ensure that a contracting officer is available on-scene, at the request of the OSC.
- (d) Removal actions shall, to the extent practicable, contribute to the efficient performance of any anticipated long-term remedial action with respect to the release concerned.
- (e) The following removal actions are, as a general rule, appropriate in the types of situations shown; however, this list is not exhaustive and is not intended to prevent the lead agency from taking any other actions deemed necessary under CERCLA, CWA section 311, or other appropriate federal or state enforcement or response authorities, and the list does not create a duty on the lead agency to take action at any particular time:
- (1) Fences, warning signs, or other security or site control precautions—where humans or animals have access to the release;
- (2) Drainage controls, for example, run-off or run-on diversion—where needed to reduce migration of hazardous substances or pollutants or contaminants off-site or to prevent precipitation or run-off from other sources, for example, flooding, from entering the release area from other areas;
- (3) Stabilization of berms, dikes, or impoundments or drainage or closing of lagoons—where needed to maintain the integrity of the structures;
- (4) Capping of contaminated soils or sludges—where needed to reduce migration of hazardous substances or pollutants or contaminants into soil, ground or surface water, or air;

- (5) Using chemicals and other materials to retard the spread of the release or to mitigate its effects—where the use of such chemicals will reduce the spread of the release;
- (6) Excavation, consolidation, or removal of highly contaminated soils from drainage or other areas—where such actions will reduce the spread of, or direct contact with, the contamination:
- (7) Removal of drums, barrels, tanks, or other bulk containers that contain or may contain hazardous substances or pollutants or contaminants—where it will reduce the likelihood of spillage; leakage; exposure to humans, animals, or food chain; or fire or explosion;
- (8) Containment, treatment, disposal, or incineration of hazardous materials—where needed to reduce the likelihood of human, animal, or food chain exposure; or
- (9) Provision of alternative water supply—where necessary immediately to reduce exposure to contaminated household water and continuing until such time as local authorities can satisfy the need for a permanent remedy.
- (f) Where necessary to protect public health or welfare, the lead agency shall request that FEMA conduct a temporary relocation or that state/local officials conduct an evacuation.
- (g) If the lead agency determines that the removal action will not fully address the threat posed by the release and the release may require remedial action, the lead agency shall ensure an orderly transition from removal to remedial response activities.
- (h) CERCLA removal actions conducted by states under cooperative agreements, described in subpart F of this part, shall comply with all requirements of this section.
- (i) Facilities operated by a state or political subdivision at the time of disposal require a state cost share of at least 50 percent of Fund-financed response costs if a Fund-financed remedial action is conducted.
- (j) Fund-financed removal actions under CERCLA section 104 and removal actions pursuant to CERCLA section 106 shall, to the extent practicable considering the exigencies of the situation, attain applicable or relevant and appropriate requirements (ARARs) under

federal environmental or state environmental or facility siting laws. Waivers described in §300.430(f)(1)(ii)(C) may be used for removal actions. Other federal and state advisories, criteria, or guidance may, as appropriate, be considered in formulating the removal action (see §300.400(g)(3)). In determining whether compliance with ARARs is practicable, the lead agency may consider appropriate factors, including:

- (1) The urgency of the situation; and
- (2) The scope of the removal action to be conducted.
- (k) Removal actions pursuant to section 106 or 122 of CERCLA are not subject to the following requirements of this section:
- (1) Section 300.415(a)(2) requirement to locate responsible parties and have them undertake the response;
- (2) Section 300.415(b)(2)(vii) requirement to consider the availability of other appropriate federal or state response and enforcement mechanisms to respond to the release;
- (3) Section 300.415(b)(5) requirement to terminate response after \$2 million has been obligated or 12 months have elapsed from the date of the initial response; and
- (4) Section 300.415(g) requirement to assure an orderly transition from removal to remedial action.
- (l) To the extent practicable, provision for post-removal site control following a CERCLA Fund-financed removal action at both NPL and non-NPL sites is encouraged to be made prior to the initiation of the removal action. Such post-removal site control includes actions necessary to ensure the effectiveness and integrity of the removal action after the completion of the on-site removal action or after the \$2 million or 12-month statutory limits are reached for sites that do not meet the exemption criteria in paragraph (b)(5) of this section. Post-removal site control may be conducted by:
- (1) The affected state or political subdivision thereof or local units of government for any removal;
 - (2) Potentially responsible parties; or
- (3) EPA's remedial program for some federal-lead Fund-financed responses at NPL sites.

- (m) OSCs/RPMs conducting removal actions shall submit OSC reports to the RRT as required by §300.165.
- (n) Community relations in removal actions. (1) In the case of all CERCLA removal actions taken pursuant §300.415 or CERCLA enforcement actions to compel removal response, a spokesperson shall be designated by the lead agency. The spokesperson shall inform the community of actions taken, respond to inquiries, and provide information concerning the release. All news releases or statements made by participating agencies shall be coordinated with the OSC/RPM. The spokesperson shall notify, at a minimum, immediately affected citizens, state and local officials, and, when appropriate, civil defense or emergency management agencies.
- (2) For CERCLA actions where, based on the site evaluation, the lead agency determines that a removal is appropriate, and that less than six months exists before on-site removal activity must begin, the lead agency shall:
- (i) Publish a notice of availability of the administrative record file established pursuant to §300.820 in a major local newspaper of general circulation within 60 days of initiation of on-site removal activity;
- (ii) Provide a public comment period, as appropriate, of not less than 30 days from the time the administrative record file is made available for public inspection, pursuant to §300.820(b)(2); and
- (iii) Prepare a written response to significant comments pursuant to \$300.820(b)(3).
- (3) For CERCLA removal actions where on-site action is expected to extend beyond 120 days from the initiation of on-site removal activities, the lead agency shall by the end of the 120-day period:
- (i) Conduct interviews with local officials, community residents, public interest groups, or other interested or affected parties, as appropriate, to solicit their concerns, information needs, and how or when citizens would like to be involved in the Superfund process;
- (ii) Prepare a formal community relations plan (CRP) based on the community interviews and other relevant information, specifying the community

relations activities that the lead agency expects to undertake during the response; and

- (iii) Establish at least one local information repository at or near the location of the response action. The information repository should contain items made available for public information. Further, an administrative record file established pursuant to subpart I for all removal actions shall be available for public inspection in at least one of the repositories. The lead agency shall inform the public of the establishment of the information repository and provide notice of availability of the administrative record file for public review. All items in the repository shall be available for public inspection and copying.
- (4) Where, based on the site evaluation, the lead agency determines that a CERCLA removal action is appropriate and that a planning period of at least six months exists prior to initiation of the on-site removal activities, the lead agency shall at a minimum:
- (i) Comply with the requirements set forth in paragraphs (n)(3)(i), (ii), and (iii) of this section, prior to the completion of the EE/CA, or its equivalent, except that the information repository and the administrative record file will be established no later than when the EE/CA approval memorandum is signed;
- (ii) Publish a notice of availability and brief description of the EE/CA in a major local newspaper of general circulation pursuant to § 300.820;
- (iii) Provide a reasonable opportunity, not less than 30 calendar days, for submission of written and oral comments after completion of the EE/CA pursuant to § 300.820(a). Upon timely request, the lead agency will extend the public comment period by a minimum of 15 days; and
- (iv) Prepare a written response to significant comments pursuant to \$300.820(a).

[59 FR 47448, Sept. 15, 1994]

§ 300.420 Remedial site evaluation.

(a) *General.* The purpose of this section is to describe the methods, procedures, and criteria the lead agency shall use to collect data, as required, and evaluate releases of hazardous sub-

- stances, pollutants, or contaminants. The evaluation may consist of two steps: a remedial preliminary assessment (PA) and a remedial site inspection (SI).
- (b) Remedial preliminary assessment. (1) The lead agency shall perform a remedial PA on all sites in CERCLIS as defined in §300.5 to:
- (i) Eliminate from further consideration those sites that pose no threat to public health or the environment;
- (ii) Determine if there is any potential need for removal action;
- (iii) Set priorities for site inspections; and
- (iv) Gather existing data to facilitate later evaluation of the release pursuant to the Hazard Ranking System (HRS) if warranted.
- (2) A remedial PA shall consist of a review of existing information about a release such as information on the pathways of exposure, exposure targets, and source and nature of release. A remedial PA shall also include an off-site reconnaissance as appropriate. A remedial PA may include an on-site reconnaissance where appropriate.
- (3) If the remedial PA indicates that a removal action may be warranted, the lead agency shall initiate removal evaluation pursuant to §300.410.
- (4) In performing a remedial PA, the lead agency may complete the EPA Preliminary Assessment form, available from EPA regional offices, or its equivalent, and shall prepare a PA report, which shall include:
 - (i) A description of the release;
- (ii) A description of the probable nature of the release; and
- (iii) A recommendation on whether further action is warranted, which lead agency should conduct further action, and whether an SI or removal action or both should be undertaken.
- (5) Any person may petition the lead federal agency (EPA or the appropriate federal agency in the case of a release or suspected release from a federal facility), to perform a PA of a release when such person is, or may be, affected by a release of a hazardous substance, pollutant, or contaminant. Such petitions shall be addressed to the EPA Regional Administrator for

the region in which the release is located, except that petitions for PAs involving federal facilities should be addressed to the head of the appropriate federal agency.

- (i) Petitions shall be signed by the petitioner and shall contain the following:
- (A) The full name, address, and phone number of petitioner;
- (B) A description, as precisely as possible, of the location of the release; and
- (C) How the petitioner is or may be affected by the release.
- (ii) Petitions should also contain the following information to the extent available:
- (A) What type of substances were or may be released;
- (B) The nature of activities that have occurred where the release is located; and
- (C) Whether local and state authorities have been contacted about the release.
- (iii) The lead federal agency shall complete a remedial or removal PA within one year of the date of receipt of a complete petition pursuant to paragraph (b)(5) of this section, if one has not been performed previously, unless the lead federal agency determines that a PA is not appropriate. Where such a determination is made, the lead federal agency shall notify the petitioner and will provide a reason for the determination.
- (iv) When determining if performance of a PA is appropriate, the lead federal agency shall take into consideration:
- (A) Whether there is information indicating that a release has occurred or there is a threat of a release of a hazardous substance, pollutant, or contaminant; and
- (B) Whether the release is eligible for response under CERCLA.
- (c) Remedial site inspection. (1) The lead agency shall perform a remedial SI as appropriate to:
- (i) Eliminate from further consideration those releases that pose no significant threat to public health or the environment;
- (ii) Determine the potential need for removal action:
- (iii) Collect or develop additional data, as appropriate, to evaluate the release pursuant to the HRS; and

- (iv) Collect data in addition to that required to score the release pursuant to the HRS, as appropriate, to better characterize the release for more effective and rapid initiation of the RI/FS or response under other authorities.
- (2) The remedial SI shall build upon the information collected in the remedial PA. The remedial SI shall involve, as appropriate, both on- and off-site field investigatory efforts, and sampling.
- (3) If the remedial SI indicates that removal action may be appropriate, the lead agency shall initiate removal site evaluation pursuant to § 300.410.
- (4) Prior to conducting field sampling as part of site inspections, the lead agency shall develop sampling and analysis plans that shall provide a process for obtaining data of sufficient quality and quantity to satisfy data needs. The sampling and analysis plans shall consist of two parts:
- (i) The field sampling plan, which describes the number, type, and location of samples, and the type of analyses, and
- (ii) The quality assurance project plan (QAPP), which describes policy, organization, and functional activities, and the data quality objectives and measures necessary to achieve adequate data for use in site evaluation and hazard ranking system activities.
- (5) Upon completion of a remedial SI, the lead agency shall prepare a report that includes the following:
- (i) A description/history/nature of waste handling;
- (ii) A description of known contaminants;
- (iii) A description of pathways of migration of contaminants;
- (iv) An identification and description of human and environmental targets; and
- (v) A recommendation on whether further action is warranted.

§ 300.425 Establishing remedial priorities.

(a) *General.* The purpose of this section is to identify the criteria as well as the methods and procedures EPA uses to establish its priorities for remedial actions.

- (b) *National Priorities List.* The NPL is the list of priority releases for long-term remedial evaluation and response.
- (1) Only those releases included on the NPL shall be considered eligible for Fund-financed remedial action. Removal actions (including remedial planning activities, RI/FSs, and other actions taken pursuant to CERCLA section 104(b)) are not limited to NPL sites.
- (2) Inclusion of a release on the NPL does not imply that monies will be expended, nor does the rank of a release on the NPL establish the precise priorities for the allocation of Fund resources. EPA may also pursue other appropriate authorities to remedy the release, including enforcement actions under CERCLA and other laws. A site's rank on the NPL serves, along with other factors, including enforcement actions, as a basis to guide the allocation of Fund resources among releases.
- (3) Federal facilities that meet the criteria identified in paragraph (c) of this section are eligible for inclusion on the NPL. Except as provided by CERCLA sections 111(e)(3) and 111(c), federal facilities are not eligible for Fund-financed remedial actions.
- (4) Inclusion on the NPL is not a precondition to action by the lead agency under CERCLA sections 106 or 122 or to action under CERCLA section 107 for recovery of non-Fund-financed costs or Fund-financed costs other than Fund-financed remedial construction costs.
- (c) *Methods for determining eligibility for NPL*. A release may be included on the NPL if the release meets one of the following criteria:
- (1) The release scores sufficiently high pursuant to the Hazard Ranking System described in appendix A to this part.
- (2) A state (not including Indian tribes) has designated a release as its highest priority. States may make only one such designation; or
- (3) The release satisfies all of the following criteria:
- (i) The Agency for Toxic Substances and Disease Registry has issued a health advisory that recommends dissociation of individuals from the release:

- (ii) EPA determines that the release poses a significant threat to public health; and
- (iii) EPA anticipates that it will be more cost-effective to use its remedial authority than to use removal authority to respond to the release.
- (d) Procedures for placing sites on the NPL. Lead agencies may submit candidates to EPA by scoring the release using the HRS and providing the appropriate backup documentation.
- (1) Lead agencies may submit HRS scoring packages to EPA anytime throughout the year.
- (2) EPA shall review lead agencies' HRS scoring packages and revise them as appropriate. EPA shall develop any additional HRS scoring packages on releases known to EPA.
- (3) EPA shall compile the NPL based on the methods identified in paragraph (c) of this section.
- (4) EPA shall update the NPL at least once a year.
- (5) To ensure public involvement during the proposal to add a release to the NPL, EPA shall:
- (i) Publish the proposed rule in the FEDERAL REGISTER and solicit comments through a public comment period; and
- (ii) Publish the final rule in the FED-ERAL REGISTER, and make available a response to each significant comment and any significant new data submitted during the comment period.
- (6) Releases may be categorized on the NPL when deemed appropriate by EPA.
- (e) *Deletion from the NPL*. Releases may be deleted from or recategorized on the NPL where no further response is appropriate.
- (1) EPA shall consult with the state on proposed deletions from the NPL prior to developing the notice of intent to delete. In making a determination to delete a release from the NPL, EPA shall consider, in consultation with the state, whether any of the following criteria has been met:
- (i) Responsible parties or other persons have implemented all appropriate response actions required;
- (ii) All appropriate Fund-financed response under CERCLA has been implemented, and no further response action

by responsible parties is appropriate; or

- (iii) The remedial investigation has shown that the release poses no significant threat to public health or the environment and, therefore, taking of remedial measures is not appropriate.
- (2) Releases shall not be deleted from the NPL until the state in which the release was located has concurred on the proposed deletion. EPA shall provide the state 30 working days for review of the deletion notice prior to its publication in the FEDERAL REGISTER.
- (3) All releases deleted from the NPL are eligible for further Fund-financed remedial actions should future conditions warrant such action. Whenever there is a significant release from a site deleted from the NPL, the site shall be restored to the NPL without application of the HRS.
- (4) To ensure public involvement during the proposal to delete a release from the NPL, EPA shall:
- (i) Publish a notice of intent to delete in the FEDERAL REGISTER and solicit comment through a public comment period of a minimum of 30 calendar days;
- (ii) In a major local newspaper of general circulation at or near the release that is proposed for deletion, publish a notice of availability of the notice of intent to delete;
- (iii) Place copies of information supporting the proposed deletion in the information repository, described in §300.430(c)(2)(iii), at or near the release proposed for deletion. These items shall be available for public inspection and copying; and
- (iv) Respond to each significant comment and any significant new data submitted during the comment period and include this response document in the final deletion package.
- (5) EPA shall place the final deletion package in the local information repository once the notice of final deletion has been published in the FEDERAL REGISTER.

§ 300.430 Remedial investigation/feasibility study and selection of remedy.

(a) General—(1) Introduction. The purpose of the remedy selection process is to implement remedies that eliminate,

- reduce, or control risks to human health and the environment. Remedial actions are to be implemented as soon as site data and information make it possible to do so. Accordingly, EPA has established the following program goal, expectations, and program management principles to assist in the identification and implementation of appropriate remedial actions.
- (i) *Program goal.* The national goal of the remedy selection process is to select remedies that are protective of human health and the environment, that maintain protection over time, and that minimize untreated waste.
- (ii) Program management principles. EPA generally shall consider the following general principles of program management during the remedial process:
- (A) Sites should generally be remediated in operable units when early actions are necessary or appropriate to achieve significant risk reduction quickly, when phased analysis and response is necessary or appropriate given the size or complexity of the site, or to expedite the completion of total site cleanup.
- (B) Operable units, including interim action operable units, should not be inconsistent with nor preclude implementation of the expected final remedy.
- (C) Site-specific data needs, the evaluation of alternatives, and the documentation of the selected remedy should reflect the scope and complexity of the site problems being addressed
- (iii) *Expectations*. EPA generally shall consider the following expectations in developing appropriate remedial alternatives:
- (A) EPA expects to use treatment to address the principal threats posed by a site, wherever practicable. Principal threats for which treatment is most likely to be appropriate include liquids, areas contaminated with high concentrations of toxic compounds, and highly mobile materials.
- (B) EPA expects to use engineering controls, such as containment, for waste that poses a relatively low long-term threat or where treatment is impracticable.

- (C) EPA expects to use a combination of methods, as appropriate, to achieve protection of human health and the environment. In appropriate site situations, treatment of the principal threats posed by a site, with priority placed on treating waste that is liquid, highly toxic or highly mobile, will be combined with engineering controls (such as containment) and institutional controls, as appropriate, for treatment residuals and untreated waste.
- (D) EPA expects to use institutional controls such as water use and deed restrictions to supplement engineering controls as appropriate for short- and long-term management to prevent or limit exposure to hazardous substances, pollutants, or contaminants. Institutional controls may be used during the conduct of the remedial investigation/feasibility study (RI/FS) and implementation of the remedial action and, where necessary, as a component of the completed remedy. The use of institutional controls shall not substitute for active response measures (e.g., treatment and/or containment of source material, restoration of ground waters to their beneficial uses) as the sole remedy unless such active measures are determined not to be practicable, based on the balancing of trade-offs among alternatives that is conducted during the selection of remedv
- (E) EPA expects to consider using innovative technology when such technology offers the potential for comparable or superior treatment performance or implementability, fewer or lesser adverse impacts than other available approaches, or lower costs for similar levels of performance than demonstrated technologies.
- (F) EPA expects to return usable ground waters to their beneficial uses wherever practicable, within a time-frame that is reasonable given the particular circumstances of the site. When restoration of ground water to beneficial uses is not practicable, EPA expects to prevent further migration of the plume, prevent exposure to the contaminated ground water, and evaluate further risk reduction.
- (2) Remedial investigation/feasibility study. The purpose of the remedial in-

- vestigation/feasibility study (RI/FS) is to assess site conditions and evaluate alternatives to the extent necessary to select a remedy. Developing and conducting an RI/FS generally includes the following activities: project scoping, data collection, risk assessment, treatability studies, and analysis of alternatives. The scope and timing of these activities should be tailored to the nature and complexity of the problem and the response alternatives being considered.
- (b) Scoping. In implementing this section, the lead agency should consider the program goal, program management principles, and expectations contained in this rule. The investigative and analytical studies should be tailored to site circumstances so that the scope and detail of the analysis is appropriate to the complexity of site problems being addressed. During scoping, the lead and support agencies shall confer to identify the optimal set and sequence of actions necessary to address site problems. Specifically, the lead agency shall:
- (1) Assemble and evaluate existing data on the site, including the results of any removal actions, remedial preliminary assessment and site inspections, and the NPL listing process.
- (2) Develop a conceptual understanding of the site based on the evaluation of existing data described in paragraph (b)(1) of this section.
- (3) Identify likely response scenarios and potentially applicable technologies and operable units that may address site problems.
- (4) Undertake limited data collection efforts or studies where this information will assist in scoping the RI/FS or accelerate response actions, and begin to identify the need for treatability studies, as appropriate.
- (5) Identify the type, quality, and quantity of the data that will be collected during the RI/FS to support decisions regarding remedial response activities.
- (6) Prepare site-specific health and safety plans that shall specify, at a minimum, employee training and protective equipment, medical surveillance requirements, standard operating procedures, and a contingency plan

that conforms with 29 CFR 1910.120 (l)(1) and (l)(2).

- (7) If natural resources are or may be injured by the release, ensure that state and federal trustees of the affected natural resources have been notified in order that the trustees may initiate appropriate actions, including those identified in subpart G of this part. The lead agency shall seek to coordinate necessary assessments, evaluations, investigations, and planning with such state and federal trustees.
- (8) Develop sampling and analysis plans that shall provide a process for obtaining data of sufficient quality and quantity to satisfy data needs. Sampling and analysis plans shall be reviewed and approved by EPA. The sampling and analysis plans shall consist of two parts:
- (i) The field sampling plan, which describes the number, type, and location of samples and the type of analyses; and
- (ii) The quality assurance project plan, which describes policy, organization, and functional activities and the data quality objectives and measures necessary to achieve adequate data for use in selecting the appropriate remedy.
- (9) Initiate the identification of potential federal and state ARARs and, as appropriate, other criteria, advisories, or guidance to be considered.
- (c) Community relations. (1) The community relations requirements described in this section apply to all remedial activities undertaken pursuant to CERCLA section 104 and to section 106 or section 122 consent orders or decrees, or section 106 administrative orders
- (2) The lead agency shall provide for the conduct of the following community relations activities, to the extent practicable, prior to commencing field work for the remedial investigation:
- (i) Conducting interviews with local officials, community residents, public interest groups, or other interested or affected parties, as appropriate, to solicit their concerns and information needs, and to learn how and when citizens would like to be involved in the Superfund process.

- (ii) Preparing a formal community relations plan (CRP), based on the community interviews and other relevant information, specifying the community relations activities that the lead agency expects to undertake during the remedial response. The purpose of the CRP is to:
- (A) Ensure the public appropriate opportunities for involvement in a wide variety of site-related decisions, including site analysis and characterization, alternatives analysis, and selection of remedy;
- (B) Determine, based on community interviews, appropriate activities to ensure such public involvement, and
- (C) Provide appropriate opportunities for the community to learn about the site.
- (iii) Establishing at least one local information repository at or near the location of the response action. Each information repository should contain a copy of items made available to the public, including information that describes the technical assistance grants application process. The lead agency shall inform interested parties of the establishment of the information repository.
- (iv) Informing the community of the availability of technical assistance grants.
- (3) For PRP actions, the lead agency shall plan and implement the community relations program at a site. PRPs may participate in aspects of the community relations program at the discretion of and with oversight by the lead agency.
- (4) The lead agency may conduct technical discussions involving PRPs and the public. These technical discussions may be held separately from, but contemporaneously with, the negotiations/settlement discussions.
- (5) In addition, the following provisions specifically apply to enforcement actions:
- (i) Lead agencies entering into an enforcement agreement with de minimis parties under CERCLA section 122(g) or cost recovery settlements under section 122(h) shall publish a notice of the proposed agreement in the FEDERAL REGISTER at least 30 days before the agreement becomes final, as required

by section 122(i). The notice must identify the name of the facility and the parties to the proposed agreement and must allow an opportunity for comment and consideration of comments; and

- (ii) Where the enforcement agreement is embodied in a consent decree, public notice and opportunity for public comment shall be provided in accordance with 28 CFR 50.7.
- (d) Remedial investigation. (1) The purpose of the remedial investigation (RI) is to collect data necessary to adequately characterize the site for the purpose of developing and evaluating effective remedial alternatives. To characterize the site, the lead agency shall, as appropriate, conduct field investigations, including treatability studies, and conduct a baseline risk assessment. The RI provides information to assess the risks to human health and the environment and to support the development, evaluation, and selection of appropriate response alternatives. Site characterization may be conducted in one or more phases to focus sampling efforts and increase the efficiency of the investigation. Because estimates of actual or potential exposures and associated impacts on human and environmental receptors may be refined throughout the phases of the RI as new information is obtained, site characterization activities should be fully integrated with the development and evaluation of alternatives in the feasibility study. Bench- or pilot-scale treatability studies shall be conducted, when appropriate and practicable, to provide additional data for the detailed analysis and to support engineering design of remedial alternatives.
- (2) The lead agency shall characterize the nature of and threat posed by the hazardous substances and hazardous materials and gather data necessary to assess the extent to which the release poses a threat to human health or the environment or to support the analysis and design of potential response actions by conducting, as appropriate, field investigations to assess the following factors:
- (i) Physical characteristics of the site, including important surface features, soils, geology, hydrogeology, meteorology, and ecology;

- (ii) Characteristics or classifications of air, surface water, and ground water;
- (iii) The general characteristics of the waste, including quantities, state, concentration, toxicity, propensity to bioaccumulate, persistence, and mobility;
- (iv) The extent to which the source can be adequately identified and characterized;
- (v) Actual and potential exposure pathways through environmental media;
- (vi) Actual and potential exposure routes, for example, inhalation and ingestion; and
- (vii) Other factors, such as sensitive populations, that pertain to the characterization of the site or support the analysis of potential remedial action alternatives.
- (3) The lead and support agency shall identify their respective potential ARARs related to the location of and contaminants at the site in a timely manner. The lead and support agencies may also, as appropriate, identify other pertinent advisories, criteria, or guidance in a timely manner (see § 300.400(g)(3)).
- (4) Using the data developed under paragraphs (d)(1) and (2) of this section, the lead agency shall conduct a sitespecific baseline risk assessment to characterize the current and potential threats to human health and the environment that may be posed by contaminants migrating to ground water or surface water, releasing to air, leaching through soil, remaining in the soil, and bioaccumulating in the food chain. The results of the baseline risk assessment will help establish acceptable exposure levels for use in developing remedial alternatives in the FS, as described in paragraph (e) of this section.
- (e) Feasibility study. (1) The primary objective of the feasibility study (FS) is to ensure that appropriate remedial alternatives are developed and evaluated such that relevant information concerning the remedial action options can be presented to a decision-maker and an appropriate remedy selected. The lead agency may develop a feasibility study to address a specific site problem or the entire site. The development and evaluation of alternatives

shall reflect the scope and complexity of the remedial action under consideration and the site problems being addressed. Development of alternatives shall be fully integrated with the site characterization activities of the remedial investigation described in paragraph (d) of this section. The lead agency shall include an alternatives screening step, when needed, to select a reasonable number of alternatives for detailed analysis.

(2) Alternatives shall be developed that protect human health and the environment by recycling waste or by eliminating, reducing, and/or controlling risks posed through each pathway by a site. The number and type of alternatives to be analyzed shall be determined at each site, taking into account the scope, characteristics, and complexity of the site problem that is being addressed. In developing and, as appropriate, screening the alternatives,

the lead agency shall:

(i) Establish remedial action objectives specifying contaminants and media of concern, potential exposure pathways, and remediation goals. Initially, preliminary remediation goals are developed based on readily available information, such as chemical-specific ARARs or other reliable information. Preliminary remediation goals should be modified, as necessary, as more information becomes available during the RI/FS. Final remediation goals will be determined when the remedy is selected. Remediation goals shall establish acceptable exposure levels that are protective of human health and the environment and shall be developed by considering the following:

(A) Applicable or relevant and appropriate requirements under federal environmental or state environmental or facility siting laws, if available, and

the following factors:

(1) For systemic toxicants, acceptable exposure levels shall represent concentration levels to which the human population, including sensitive subgroups, may be exposed without adverse effect during a lifetime or part of a lifetime, incorporating an adequate margin of safety;

(2) For known or suspected carcinogens, acceptable exposure levels are generally concentration levels that

represent an excess upper bound lifetime cancer risk to an individual of between 10^{-4} and 10^{-6} using information on the relationship between dose and response. The 10^{-6} risk level shall be used as the point of departure for determining remediation goals for alternatives when ARARs are not available or are not sufficiently protective because of the presence of multiple contaminants at a site or multiple pathways of exposure;

- (3) Factors related to technical limitations such as detection/quantification limits for contaminants;
- (4) Factors related to uncertainty; and
 - (5) Other pertinent information.
- (B) Maximum contaminant level goals (MCLGs), established under the Safe Drinking Water Act, that are set at levels above zero, shall be attained by remedial actions for ground or surface waters that are current or potential sources of drinking water, where the MCLGs are relevant and appropriate under the circumstances of the release based on the factors in §300.400(g)(2). If an MCLG is determined not to be relevant and appropriate, the corresponding maximum contaminant level (MCL) shall be attained where relevant and appropriate to the circumstances of the release.
- (C) Where the MCLG for a contaminant has been set at a level of zero, the MCL promulgated for that contaminant under the Safe Drinking Water Act shall be attained by remedial actions for ground or surface waters that are current or potential sources of drinking water, where the MCL is relevant and appropriate under the circumstances of the release based on the factors in §300.400(g)(2).
- (D) In cases involving multiple contaminants or pathways where attainment of chemical-specific ARARs will result in cumulative risk in excess of 10^{-4} , criteria in paragraph (e)(2)(i)(A) of this section may also be considered when determining the cleanup level to be attained.
- (E) Water quality criteria established under sections 303 or 304 of the Clean Water Act shall be attained where relevant and appropriate under the circumstances of the release.

- (F) An alternate concentration limit (ACL) may be established in accordance with CERCLA section 121(d)(2)(B)(ii).
- (G) Environmental evaluations shall be performed to assess threats to the environment, especially sensitive habitats and critical habitats of species protected under the Endangered Species Act.
- (ii) Identify and evaluate potentially suitable technologies, including innovative technologies;
- (iii) Assemble suitable technologies into alternative remedial actions.
- (3) For source control actions, the lead agency shall develop, as appropriate:
- (i) A range of alternatives in which treatment that reduces the toxicity, mobility, or volume of the hazardous substances, pollutants, or contaminants is a principal element. As appropriate, this range shall include an alternative that removes or destroys hazardous substances, pollutants, or contaminants to the maximum extent feasible, eliminating or minimizing, to the degree possible, the need for long-term management. The lead agency also shall develop, as appropriate, other alternatives which, at a minimum, treat the principal threats posed by the site but vary in the degree of treatment employed and the quantities and characteristics of the treatment residuals and untreated waste that must be managed; and
- (ii) One or more alternatives that involve little or no treatment, but provide protection of human health and the environment primarily by preventing or controlling exposure to hazardous substances, pollutants, or contaminants, through engineering controls, for example, containment, and, as necessary, institutional controls to protect human health and the environment and to assure continued effectiveness of the response action.
- (4) For ground-water response actions, the lead agency shall develop a limited number of remedial alternatives that attain site-specific remediation levels within different restoration time periods utilizing one or more different technologies.
- (5) The lead agency shall develop one or more innovative treatment tech-

- nologies for further consideration if those technologies offer the potential for comparable or superior performance or implementability; fewer or lesser adverse impacts than other available approaches; or lower costs for similar levels of performance than demonstrated treatment technologies.
- (6) The no-action alternative, which may be no further action if some removal or remedial action has already occurred at the site, shall be developed.
- (7) As appropriate, and to the extent sufficient information is available, the short- and long-term aspects of the following three criteria shall be used to guide the development and screening of remedial alternatives:
- (i) Effectiveness. This criterion focuses on the degree to which an alternative reduces toxicity, mobility, or volume through treatment, minimizes residual risks and affords long-term protection, complies with ARARs, minimizes short-term impacts, and how quickly it achieves protection. Alternatives providing significantly less effectiveness than other, more promising alternatives may be eliminated. Alternatives that do not provide adequate protection of human health and the environment shall be eliminated from further consideration.
- (ii) Implementability. This criterion focuses on the technical feasibility and availability of the technologies each alternative would employ and the administrative feasibility of implementing the alternative. Alternatives that are technically or administratively infeasible or that would require equipment, specialists, or facilities that are not available within a reasonable period of time may be eliminated from further consideration.
- (iii) Cost. The costs of construction and any long-term costs to operate and maintain the alternatives shall be considered. Costs that are grossly excessive compared to the overall effectiveness of alternatives may be considered as one of several factors used to eliminate alternatives. Alternatives providing effectiveness and implementability similar to that of another alternative by employing a similar method of treatment or engineering control, but at greater cost, may be eliminated.

- (8) The lead agency shall notify the support agency of the alternatives that will be evaluated in detail to facilitate the identification of ARARs and, as appropriate, pertinent advisories, criteria, or guidance to be considered.
- (9) Detailed analysis of alternatives. (i) A detailed analysis shall be conducted on the limited number of alternatives that represent viable approaches to remedial action after evaluation in the screening stage. The lead and support agencies must identify their ARARs related to specific actions in a timely manner and no later than the early stages of the comparative analysis. The lead and support agencies may also, as appropriate, identify other pertinent advisories, criteria, or guidance in a timely manner.
- (ii) The detailed analysis consists of an assessment of individual alternatives against each of nine evaluation criteria and a comparative analysis that focuses upon the relative performance of each alternative against those criteria.
- (iii) Nine criteria for evaluation. The analysis of alternatives under review shall reflect the scope and complexity of site problems and alternatives being evaluated and consider the relative significance of the factors within each criteria. The nine evaluation criteria are as follows:
- (A) Overall protection of human health and the environment. Alternatives shall be assessed to determine whether they can adequately protect human health and the environment, in both the short- and long-term, from unacceptable risks posed by hazardous substances, pollutants, or contaminants present at the site by eliminating, reducing, or controlling exposures to levels established during development of remediation goals consistent with §300.430(e)(2)(i). Overall protection of human health and the environment draws on the assessments of other evaluation criteria, especially long-term effectiveness and permanence, shortterm effectiveness, and compliance with ARARs.
- (B) Compliance with ARARs. The alternatives shall be assessed to determine whether they attain applicable or relevant and appropriate requirements under federal environmental laws and

- state environmental or facility siting laws or provide grounds for invoking one of the waivers under paragraph (f)(1)(ii)(C) of this section.
- (C) Long-term effectiveness and permanence. Alternatives shall be assessed for the long-term effectiveness and permanence they afford, along with the degree of certainty that the alternative will prove successful. Factors that shall be considered, as appropriate, include the following:
- (1) Magnitude of residual risk remaining from untreated waste or treatment residuals remaining at the conclusion of the remedial activities. The characteristics of the residuals should be considered to the degree that they remain hazardous, taking into account their volume, toxicity, mobility, and propensity to bioaccumulate.
- (2) Adequacy and reliability of controls such as containment systems and institutional controls that are necessary to manage treatment residuals and untreated waste. This factor addresses in particular the uncertainties associated with land disposal for providing long-term protection from residuals; the assessment of the potential need to replace technical components of the alternative, such as a cap, a slurry wall, or a treatment system; and the potential exposure pathways and risks posed should the remedial action need replacement.
- (D) Reduction of toxicity, mobility, or volume through treatment. The degree to which alternatives employ recycling or treatment that reduces toxicity, mobility, or volume shall be assessed, including how treatment is used to address the principal threats posed by the site. Factors that shall be considered, as appropriate, include the following:
- (*i*) The treatment or recycling processes the alternatives employ and materials they will treat;
- (2) The amount of hazardous substances, pollutants, or contaminants that will be destroyed, treated, or recycled:
- (3) The degree of expected reduction in toxicity, mobility, or volume of the waste due to treatment or recycling and the specification of which reduction(s) are occurring;
- (4) The degree to which the treatment is irreversible;

- (5) The type and quantity of residuals that will remain following treatment, considering the persistence, toxicity, mobility, and propensity to bioaccumulate of such hazardous substances and their constituents; and
- (6) The degree to which treatment reduces the inherent hazards posed by principal threats at the site.
- (E) *Short-term effectiveness.* The short-term impacts of alternatives shall be assessed considering the following:
- (*I*) Short-term risks that might be posed to the community during implementation of an alternative;
- (2) Potential impacts on workers during remedial action and the effectiveness and reliability of protective measures:
- (3) Potential environmental impacts of the remedial action and the effectiveness and reliability of mitigative measures during implementation; and
- (4) Time until protection is achieved. (F) *Implementability*. The ease or difficulty of implementing the alternatives shall be assessed by considering the following types of factors as appropriate:
- (I) Technical feasibility, including technical difficulties and unknowns associated with the construction and operation of a technology, the reliability of the technology, ease of undertaking additional remedial actions, and the ability to monitor the effectiveness of the remedy.
- (2) Administrative feasibility, including activities needed to coordinate with other offices and agencies and the ability and time required to obtain any necessary approvals and permits from other agencies (for off-site actions);
- (3) Availability of services and materials, including the availability of adequate off-site treatment, storage capacity, and disposal capacity and services; the availability of necessary equipment and specialists, and provisions to ensure any necessary additional resources; the availability of services and materials; and availability of prospective technologies.
- (G) *Cost.* The types of costs that shall be assessed include the following:
- Capital costs, including both direct and indirect costs;
- (2) Annual operation and maintenance costs; and

- (3) Net present value of capital and O&M costs.
- (H) State acceptance. Assessment of state concerns may not be completed until comments on the RI/FS are received but may be discussed, to the extent possible, in the proposed plan issued for public comment. The state concerns that shall be assessed include the following:
- (1) The state's position and key concerns related to the preferred alternative and other alternatives; and
- (2) State comments on ARARs or the proposed use of waivers.
- (I) Community acceptance. This assessment includes determining which components of the alternatives interested persons in the community support, have reservations about, or oppose. This assessment may not be completed until comments on the proposed plan are received.
- (f) Selection of remedy—(1) Remedies selected shall reflect the scope and purpose of the actions being undertaken and how the action relates to long-term, comprehensive response at the site.
- (i) The criteria noted in paragraph (e)(9)(iii) of this section are used to select a remedy. These criteria are categorized into three groups.
- (A) Threshold criteria. Overall protection of human health and the environment and compliance with ARARs (unless a specific ARAR is waived) are threshold requirements that each alternative must meet in order to be eligible for selection.
- (B) Primary balancing criteria. The five primary balancing criteria are long-term effectiveness and permanence; reduction of toxicity, mobility, or volume through treatment; short-term effectiveness; implementability; and cost.I11(C) Modifying criteria. State and community acceptance are modifying criteria that shall be considered in remedy selection.
- (ii) The selection of a remedial action is a two-step process and shall proceed in accordance with §300.515(e). First, the lead agency, in conjunction with the support agency, identifies a preferred alternative and presents it to the public in a proposed plan, for review and comment. Second, the lead

agency shall review the public comments and consult with the state (or support agency) in order to determine if the alternative remains the most appropriate remedial action for the site or site problem. The lead agency, as specified in §300.515(e), makes the final remedy selection decision, which shall be documented in the ROD. Each remedial alternative selected as a Superfund remedy will employ the criteria as indicated in paragraph (f)(1)(i) of this section to make the following determination:

- (A) Each remedial action selected shall be protective of human health and the environment.
- (B) On-site remedial actions selected in a ROD must attain those ARARs that are identified at the time of ROD signature or provide grounds for invoking a waiver under § 300.430(f)(1)(ii)(C).
- (1) Requirements that are promulgated or modified after ROD signature must be attained (or waived) only when determined to be applicable or relevant and appropriate and necessary to ensure that the remedy is protective of human health and the environment.
- (2) Components of the remedy not described in the ROD must attain (or waive) requirements that are identified as applicable or relevant and appropriate at the time the amendment to the ROD or the explanation of significant difference describing the component is signed.
- (C) An alternative that does not meet an ARAR under federal environmental or state environmental or facility siting laws may be selected under the following circumstances:
- (1) The alternative is an interim measure and will become part of a total remedial action that will attain the applicable or relevant and appropriate federal or state requirement;
- (2) Compliance with the requirement will result in greater risk to human health and the environment than other alternatives;
- (3) Compliance with the requirement is technically impracticable from an engineering perspective;
- (4) The alternative will attain a standard of performance that is equivalent to that required under the otherwise applicable standard, requirement,

or limitation through use of another method or approach;

- (5) With respect to a state requirement, the state has not consistently applied, or demonstrated the intention to consistently apply, the promulgated requirement in similar circumstances at other remedial actions within the state: or
- (6) For Fund-financed response actions only, an alternative that attains the ARAR will not provide a balance between the need for protection of human health and the environment at the site and the availability of Fund monies to respond to other sites that may present a threat to human health and the environment.
- (D) Each remedial action selected shall be cost-effective, provided that it first satisfies the threshold criteria set forth in §300.430(f)(1)(ii)(A) and (B). Cost-effectiveness is determined by evaluating the following three of the five balancing criteria noted in $\S 300.430(f)(1)(i)(B)$ to determine overall effectiveness: long-term effectiveness and permanence, reduction of toxicity, mobility, or volume through treatment, and short-term effectiveness. Overall effectiveness is then compared to cost to ensure that the remedy is cost-effective. A remedy shall be costeffective if its costs are proportional to its overall effectiveness.
- (E) Each remedial action shall utilize permanent solutions and alternative treatment technologies or resource recovery technologies to the maximum extent practicable. This requirement shall be fulfilled by selecting the alterthat satisfies paragraph native (f)(1)(ii)(A) and (B) of this section and provides the best balance of trade-offs among alternatives in terms of the five primary balancing criteria noted in paragraph (f)(1)(i)(B) of this section. The balancing shall emphasize longterm effectiveness and reduction of toxicity, mobility, or volume through treatment. The balancing shall also consider the preference for treatment as a principal element and the bias against off-site land disposal of untreated waste. In making the determination under this paragraph, the modifying criteria of state acceptance and community acceptance described

in paragraph (f)(1)(i)(C) of this section shall also be considered.

- (2) The proposed plan. In the first step in the remedy selection process, the lead agency shall identify the alternative that best meets the requirements in §300.430(f)(1), above, and shall present that alternative to the public in a proposed plan. The lead agency, in conjunction with the support agency and consistent with §300.515(e), shall prepare a proposed plan that briefly describes the remedial alternatives analyzed by the lead agency, proposes a preferred remedial action alternative, and summarizes the information relied upon to select the preferred alternative. The selection of remedy process for an operable unit may be initiated at any time during the remedial action process. The purpose of the proposed plan is to supplement the RI/FS and provide the public with a reasonable opportunity to comment on the preferred alternative for remedial action, as well as alternative plans under consideration, and to participate in the selection of remedial action at a site. At a minimum, the proposed plan shall:
- (i) Provide a brief summary description of the remedial alternatives evaluated in the detailed analysis established under paragraph (e)(9) of this section:
- (ii) Identify and provide a discussion of the rationale that supports the preferred alternative;
- (iii) Provide a summary of any formal comments received from the support agency; and
- (iv) Provide a summary explanation of any proposed waiver identified under paragraph (f)(1)(ii)(C) of this section from an ARAR.
- (3) Community relations to support the selection of remedy. (i) The lead agency, after preparation of the proposed plan and review by the support agency, shall conduct the following activities:
- (A) Publish a notice of availability and brief analysis of the proposed plan in a major local newspaper of general circulation;
- (B) Make the proposed plan and supporting analysis and information available in the administrative record required under subpart I of this part;
- (C) Provide a reasonable opportunity, not less than 30 calendar days, for sub-

mission of written and oral comments on the proposed plan and the supporting analysis and information located in the information repository, including the RI/FS. Upon timely request, the lead agency will extend the public comment period by a minimum of 30 additional days;

- (D) Provide the opportunity for a public meeting to be held during the public comment period at or near the site at issue regarding the proposed plan and the supporting analysis and information;
- (E) Keep a transcript of the public meeting held during the public comment period pursuant to CERCLA section 117(a) and make such transcript available to the public; and
- (F) Prepare a written summary of significant comments, criticisms, and new relevant information submitted during the public comment period and the lead agency response to each issue. This responsiveness summary shall be made available with the record of decision.
- (ii) After publication of the proposed plan and prior to adoption of the selected remedy in the record of decision, if new information is made available that significantly changes the basic features of the remedy with respect to scope, performance, or cost, such that the remedy significantly differs from the original proposal in the proposed plan and the supporting analysis and information, the lead agency shall:
- (A) Include a discussion in the record of decision of the significant changes and reasons for such changes, if the lead agency determines such changes could be reasonably anticipated by the public based on the alternatives and other information available in the proposed plan or the supporting analysis and information in the administrative record; or
- (B) Seek additional public comment on a revised proposed plan, when the lead agency determines the change could not have been reasonably anticipated by the public based on the information available in the proposed plan or the supporting analysis and information in the administrative record. The lead agency shall, prior to adoption of the selected remedy in the ROD, issue a revised proposed plan, which

shall include a discussion of the significant changes and the reasons for such changes, in accordance with the public participation requirements described in paragraph (f)(3)(i) of this section.

- (4) Final remedy selection. (i) In the second and final step in the remedy selection process, the lead agency shall reassess its initial determination that the preferred alternative provides the best balance of trade-offs, now factoring in any new information or points of view expressed by the state (or support agency) and community during the public comment period. The lead agency shall consider state (or support agency) and community comments regarding the lead agency's evaluation of alternatives with respect to the other criteria. These comments may prompt the lead agency to modify aspects of the preferred alternative or decide that another alternative provides a more appropriate balance. The lead agency, as specified in §300.515(e), shall make the final remedy selection decision and document that decision in the ROD.
- (ii) If a remedial action is selected that results in hazardous substances, pollutants, or contaminants remaining at the site above levels that allow for unlimited use and unrestricted exposure, the lead agency shall review such action no less often than every five years after initiation of the selected remedial action.
- (iii) The process for selection of a remedial action at a federal facility on the NPL, pursuant to CERCLA section 120, shall entail:
- (A) Joint selection of remedial action by the head of the relevant department, agency, or instrumentality and EPA: or
- (B) If mutual agreement on the remedy is not reached, selection of the remedy is made by EPA.
- (5) Documenting the decision. (i) To support the selection of a remedial action, all facts, analyses of facts, and site-specific policy determinations considered in the course of carrying out activities in this section shall be documented, as appropriate, in a record of decision, in a level of detail appropriate to the site situation, for inclusion in the administrative record required under subpart I of this part.

Documentation shall explain how the evaluation criteria in paragraph (e)(9)(iii) of this section were used to select the remedy.

- (ii) The ROD shall describe the following statutory requirements as they relate to the scope and objectives of the action:
- (A) How the selected remedy is protective of human health and the environment, explaining how the remedy eliminates, reduces, or controls exposures to human and environmental receptors;
- (B) The federal and state requirements that are applicable or relevant and appropriate to the site that the remedy will attain;
- (C) The applicable or relevant and appropriate requirements of other federal and state laws that the remedy will not meet, the waiver invoked, and the justification for invoking the waiver;
- (D) How the remedy is cost-effective, i.e., explaining how the remedy provides overall effectiveness proportional to its costs;
- (E) How the remedy utilizes permanent solutions and alternative treatment technologies or resource recovery technologies to the maximum extent practicable; and
- (F) Whether the preference for remedies employing treatment which permanently and significantly reduces the toxicity, mobility, or volume of the hazardous substances, pollutants, or contaminants as a principal element is or is not satisfied by the selected remedy. If this preference is not satisfied the record of decision must explain why a remedial action involving such reductions in toxicity, mobility, or volume was not selected.
 - (iii) The ROD also shall:
- (A) Indicate, as appropriate, the remediation goals, discussed in paragraph (e)(2)(i) of this section, that the remedy is expected to achieve. Performance shall be measured at appropriate locations in the ground water, surface water, soils, air, and other affected environmental media. Measurement relating to the performance of the treatment processes and the engineering controls may also be identified, as appropriate;

- (B) Discuss significant changes and the response to comments described in paragraph (f)(3)(i)(F) of this section;
- (C) Describe whether hazardous substances, pollutants, or contaminants will remain at the site such that a review of the remedial action under paragraph (f)(4)(ii) of this section no less often than every five years shall be required; and
- (D) When appropriate, provide a commitment for further analysis and selection of long-term response measures within an appropriate time-frame.
- (6) Community relations when the record of decision is signed. After the ROD is signed, the lead agency shall:
- (i) Publish a notice of the availability of the ROD in a major local newspaper of general circulation; and
- (ii) Make the record of decision available for public inspection and copying at or near the facility at issue prior to the commencement of any remedial action.

§ 300.435 Remedial design/remedial action, operation and maintenance.

- (a) General. The remedial design/remedial action (RD/RA) stage includes the development of the actual design of the selected remedy and implementation of the remedy through construction. A period of operation and maintenance may follow the RA activities.
- (b) RD/ŘA activities. (1) All RD/RA activities shall be in conformance with the remedy selected and set forth in the ROD or other decision document for that site. Those portions of RD/RA sampling and analysis plans describing the QA/QC requirements for chemical and analytical testing and sampling procedures of samples taken for the purpose of determining whether cleanup action levels specified in the ROD are achieved, generally will be consistent with the requirements of \$300.430(b)(8).
- (2) During the course of the RD/RA, the lead agency shall be responsible for ensuring that all federal and state requirements that are identified in the ROD as applicable or relevant and appropriate requirements for the action are met. If waivers from any ARARs are involved, the lead agency shall be responsible for ensuring that the conditions of the waivers are met.

- (c) Community relations. (1) Prior to the initiation of RD, the lead agency shall review the CRP to determine whether it should be revised to describe further public involvement activities during RD/RA that are not already addressed or provided for in the CRP.
- (2) After the adoption of the ROD, if the remedial action or enforcement action taken, or the settlement or consent decree entered into, differs significantly from the remedy selected in the ROD with respect to scope, performance, or cost, the lead agency shall consult with the support agency, as appropriate, and shall either:
- (i) Publish an explanation of significant differences when the differences in the remedial or enforcement action, settlement, or consent decree significantly change but do not fundamentally alter the remedy selected in the ROD with respect to scope, performance, or cost. To issue an explanation of significant differences, the lead agency shall:
- (A) Make the explanation of significant differences and supporting information available to the public in the administrative record established under §300.815 and the information repository; and
- (B) Publish a notice that briefly summarizes the explanation of significant differences, including the reasons for such differences, in a major local newspaper of general circulation; or
- (ii) Propose an amendment to the ROD if the differences in the remedial or enforcement action, settlement, or consent decree fundamentally alter the basic features of the selected remedy with respect to scope, performance, or cost. To amend the ROD, the lead agency, in conjunction with the support agency, as provided in §300.515(e), shall:
- (A) Issue a notice of availability and brief description of the proposed amendment to the ROD in a major local newspaper of general circulation;
- (B) Make the proposed amendment to the ROD and information supporting the decision available for public comment;
- (C) Provide a reasonable opportunity, not less than 30 calendar days, for submission of written or oral comments on the amendment to the ROD. Upon

timely request, the lead agency will extend the public comment period by a minimum of 30 additional days;

(D) Provide the opportunity for a public meeting to be held during the public comment period at or near the facility at issue;

(E) Keep a transcript of comments received at the public meeting held dur-

ing the public comment period;

(F) Include in the amended ROD a brief explanation of the amendment and the response to each of the significant comments, criticisms, and new relevant information submitted during the public comment period;

(G) Publish a notice of the availability of the amended ROD in a major local newspaper of general circulation;

and

- (H) Make the amended ROD and supporting information available to the public in the administrative record and information repository prior to the commencement of the remedial action affected by the amendment.
- (3) After the completion of the final engineering design, the lead agency shall issue a fact sheet and provide, as appropriate, a public briefing prior to the initiation of the remedial action.
- (d) *Contractor conflict of interest.* (1) For Fund-financed RD/RA and O&M activities, the lead agency shall:
- (i) Include appropriate language in the solicitation requiring potential prime contractors to submit information on their status, as well as the status of their subcontractors, parent companies, and affiliates, as potentially responsible parties at the site.
- (ii) Require potential prime contractors to certify that, to the best of their knowledge, they and their potential subcontractors, parent companies, and affiliates have disclosed all information described in §300.435(d)(1)(i) or that no such information exists, and that any such information discovered after submission of their bid or proposal or contract award will be disclosed immediately.
- (2) Prior to contract award, the lead agency shall evaluate the information provided by the potential prime contractors and:
- (i) Determine whether they have conflicts of interest that could significantly impact the performance of the

contract or the liability of potential prime contractors or subcontractors.

- (ii) If a potential prime contractor or subcontractor has a conflict of interest that cannot be avoided or otherwise resolved, and using that potential prime contractor or subcontractor to conduct RD/RA or O&M work under a Fund-financed action would not be in the best interests of the state or federal government, an offeror or bidder contemplating use of that prime contractor or subcontractor may be declared nonresponsible or ineligible for award in accordance with appropriate acquisition regulations, and the contract may be awarded to the next eligible offeror or bidder.
- (e) Recontracting. (1) If a Fund-financed contract must be terminated because additional work outside the scope of the contract is needed, EPA is authorized to take appropriate steps to continue interim RAs as necessary to reduce risks to public health and the environment. Appropriate steps may include extending an existing contract for a federal-lead RA or amending a cooperative agreement for a state-lead RA. Until the lead agency can reopen the bidding process and recontract to complete the RA, EPA may take such appropriate steps as described above to cover interim work to reduce such risks, where:
- (i) Additional work is found to be needed as a result of such unforeseen situations as newly discovered sources, types, or quantities of hazardous substances at a facility; and
- (ii) Performance of the complete RA requires the lead agency to rebid the contract because the existing contract does not encompass this newly discovered work.
- (2) The cost of such interim actions shall not exceed \$2 million.
- (f) Operation and maintenance. (1) Operation and maintenance (0&M) measures are initiated after the remedy has achieved the remedial action objectives and remediation goals in the ROD, and is determined to be operational and functional, except for ground- or surface-water restoration actions covered under §300.435(f)(4). A state must provide its assurance to assume responsibility for O&M, including, where appropriate, requirements for maintaining

institutional controls, under § 300.510(c).

(2) A remedy becomes "operational and functional" either one year after construction is complete, or when the remedy is determined concurrently by EPA and the state to be functioning properly and is performing as designed, whichever is earlier. EPA may grant extensions to the one-year period, as

appropriate.

- (3) For Fund-financed remedial actions involving treatment or other measures to restore ground- or surfacewater quality to a level that assures protection of human health and the environment, the operation of such treatment or other measures for a period of up to 10 years after the remedy becomes operational and functional will be considered part of the remedial action. Activities required to maintain the effectiveness of such treatment or measures following the 10-year period, or after remedial action is complete, whichever is earlier, shall be considered O&M. For the purposes of federal funding provided under CERCLA section 104(c)(6), a restoration activity will be considered administratively 'complete'' when:
- (i) Measures restore ground- or surface-water quality to a level that assures protection of human health and the environment;
- (ii) Measures restore ground or surface water to such a point that reductions in contaminant concentrations are no longer significant; or
- (iii) Ten years have elapsed, whichever is earliest.
- (4) The following shall not be deemed to constitute treatment or other measures to restore contaminated ground or surface water under § 300.435(f)(3):
- (i) Source control maintenance measures; and
- (ii) Ground- or surface-water measures initiated for the primary purpose of providing a drinking-water supply, not for the purpose of restoring ground water.

§ 300.440 Procedures for planning and implementing off-site response actions.

(a) Applicability. (1) This section applies to any remedial or removal action involving the off-site transfer of any

hazardous substance, pollutant, or contaminant as defined under CERCLA sections 101 (14) and (33) ("CERCLA waste") that is conducted by EPA, States, private parties, or other Federal agencies, that is Fund-financed and/or is taken pursuant to any CERCLA authority, including cleanups at Federal facilities under section 120 of CERCLA, and cleanups under section 311 of the Clean Water Act (except for cleanup of petroleum exempt under CERCLA). Applicability extends to those actions taken jointly under CERCLA and another authority.

- (2) In cases of emergency removal actions under CERCLA, emergency actions taken during remedial actions, or response actions under section 311 of the Clean Water Act where the release poses an immediate and significant threat to human health and the environment, the On-Scene Coordinator (OSC) may determine that it is necessary to transfer CERCLA waste offsite without following the requirements of this section.
- (3) This section applies to CERCLA wastes from cleanup actions based on CERCLA decision documents signed or consent decrees lodged after October 17, 1986 ("post-SARA CERCLA wastes") as well as those based on CERCLA decision documents signed and consent decrees lodged prior to October 17, 1986 ("pre-SARA CERCLA wastes"). Pre-SARA and post-SARA CERCLA wastes are subject to the same acceptability criteria in §300.440(b)(1) and (2).
- (4) EPA (usually the EPA Regional Office) will determine the acceptability under this section of any facility selected for the treatment, storage, or disposal of CERCLA waste. EPA will determine if there are relevant releases or relevant violations at a facility prior to the facility's initial receipt of CERCLA waste. A facility which has previously been evaluated and found acceptable under this rule (or the preceding policy) is acceptable until the EPA Regional Office notifies the facility otherwise pursuant to §300.440(d).
- (5) Off-site transfers of those laboratory samples and treatability study CERCLA wastes from CERCLA sites set out in paragraphs (a)(5)(i) through (iii) of this section, are not subject to

the requirements of this section. However, those CERCLA wastes may not be transferred back to the CERCLA site unless the Remedial Project Manager or OSC assures the proper management of the CERCLA waste samples or residues and gives permission to the laboratory or treatment facility for the samples and/or residues to be returned to the site.

- (i) Samples of CERCLA wastes sent to a laboratory for characterization;
- (ii) RCRA hazardous wastes that are being transferred from a CERCLA site for treatability studies and that meet the requirements for an exemption for RCRA under 40 CFR 261.4(e); and
- (iii) Non-RCRA wastes that are being transferred from a CERCLA site for treatability studies and that are below the quantity threshold established at 40 CFR 261.4(e)(2).
- (b) Acceptability criteria. (1) Facility compliance. (i) A facility will be deemed in compliance for the purpose of this rule if there are no relevant violations at or affecting the unit or units receiving CERCLA waste:
- (A) For treatment to standards specified in 40 CFR part 268, subpart D, including any pre-treatment or storage units used prior to treatment;
- (B) For treatment to substantially reduce its mobility, toxicity or persistence in the absence of a defined treatment standard, including any pretreatment or storage units used prior to treatment; or
- (C) For storage or ultimate disposal of CERCLA waste not treated to the previous criteria at the same facility.
- (ii) Relevant violations include significant deviations from regulations, compliance order provisions, or permit conditions designed to: ensure that CERCLA waste is destined for and delivered to authorized facilities; prevent releases of hazardous waste, hazardous constituents, or hazardous substances to the environment; ensure early detection of such releases; or compel corrective action for releases. Criminal violations which result in indictment are also relevant violations. In addition, violations of the following requirements may be considered relevant:
- (A) Applicable subsections of sections 3004 and 3005 of RCRA or, where applicable, other Federal laws (such as the

Toxic Substances Control Act and subtitle D of RCRA);

- (B) Applicable sections of State environmental laws; and
- (C) In addition, land disposal units at RCRA subtitle C facilities receiving RCRA hazardous waste from response actions authorized or funded under CERCLA must be in compliance with RCRA section 3004(o) minimum technology requirements. Exceptions may be made only if the unit has been granted a waiver from these requirements under 40 CFR 264.301.
- (2) *Releases*. (i) Release is defined in § 300.5 of this part. Releases under this section do not include:
 - (A) De minimis releases;
- (B) Releases permitted under Federal programs or under Federal programs delegated to the States (Federally permitted releases are defined in §300.5), except to the extent that such releases are found to pose a threat to human health and the environment; or
- (C) Releases to the air that do not exceed standards promulgated pursuant to RCRA section 3004(n), or absent such standards, or where such standards do not apply, releases to the air that do not present a threat to human health or the environment.
- (ii) Releases from units at a facility designated for off-site transfer of CERCLA waste must be addressed as follows:
- (A) Receiving units at RCRA subtitle C facilities. CERCLA wastes may be transferred to an off-site unit regulated under subtitle C of RCRA, including a facility regulated under the permit-by-rule provisions of 40 CFR 270.60 (a), (b) or (c), only if that unit is not releasing any hazardous waste, hazardous constituent, or hazardous substance into the ground water, surface water, soil or air.
- (B) Other units at RCRA subtitle C land disposal facilities. CERCLA wastes may not be transferred to any unit at a RCRA subtitle C land disposal facility where a non-receiving unit is releasing any hazardous waste, hazardous constituent, or hazardous substance into the ground water, surface water, soil, or air, unless that release is controlled by an enforceable agreement for corrective action under subtitle C of RCRA or other applicable Federal or

State authority. For purposes of this section, a RCRA "land disposal facility" is any RCRA facility at which a land disposal unit is located, regardless of whether a land disposal unit is the receiving unit.

- (C) Other units at RCRA subtitle C treatment, storage, and permit-by-rule facilities. CERCLA wastes may not be transferred to any unit at a RCRA subtitle C treatment, storage or permitby-rule facility, where a release of any hazardous waste, hazardous stituent, or hazardous substance from non-receiving units poses a significant threat to public health or the environment, unless that release is controlled by an enforceable agreement for corrective action under subtitle C of RCRA or other applicable Federal or State authority.
- (D) All other facilities. CERCLA wastes should not be transferred to any unit at an other-than-RCRA subtitle C facility if the EPA Regional Office has information indicating that an environmentally significant release of hazardous substances has occurred at that facility, unless the release is controlled by an enforceable agreement for corrective action under an applicable Federal or State authority.
- (iii) Releases are considered to be "controlled" for the purpose of this section as provided in §300.440 (f)(3)(iv) and (f)(3)(v). A release is not considered "controlled" for the purpose of this section during the pendency of administrative or judicial challenges to corrective action requirements, unless the facility has made the requisite showing under §300.440(e).
- (c) Basis for determining acceptability. (1) If a State finds that a facility within its jurisdiction is operating in noncompliance with state law requirements including the requirements of any Federal program for which the State has been authorized, EPA will determine, after consulting with the State as appropriate, if the violation is relevant under the rule and if so, issue an initial determination of unacceptability.
- (2) If a State finds that releases are occurring at a facility regulated under State law or a Federal program for which the State is authorized, EPA will determine, after consulting with

the State as appropriate, if the release is relevant under the rule and if so, issue an initial determination of unacceptability.

- (3) EPA may also issue initial determinations of unacceptability based on its own findings. EPA can undertake any inspections, data collection and/or assessments necessary. EPA will then notify with the State about the results and issue a determination notice if a relevant violation or release is found.
- (d) Determination of unacceptability. (1) Upon initial determination by the EPA Regional Office that a facility being considered for the off-site transfer of any CERCLA waste does not meet the criteria for acceptability stated in §300.440(b), the EPA Region shall notify the owner/operator of such facility, and the responsible agency in the State in which the facility is located, of the unacceptability finding. The notice will be sent by certified and first-class mail, return receipt requested. The certified notice, if not acknowledged by the return receipt card, should be considered to have been received by the addressee if properly sent by regular mail to the last address known to the EPA Regional Office.
- (2) The notice shall generally: state that based on available information from a RCRA Facility Assessment (RFA), inspection, or other data sources, the facility has been found not to meet the requirements of §300.440; cite the specific acts, omissions, or conditions which form the basis of these findings; and inform the owner/operator of the procedural recourse available under this regulation.
- (3) A facility which was previously evaluated and found acceptable under this rule (or the preceding policy) may continue to receive CERCLA waste for 60 calendar days after the date of issuance of the notice, unless otherwise determined in accordance with paragraphs (d)(8) or (d)(9) of this section.
- (4) If the owner or operator of the facility in question submits a written request for an informal conference with the EPA Regional Office within 10 calendar days from the issuance of the notice, the EPA Regional Office shall provide the opportunity for such conference no later than 30 calendar days after the date of the notice, if possible,

to discuss the basis for the underlying violation or release determination, and its relevance to the facility's acceptability to receive CERCLA cleanup wastes. State representatives may attend the informal conference, submit written comments prior to the informal conference, and/or request additional meetings with the EPA Region, relating to the unacceptability issue during the determination process. If no State representative is present, EPA shall notify the State of the outcome of the conference. An owner/operator may submit written comments by the 30th day after issuance of the notice, in addition to or instead of requesting an informal conference.

- (5) If the owner or operator neither requests an informal conference nor submits written comments, the facility becomes unacceptable to receive CERCLA waste on the 60th day after the notice is issued (or on such other date designated under paragraph (d)(9) of this section). The facility will remain unacceptable until such time as the EPA Regional Office notifies the owner or operator otherwise.
- (6) If an informal conference is held or written comments are received, the EPA Region shall decide whether or not the information provided is sufficient to show that the facility is operating in physical compliance with respect to the relevant violations cited in the initial notice of unacceptability, and that all relevant releases have been eliminated or controlled, as required in paragraph (b)(2) of this section, such that a determination of acceptability would be appropriate. EPA will notify the owner/operator in writing whether or not the information provided is sufficient to support a determination of acceptability. Unless EPA determines that information provided by the owner/operator and the State is sufficient to support a determination of acceptability, the facility becomes unacceptable on the 60th calendar day after issuance of the original notice of unacceptability (or other date established pursuant to paragraphs (d)(8) or (d)(9) of this section).
- (7) Within 10 days of hearing from the EPA Regional Office after the informal conference or the submittal of written comments, the owner/operator or the

State may request a reconsideration of the unacceptability determination by the EPA Regional Administrator (RA). Reconsideration may be by review of the record, by conference, or by other means deemed appropriate by the Regional Administrator; reconsideration does not automatically stay the determination beyond the 60-day period. The owner/operator will receive notice in writing of the decision of the RA.

- (8) The EPA Regional Administrator may decide to extend the 60-day period if more time is required to review a submission. The facility owner/operator shall be notified in writing if the Regional Administrator extends the 60 days.
- (9) The EPA Regional Office may decide that a facility's unacceptability is immediately effective (or effective in less than 60 days) in extraordinary situations such as, but not limited to, emergencies at the facility or egregious violations. The EPA Region shall notify the facility owner/operator of the date of unacceptability, and may modify timeframes for comments and other procedures accordingly.
- (e) Unacceptability during administrative and judicial challenges of corrective action decisions. For a facility with releases that are subject to a corrective action permit, order, or decree, an administrative or judicial challenge to the corrective action (or a challenge to a permit modification calling for additional corrective action) shall not be considered to be part of a corrective action "program" controlling those releases and shall not act to stay a determination of unacceptability under this rule. However, such facility may remain acceptable to receive CERCLA waste during the pendency of the appeal or litigation if:
- It satisfies the EPA Regional Office that adequate interim corrective action measures will continue at the facility; or
- (2) It demonstrates to the EPA Regional Office the absence of a need to take corrective action during the short-term, interim period.

Either demonstration may be made during the 60-day review period in the context of the informal conference and RA reconsideration.

- (f) Re-evaluating unacceptability. If, after notification of unacceptability and the opportunity to confer as described in §300.440(d), the facility remains unacceptable, the facility can regain acceptability. A facility found to be unacceptable to receive CERCLA wastes based on relevant violations or releases may regain acceptability if the following conditions are met:
- (1) Judgment on the merits. The facility has prevailed on the merits in an administrative or judicial challenge to the finding of noncompliance or uncontrolled releases upon which the unacceptability determination was based.
- (2) Relevant violations. The facility has demonstrated to the EPA Region its return to physical compliance for the relevant violations cited in the notice.
- (3) Releases. The facility has demonstrated to the EPA Region that:
- (i) All releases from receiving units at RCRA subtitle C facilities have been eliminated and prior contamination from such releases is controlled by a corrective action program approved under subtitle C of RCRA;
- (ii) All releases from other units at RCRA subtitle C land disposal facilities are controlled by a corrective action program approved under subtitle C of RCRA:
- (iii) All releases from other units at RCRA subtitle C treatment and storage facilities do not pose a significant threat to human health or the environment, or are controlled by a corrective action program approved under subtitle C of RCRA.
- (iv) A RCRA subtitle C corrective action program may be incorporated into a permit, order, or decree, including the following: a corrective action order under RCRA section 3008(h), section 7003 or section 3013, a RCRA permit under 40 CFR 264.100 or 264.101, or a permit under an equivalent authority in a State authorized for corrective action under RCRA section 3004(u). Releases will be deemed controlled issuance of the order, permit, or decree which initiates and requires completion of one or more of the following: a RCRA Facility Investigation, a RCRA Corrective Measures Study, and/or Cor-

- rective Measures Implementation. The release remains controlled as long as the facility is in compliance with the order, permit, or decree, and enters into subsequent agreements for implementation of additional corrective action measures when necessary, except during periods of administrative or judicial challenges, when the facility must make a demonstration under § 300.440(e) in order to remain acceptable.
- (v) Facilities with releases regulated under other applicable Federal laws, or State laws under a Federally-delegated program may regain acceptability under this section if the releases are deemed by the EPA Regional Office not to pose a threat to human health or the environment, or if the facility enters into an enforceable agreement under those laws to conduct corrective action activities to control releases. Releases will be deemed controlled upon the issuance of an order, permit, or decree which initiates and requires one or more of the following: a facility investigation, a corrective action study, and/or corrective measures implementation. The release remains controlled as long as the facility is in compliance with the order, permit, or decree, and enters into subsequent agreements for implementation of additional corrective measures when necessary, except during periods of administrative or judicial challenges, when the facility must make a demonstration under §300.440(e) in order to remain acceptable.
- (4) Prior to the issuance of a determination that a facility has returned to acceptability, the EPA Region shall notify the State in which the facility is located, and provide an opportunity for the State to discuss the facility's acceptability status with EPA.
- (5) An unacceptable facility may be reconsidered for acceptability whenever the EPA Regional Office finds that the facility fulfills the criteria stated in §300.440(b). Upon such a finding, the EPA Regional Office shall notify the facility and the State in writing.

[58 FR 49215, Sept. 22, 1993]

Subpart F—State Involvement in Hazardous Substance Response

Source: $55\ FR\ 8853$, Mar. 8, 1990, unless otherwise noted.

§300.500 General.

(a) EPA shall ensure meaningful and substantial state involvement in hazardous substance response as specified in this subpart. EPA shall provide an opportunity for state participation in removal, pre-remedial, remedial, and enforcement response activities. EPA shall encourage states to enter into an EPA/state Superfund Memorandum of Agreement (SMOA) under §300.505 to increase state involvement and strengthen the EPA/state partnership.

(b) EPA shall encourage states to participate in Fund-financed response in two ways. Pursuant to §300.515(a), states may either assume the lead through a cooperative agreement for the response action or may be the support agency in EPA-lead remedial response. Section 300.515 sets forth requirements for state involvement in EPA-lead remedial and enforcement response and also addresses comparable requirements for EPA involvement in state-lead remedial and enforcement response. Section 300.520 specifies requirements for state involvement in EPA-lead enforcement negotiations. Section 300.525 specifies requirements for state involvement in removal actions. In addition to the requirements set forth in this subpart, 40 CFR part 35, subpart O, "Cooperative Agreements and Superfund State Contracts for Superfund Response Actions," contains further requirements for state participation during response.

§ 300.505 EPA/State Superfund Memorandum of Agreement (SMOA).

(a) The SMOA may establish the nature and extent of EPA and state interaction during EPA-lead and state-lead response (Indian tribes meeting the requirements of \$300.515(b) may be treated as states for purposes of this section). EPA shall enter into SMOA discussions if requested by a state. The following may be addressed in a SMOA:

(1) The EPA/state or Indian tribe relationship for removal, pre-remedial, remedial, and enforcement response,

including a description of the roles and the responsibilities of each.

- (2) The general requirements for EPA oversight. Oversight requirements may be more specifically defined in cooperative agreements.
- (3) The general nature of lead and support agency interaction regarding the review of key documents and/or decision points in removal, pre-remedial, remedial, and enforcement response. The requirements for EPA and state review of each other's key documents when each is serving as the support agency shall be equivalent to the extent practicable. Review times agreed to in the SMOA must also be documented in site-specific cooperative agreements or Superfund state contracts in order to be binding.
- (4) Procedures for modification of the SMOA (e.g., if EPA and a state agree that the lead and support agency roles and responsibilities have changed, or if modifications are required to achieve desired goals).
- (b) The SMOA and any modifications thereto shall be executed by the EPA Regional Administrator and the head of the state agency designated as lead agency for state implementation of CERCLA.
- (c) Site-specific agreements entered into pursuant to section 104(d)(1) of CERCLA shall be developed in accordance with 40 CFR part 35, subpart O. The SMOA shall not supersede such agreements.
- (d)(1) EPA and the state shall consult annually to determine priorities and make lead and support agency designations for removal, pre-remedial, remedial, and enforcement response to be conducted during the next fiscal year and to discuss future priorities and long-term requirements for response. These consultations shall include the exchange of information on both Fundand non-Fund-financed response activities. The SMOA may describe the time-frame and process for the EPA/state consultation.
- (2) The following activities shall be discussed in the EPA/state consultations established in the SMOA, or otherwise initiated and documented in writing in the absence of a SMOA, on a site-specific basis with EPA and the

state identifying the lead agency for each response action discussed:

- (i) Pre-remedial response actions, including preliminary assessments and site inspections:
- (ii) Hazard Ranking System scoring and NPL listing and deletion activities;
- (iii) Remedial phase activities, including remedial investigation/feasibility study, identification of potential applicable or relevant and appropriate requirements (ARARs) under federal and state environmental laws and, as appropriate, other advisories, criteria, or guidance to be considered (TBCs), proposed plan, ROD, remedial design, remedial action, and operation and maintenance:
- (iv) Potentially responsible party (PRP) searches, notices to PRPs, response to information requests, PRP negotiations, oversight of PRPs, other enforcement actions pursuant to state law, and activities where the state provides support to EPA;
- (v) Compilation and maintenance of the administrative record for selection of a response action as required by subpart I of this part;
 - (vi) Related site support activities;
- (vii) State ability to share in the cost and timing of payments; and
- (viii) General CERCLA implementation activities.
- (3) If a state is designated as the lead agency for a non-Fund-financed action at an NPL site, the SMOA shall be supplemented by site-specific enforcement agreements between EPA and the state which specify schedules and EPA involvement.
- (4) In the absence of a SMOA, EPA and the state shall comply with the requirements in §300.515(h). If the SMOA does not address all of the requirements specified in §300.515(h), EPA and the state shall comply with any unaddressed requirements in that sec-

§300.510 State assurances.

(a) A Fund-financed remedial action undertaken pursuant to CERCLA section 104(a) cannot proceed unless a state provides its applicable required assurances. The assurances must be provided by the state prior to the initiation of remedial action pursuant to a Superfund state contract for EPA-lead

(or political subdivision-lead) remedial action or pursuant to a cooperative agreement for a state-lead remedial action. The SMOA may not be used for this purpose. Federally recognized Indian tribes are not required to provide CERCLA section 104(c)(3) assurances for Fund-financed response actions. Further requirements pertaining to state, political subdivision, and federally recognized Indian tribe involvement in CERCLA response are found in 40 CFR part 35, subpart O.

- (b)(1) The state is not required to share in the cost of state- or EPA-lead Fund-financed removal actions (including remedial planning activities associated with remedial actions) conducted pursuant to CERCLA section 104 unless the facility was operated by the state or a political subdivision thereof at the time of disposal of hazardous substances therein and a remedial action is ultimately undertaken at the site. Such remedial planning activities include, but are not limited to, remedial investigations (RIs), feasibility studies (FSs), and remedial design (RD). States shall be required to share 50 percent, or greater, in the cost of all Fund-financed response actions if the facility was publicly operated at the time of the disposal of hazardous substances. For other facilities, except federal facilities, the state shall be required to share 10 percent of the cost of the remedial action.
- (2) CERCLA section 104(c)(5) provides that EPA shall grant a state credit for reasonable, documented, direct, out-ofpocket, non-federal expenditures subject to the limitations specified in CERCLA section 104(c)(5). For a state to apply credit toward its cost share, it must enter into a cooperative agreement or Superfund state contract. The state must submit as soon as possible, but no later than at the time CERCLA section 104 assurances are provided for a remedial action, its accounting of eligible credit expenditures for EPA verification. Additional credit requirements are contained in 40 CFR part 35, subpart 0.
- (3) Credit may be applied to a state's future cost share requirements at NPL sites for response expenditures or obligations incurred by the state or a political subdivision from January 1, 1978

to December 11, 1980, and for the remedial action expenditures incurred only by the state after October 17, 1986.

(4) Credit that exceeds the required cost share at the site for which the credit is granted may be transferred to another site to offset a state's required remedial action cost share.

(c)(1) Prior to a Fund-financed remedial action, the state must also provide its assurance in accordance with CERCLA section 104(c)(3)(A) to assume responsibility for operation and maintenance of implemented remedial actions for the expected life of such actions. In addition, when appropriate, as part of the O&M assurance, the state must assure that any institutional controls implemented as part of the remedial action at a site are in place, reliable, and will remain in place after the initiation of O&M. The state and EPA shall consult on a plan for operation and maintenance prior to the initiation of a remedial action.

(2) After a joint EPA/State inspection of the implemented Fund-financed remedial action under §300.515(g), EPA may share, for any extension period established in §300.435(f)(2), in the cost of the operation of the remedy to ensure that the remedy is operational and functional. In the case of restoration of ground or surface water, EPA shall share in the cost of the State's operation of ground- or surface-water restoration remedial actions as specified in §300.435(f)(3).

(d) In accordance with CERCLA sections 104 (c)(3)(B) and 121(d)(3), if the remedial action requires off-site storage, destruction, treatment, or disposal, the state must provide its assurance before the remedial action begins on the availability of a hazardous waste disposal facility that is in compliance with CERCLA section 121(d)(3) and is acceptable to EPA.

(e)(1) In accordance with CERCLA section 104(c)(9), EPA shall not provide any remedial action pursuant to CERCLA section 104 until the state in which the release occurs enters into a cooperative agreement or Superfund state contract with EPA providing assurances deemed adequate by EPA that the state will assure the availability of hazardous waste treatment or disposal facilities which:

(i) Have adequate capacity for the destruction, treatment, or secure disposition of all hazardous wastes that are reasonably expected to be generated within the state during the 20-year period following the date of such cooperative agreement or Superfund state contract and to be destroyed, treated, or disposed;

(ii) Are within the state, or outside the state in accordance with an interstate agreement or regional agreement or authority;

(iii) Are acceptable to EPA; and

(iv) Are in compliance with the requirements of Subtitle C of the Solid Waste Disposal Act.

(2) This rule does not address whether or not Indian tribes are states for purposes of this paragraph (e).

(f) EPA may determine that an interest in real property must be acquired in order to conduct a response action. However, as provided in CERCLA section 104(j)(2), EPA may acquire an interest in real estate in order to conduct a remedial action only if the State in which the interest to be acquired is located provides assurances, through a contract, cooperative agreement or otherwise, that the State will accept transfer of the interest upon completion of the remedial action. For purposes of this paragraph, "completion of the remedial action" is the point at which operation and maintenance (O&M) measures would be initiated pursuant to §300.435(f). The State may accept a transfer of interest at an earlier point in time if agreed upon in writing by the State and EPA. Indian tribe assurances are to be provided as set out at 40 CFR part 35, subpart O, § 35.6110(b)(2).

[55 FR 8853, Mar. 8, 1990, as amended at 59 FR 35854, July 14, 1994]

§ 300.515 Requirements for state involvement in remedial and enforcement response.

(a) General. (1) States are encouraged to undertake actions authorized under subpart E. Section 104(d)(1) of CERCLA authorizes EPA to enter into cooperative agreements or contracts with a state, political subdivision, or a federally recognized Indian tribe to carry

out Fund-financed response actions authorized under CERCLA, when EPA determines that the state, the political subdivision, or federally recognized Indian tribe has the capability to undertake such actions. EPA will use a cooperative agreement to transfer funds to those entities to undertake Fund-financed response activities. The requirements for states, political subdivisions, or Indian tribes to receive funds as a lead or support agency for response are addressed at 40 CFR part 35, subpart O.

- (2) For EPA-lead Fund-financed remedial planning activities, including, but not limited to, remedial investigations, feasibility studies, and remedial designs, the state agency acceptance of the support agency role during an EPA-lead response shall be documented in a letter, SMOA, or cooperative agreement. Superfund state contracts are unnecessary for this purpose.
- (3) Cooperative agreements and Superfund state contracts are only appropriate for non-Fund-financed response actions if a state intends to seek credit for remedial action expenses under §300.510.
- (b) Indian tribe involvement during response. To be afforded substantially the same treatment as states under section 104 of CERCLA, the governing body of the Indian tribe must:
 - (1) Be federally recognized; and
- (2) Have a tribal governing body that is currently performing governmental functions to promote the health, safety, and welfare of the affected population or to protect the environment within a defined geographic area; and
- (3) Have jurisdiction over a site at which Fund-financed response, including pre-remedial activities, is contemplated.
- (c) State involvement in PA/SI and National Priorities List process. EPA shall ensure state involvement in the listing and deletion process by providing states opportunities for review, consultation, or concurrence specified in this section.
- (1) EPA shall consult with states as appropriate on the information to be used in developing HRS scores for releases.
- (2) EPA shall, to the extent feasible, provide the state 30 working days to re-

- view releases which were scored by EPA and which will be considered for placement on the National Priorities List (NPL).
- (3) EPA shall provide the state 30 working days to review and concur on the Notice of Intent to Delete a release from the NPL. Section 300.425 describes the EPA/state consultation and concurrence process for deleting releases from the NPL.
- (d) State involvement in RI/FS process. A key component of the EPA/state partnership shall be the communication of potential federal and state ARARs and, as appropriate, other pertinent advisories, criteria, or guidance to be considered (TBCs).
- (1) In accordance with §§ 300.400(g) and 300.430, the lead and support agencies shall identify their respective potential ARARs and communicate them to each other in a timely manner, i.e., no later than the early stages of the comparative analysis described in § 300.430(e) (9), such that sufficient time is available for the lead agency to consider and incorporate all potential ARARs without inordinate delays and duplication of effort. The lead and support agencies may also identify TBCs and communicate them in a timely manner.
- (2) When a state and EPA have entered into a SMOA, the SMOA may specify a consultation process which requires the lead agency to solicit potential ARARs at specified points in the remedial planning and remedy selection processes. At a minimum, the SMOA shall include the points specified in §300.515(h)(2). The SMOA shall specify timeframes for support agency response to lead agency requests to ensure that potential ARARs are identified and communicated in a timely manner. Such timeframes must also be documented in site-specific agreements. The SMOA may also discuss identification and communication of
- (3) If EPA in its statement of a proposed plan intends to waive any state-identified ARARs, or does not agree with the state that a certain state standard is an ARAR, it shall formally notify the state when it submits the

RI/FS report for state review or responds to the state's submission of the RI/FS report.

(4) EPA shall respond to state comments on waivers from or disagreements about state ARARs, as well as the preferred alternative when making the RI/FS report and proposed plan available for public comment.

(e) State involvement in selection of remedy. (1) Both EPA and the state shall be involved in preliminary discussions of the alternatives addressed in the FS prior to preparation of the proposed plan and ROD. At the conclusion of the RI/FS, the lead agency, in conjunction with the support agency, shall develop a proposed plan. The support agency shall have an opportunity to comment on the plan. The lead agency shall publish a notice of availability of the RI/FS report and a brief analysis of the proposed plan pursuant to \$300.430(e) and (f). Included in the proposed plan shall be a statement that the lead and support agencies have reached agreement or, where this is not the case, a statement explaining the concerns of the support agency with the lead agency's proposed plan. The state may not publish a proposed plan that EPA has not approved. EPA may assume the lead from the state if agreement cannot be reached.

(2)(i) EPA and the state shall identify, at least annually, sites for which RODs will be prepared during the next fiscal year, in accordance with §300.515(h)(1). For all EPA-lead sites, EPA shall prepare the ROD and provide the state an opportunity to concur with the recommended remedy. For Fund-financed state-lead sites, EPA and the state shall designate sites, in a site-specific agreement, for which the state shall prepare the ROD and seek EPA's concurrence and adoption of the remedy specified therein, and sites for which EPA shall prepare the ROD and seek the state's concurrence. EPA and the state may designate sites for which the state shall prepare the ROD for non-Fund-financed state-lead enforcement response actions (i.e., actions taken under state law) at an NPL site. The state may seek EPA's concurrence in the remedy specified therein. Either EPA or the state may choose not to designate a site as state-lead.

(ii) State concurrence on a ROD is not a prerequisite to EPA's selecting a remedy, i.e., signing a ROD, nor is EPA's concurrence a prerequisite to a state's selecting a remedy at a non-Fund-financed state-lead enforcement site under state law. Unless EPA's Assistant Administrator for Solid Waste and Emergency Response or Regional Administrator concurs in writing with a state-prepared ROD, EPA shall not be deemed to have approved the state decision. A state may not proceed with a Fund-financed response action unless EPA has first concurred in and adopted the ROD. Section 300.510(a) specifies limitations on EPA's proceeding with a remedial action without state assurances.

(iii) The lead agency shall provide the support agency with a copy of the signed ROD for remedial actions to be conducted pursuant to CERCLA.

- (iv) On state-lead sites identified for EPA concurrence, the state generally shall be expected to maintain its lead agency status through the completion of the remedial action.
- (f) Enhancement of remedy. (1) A state may ask EPA to make changes in or expansions of a remedial action selected under subpart E.
- (i) If EPA finds that the proposed change or expansion is necessary and appropriate to the EPA-selected remedial action, the remedy may be modified (consistent with \$300.435(c)(2)) and any additional costs paid as part of the remedial action.
- (ii) If EPA finds that the proposed change or expansion is not necessary to the selected remedial action, but would not conflict or be inconsistent with the EPA-selected remedy, EPA may agree to integrate the proposed change or expansion into the planned CERCLA remedial work if:
- (A) The state agrees to fund the entire additional cost associated with the change or expansion; and
- (B) The state agrees to assume the lead for supervising the state-funded component of the remedy or, if EPA determines that the state-funded component cannot be conducted as a separate phase or activity, for supervising the remedial design and construction of the entire remedy.

- (2) Where a state does not concur in a remedial action secured by EPA under CERCLA section 106, and the state desires to have the remedial action conform to an ARAR that has been waived under §300.430(f)(1)(ii)(C), a state may seek to have that remedial action so conform, in accordance with the procedures set out in CERCLA section 121(f)(2).
- (g) State involvement in remedial design/remedial action. The extent and nature of state involvement during remedial design and remedial action shall be specified in site-specific cooperative agreements or Superfund state contracts, consistent with 40 CFR part 35, subpart O. For Fund-financed remedial actions, the lead and support agencies shall conduct a joint inspection at the conclusion of construction of the remedial action to determine that the remedy has been constructed in accordance with the ROD and with the remedial design.
- (h) Requirements for state involvement in absence of SMOA. In the absence of a SMOA, EPA and the state shall comply with the requirements in §300.515(h). If the SMOA does not address all of the requirements specified in §300.515(h), EPA and the state shall comply with any unaddressed requirements in that section.
- (1) Annual consultations. EPA shall conduct consultations with states at least annually to establish priorities and identify and document in writing the lead for remedial and enforcement response for each NPL site within the state for the upcoming fiscal year. States shall be given the opportunity to participate in long-term planning efforts for remedial and enforcement response during these annual consultations.
- (2) Identification of ARARs and TBCs. The lead and support agencies shall discuss potential ARARs during the scoping of the RI/FS. The lead agency shall request potential ARARs from the support agency no later than the time that the site characterization data are available. The support agency shall communicate in writing those potential ARARs to the lead agency within 30 working days of receipt of the lead agency request for these ARARs. The lead and support agencies may also

- discuss and communicate other pertinent advisories, criteria, or guidance to be considered (TBCs). After the initial screening of alternatives has been completed but prior to initiation of the comparative analysis conducted during the detailed analysis phase of the FS, the lead agency shall request that the support agency communicate any additional requirements that are applicable or relevant and appropriate to the alternatives contemplated within 30 working days of receipt of this request. The lead agency shall thereafter consult the support agency to ensure that identified ARARs and TBCs are updated as appropriate.
- (3) Support agency review of lead agency documents. The lead agency shall provide the support agency an opportunity to review and comment on the RI/FS, proposed plan, ROD, and remedial design, and any proposed determinations on potential ARARs and TBCs. The support agency shall have a minimum of 10 working days and a maximum of 15 working days to provide comments to the lead agency on the RI/FS, ROD, ARAR/TBC determinations, and remedial design. The support agency shall have a minimum of five working days and a maximum of 10 working days to comment on the proposed plan.
- (i) Administrative record requirements. The state, where it is the lead agency for a Fund-financed site, shall compile and maintain the administrative record for selection of a response action under subpart I of this part unless specified otherwise in the SMOA.

§ 300.520 State involvement in EPAlead enforcement negotiations.

- (a) EPA shall notify states of response action negotiations to be conducted by EPA with potentially responsible parties during each fiscal year.
- (b) The state must notify EPA of such negotiations in which it intends to participate.
- (c) The state is not foreclosed from signing a consent decree if it does not participate substantially in the negotiations.

§ 300.525 State involvement in removal actions.

- (a) States may undertake Fund-financed removal actions pursuant to a cooperative agreement with EPA. State-lead removal actions taken pursuant to cooperative agreements must be conducted in accordance with § 300.415 on removal actions, and 40 CFR part 35, subpart O.
- (b) States are not required under section 104(c)(3) of CERCLA to share in the cost of a Fund-financed removal action, unless the removal is conducted at an NPL site that was operated by a state or political subdivision at the time of disposal of hazardous substances therein and a Fund-financed remedial action is ultimately undertaken at the site. In this situation, states are required to share, 50 percent or greater, in the cost of all removal (including remedial planning) and remedial action costs at the time of the remedial action.
- (c) States are encouraged to provide for post-removal site control as discussed in §300.415(k) for all Fund-financed removal actions.
- (d) States shall be responsible for identifying potential state ARARs for all Fund-financed removal actions and for providing such ARARs to EPA in a timely manner for all EPA-lead removal actions.
- (e) EPA shall consult with a state on all removal actions to be conducted in that state

Subpart G—Trustees for Natural Resources

SOURCE: 59 FR 47450, Sept. 15, 1994, unless otherwise noted.

§ 300.600 Designation of federal trustees.

(a) The President is required to designate in the NCP those federal officials who are to act on behalf of the public as trustees for natural resources. Federal officials so designated will act pursuant to section 107(f) of CERCLA, section 311(f)(5) of the CWA, and section 1006 of the OPA. Natural resources means land, fish, wildlife, biota, air, water, ground water, drinking water supplies, and other such re-

sources belonging to, managed by, held in trust by, appertaining to, or otherwise controlled (hereinafter referred to as 'managed or controlled') by the United States (including the resources of the exclusive economic zone).

- (b) The following individuals shall be the designated trustee(s) for general categories of natural resources, including their supporting ecosystems. They are authorized to act pursuant to section 107(f) of CERCLA, section 311(f)(5) of the CWA, or section 1006 of the OPA when there is injury to, destruction of, loss of, or threat to natural resources, including their supporting ecosystems, as a result of a release of a hazardous substance or a discharge of oil. Notwithstanding the other designations in this section, the Secretaries of Commerce and the Interior shall act as trustees of those resources subject to their respective management or control.
- (1) Secretary of Commerce. The Secretary of Commerce shall act as trustee for natural resources managed or controlled by DOC and for natural resources managed or controlled by other federal agencies and that are found in, under, or using waters navigable by deep draft vessels, tidally influenced waters, or waters of the contiguous zone, the exclusive economic zone, and the outer continental shelf. However, before the Secretary takes an action with respect to an affected resource under the management or control of another federal agency, he shall, whenever practicable, seek to obtain the concurrence of that other federal agency. Examples of the Secretary's trusteeship include the following natural resources and their supporting ecosystems: marine fishery resources; anadromous fish; endangered species and marine mammals; and the resources of National Marine Sanctuaries and National Estuarine Research Reserves.
- (2) Secretary of the Interior. The Secretary of the Interior shall act as trustee for natural resources managed or controlled by the DOI. Examples of the Secretary's trusteeship include the following natural resources and their supporting ecosystems: migratory birds; anadromous fish; endangered species and marine mammals; federally

owned minerals; and certain federally managed water resources. The Secretary of the Interior shall also be trustee for those natural resources for which an Indian tribe would otherwise act as trustee in those cases where the United States acts on behalf of the Indian tribe.

- (3) Secretary for the land managing agency. For natural resources located on, over, or under land administered by the United States, the trustee shall be the head of the department in which the land managing agency is found. The trustees for the principal federal land managing agencies are the Secretaries of DOI, USDA, DOD, and DOE.
- (4) Head of authorized agencies. For natural resources located in the United States but not otherwise described in this section, the trustee shall be the head of the federal agency or agencies authorized to manage or control those resources.

§ 300.605 State trustees.

State trustees shall act on behalf of the public as trustees for natural resources, including their supporting ecosystems, within the boundary of a state or belonging to, managed by, controlled by, or appertaining to such state. For the purposes of subpart G of this part, the definition of the term state does not include Indian tribes. The governor of a state is encouraged to designate a state lead trustee to coordinate all state trustee responsibilities with other trustee agencies and with response activities of the RRT and OSC. The state's lead trustee would designate a representative to serve as contact with the OSC. This individual should have ready access to appropriate state officials with environmental protection, emergency response, and natural resource responsibilities. The EPA Administrator or USCG Commandant or their designees may appoint the state lead trustee as a member of the Area Committee. Response strategies should be coordinated between the state and other trustees and the OSC for specific natural resource locations in an inland or coastal zone and should be included in the Fish and Wildlife and Sensitive Environments Plan annex of the ACP.

§ 300.610 Indian tribes.

The tribal chairmen (or heads of the governing bodies) of Indian tribes, as defined in §300.5, or a person designated by the tribal officials, shall act on behalf of the Indian tribes as trustees for the natural resources, including their supporting ecosystems, belonging to, managed by, controlled by, or appertaining to such Indian tribe, or held in trust for the benefit of such Indian tribe, or belonging to a member of such Indian tribe, if such resources are subject to a trust restriction on alienation. When the tribal chairman or head of the tribal governing body designates another person as trustee, the tribal chairman or head of the tribal governing body shall notify the President of such designation. Such officials are authorized to act when there is injury to, destruction of, loss of, or threat to natural resources, including their supporting ecosystems as a result of a release of a hazardous substance.

§ 300.612 Foreign trustees.

Pursuant to section 1006 of the OPA, foreign trustees shall act on behalf of the head of a foreign government as trustees for natural resources belonging to, managed by, controlled by, or appertaining to such foreign government

§ 300.615 Responsibilities of trustees.

- (a) Where there are multiple trustees, because of coexisting or contiguous natural resources or concurrent jurisdictions, they should coordinate and cooperate in carrying out these responsibilities.
- (b) Trustees are responsible for designating to the RRTs and the Area Committees, for inclusion in the RCP and the ACP, appropriate contacts to receive notifications from the OSCs/RPMs of discharges or releases.
- (c)(1) Upon notification or discovery of injury to, destruction of, loss of, or threat to natural resources, trustees may, pursuant to section 107(f) of CERCLA, or section 311(f)(5) of the CWA, take the following or other actions as appropriate:
- (i) Conduct a preliminary survey of the area affected by the discharge or release to determine if trust resources

under their jurisdiction are, or potentially may be, affected;

- (ii) Cooperate with the OSC/RPM in coordinating assessments, investigations, and planning;
- (iii) Carry out damage assessments;
- (iv) Devise and carry out a plan for restoration, rehabilitation, replacement, or acquisition of equivalent natural resources. In assessing damages to natural resources, the federal, state, and Indian tribe trustees have the option of following the procedures for natural resource damage assessments located at 43 CFR part 11.
- (2) Upon notification or discovery of injury to, destruction of, loss of, or loss of use of, natural resources, or the potential for such, resulting from a discharge of oil occurring after August 18, 1990, the trustees, pursuant to section 1006 of the OPA, are to take the following actions:
- (i) In accordance with OPA section 1006(c), determine the need for assessment of natural resource damages, collect data necessary for a potential damage assessment, and, where appropriate, assess damages to natural resources under their trusteeship; and
- (ii) As appropriate, and subject to the public participation requirements of OPA section 1006(c), develop and implement a plan for the restoration, rehabilitation, replacement, or acquisition of the equivalent, of the natural resources under their trusteeship;
- (3)(i) The trustees, consistent with procedures specified in the Fish and Wildlife and Sensitive Environments Plan Annex to the Area Contingency Plan, shall provide timely advice on recommended actions concerning trustee resources that are potentially affected by a discharge of oil. This may include providing assistance to the OSC in identifying/recommending preapproved response techniques and in predesignating shoreline types and areas in ACPs.
- (ii) The trustees shall assure, through the lead administrative trustee, that the OSC is informed of their activities regarding natural resource damage assessment that may affect response operations in order to assure coordination and minimize any interference with such operations. The

trustees shall assure, through the lead administrative trustee, that all data from the natural resource damage assessment activities that may support more effective operational decisions are provided in a timely manner to the OSC.

- (iii) When circumstances permit, the OSC shall share the use of federal response resources (including but not limited to aircraft, vessels, and booms to contain and remove discharged oil) with the trustees, providing trustee activities do not interfere with response actions. The lead administrative trustee facilitates effective and efficient communication between the OSC and the other trustees during response operations and is responsible for applying to the OSC for non-monetary federal response resources on behalf of all trustees. The lead administrative trustee is also responsible for applying to the NPFC for funding for initiation of damage assessment for injuries to natural resources.
- (d) The authority of federal trustees includes, but is not limited to the following actions:
- (1) Requesting that the Attorney General seek compensation from the responsible parties for the damages assessed and for the costs of an assessment and of restoration planning; and
- (2) Participating in negotiations between the United States and potentially responsible parties to obtain PRP-financed or PRP-conducted assessments and restorations for injured resources or protection for threatened resources and to agree to covenants not to sue, where appropriate.
- (3) Requiring, in consultation with the lead agency, any person to comply with the requirements of CERCLA section 104(e) regarding information gathering and access.
- (4) Initiating damage assessments, as provided in OPA section 6002.
- (e) Actions which may be taken by any trustee pursuant to section 107(f) of CERCLA, section 311(f)(5) of the CWA, or section 1006 of the OPA include, but are not limited to, any of the following:
- (1) Requesting that an authorized agency issue an administrative order or pursue injunctive relief against the

parties responsible for the discharge or release; or

(2) Requesting that the lead agency remove, or arrange for the removal of, or provide for remedial action with respect to, any oil or hazardous substances from a contaminated medium pursuant to section 104 of CERCLA or section 311 of CWA.

Subpart H—Participation by Other Persons

SOURCE: 59 FR 47452, Sept. 15, 1994, unless otherwise noted.

§ 300.700 Activities by other persons.

- (a) General. Except as provided (e.g., in CWA section 311(c)), any person may undertake a response action to reduce or eliminate a release of a hazardous substance, pollutant, or contaminant.
- (b) Summary of CERCLA authorities. The mechanisms available to recover the costs of response actions under CERCLA are, in summary:
- (1) Section 107(a), wherein any person may receive a court award of his or her response costs, plus interest, from the party or parties found to be liable;
- (2) Section 111(a)(2), wherein a private party, a PRP pursuant to a settlement agreement, or certain foreign entities may file a claim against the Fund for reimbursement of response costs:
- (3) Section 106(b), wherein any person who has complied with a section 106(a) order may petition the Fund for reimbursement of reasonable costs, plus interest; and
- (4) Section 123, wherein a general purpose unit of local government may apply to the Fund under 40 CFR part 310 for reimbursement of the costs of temporary emergency measures that are necessary to prevent or mitigate injury to human health or the environment associated with a release.
- (c) Section 107(a) cost recovery actions.
 (1) Responsible parties shall be liable for all response costs incurred by the United States government or a state or an Indian tribe not inconsistent with the NCP.
- (2) Responsible parties shall be liable for necessary costs of response actions to releases of hazardous substances in-

curred by any other person consistent with the NCP.

- (3) For the purpose of cost recovery under section 107(a)(4)(B) of CERCLA:
- (i) A private party response action will be considered "consistent with the NCP" if the action, when evaluated as a whole, is in substantial compliance with the applicable requirements in paragraphs (5) and (6) of this section, and results in a CERCLA-quality cleanup; and
- (ii) Any response action carried out in compliance with the terms of an order issued by EPA pursuant to section 106 of CERCLA, or a consent decree entered into pursuant to section 122 of CERCLA, will be considered "consistent with the NCP."
- (4) Actions under §300.700(c)(1) will not be considered "inconsistent with the NCP," and actions under §300.700(c)(2) will not be considered not "consistent with the NCP," based on immaterial or insubstantial deviations from the provisions of 40 CFR part 300.
- (5) The following provisions of this part are potentially applicable to private party response actions:
- (i) Section 300.150 (on worker health and safety);
- (ii) Section 300.160 (on documentation and cost recovery);
- (iii) Section 300.400(c)(1), (4), (5), and (7) (on determining the need for a Fund-financed action); (e) (on permit requirements) except that the permit waiver does not apply to private party response actions; and (g) (on identification of ARARs) except that applicable requirements of federal or state law may not be waived by a private party;
- (iv) Section 300.405(b), (c), and (d) (on reports of releases to the NRC);
- (v) Section 300.410 (on removal site evaluation) except paragraphs (f)(5) and (6):
- (vi) Section 300.415 (on removal actions) except paragraphs (a)(2), (b)(2)(vii), (b)(5), and (g); and including § 300.415(j) with regard to meeting ARARs where practicable except that private party removal actions must always comply with the requirements of applicable law;
- (vii) Section 300.420 (on remedial site evaluation);
- (viii) Section 300.430 (on RI/FS and selection of remedy) except paragraph

- (f)(1)(ii)(C)(6) and that applicable requirements of federal or state law may not be waived by a private party; and
- (ix) Section 300.435 (on RD/RA and operation and maintenance).
- (6) Private parties undertaking response actions should provide an opportunity for public comment concerning the selection of the response action based on the provisions set out below, or based on substantially equivalent state and local requirements. The following provisions of this part regarding public participation are potentially applicable to private party response actions, with the exception of administrative record and information repository requirements stated therein:
- (i) Section 300.155 (on public information and community relations);
- (ii) Section 300.415(n) (on community relations during removal actions);
- (iii) Section 300.430(c) (on community relations during RI/FS) except paragraph (c)(5);
- (iv) Section 300.430(f)(2), (3), and (6) (on community relations during selection of remedy); and
- (v) Section 300.435(c) (on community relations during RD/RA and operation and maintenance).
- (7) When selecting the appropriate remedial action, the methods of remedying releases listed in appendix D of this part may also be appropriate to a private party response action.
- (8) Except for actions taken pursuant to CERCLA sections 104 or 106 or response actions for which reimbursement from the Fund will be sought, any action to be taken by the lead agency listed in paragraphs (c)(5) through (c)(7) may be taken by the person carrying out the response action.
- (d) Section 111(a)(2) claims. (1) Persons, other than those listed in paragraphs (d)(1)(i) through (iii) of this section, may be able to receive reimbursement of response costs by means of a claim against the Fund. The categories of persons excluded from pursuing this claims authority are:
 - (i) Federal government;
- (ii) State governments, and their political subdivisions, unless they are potentially responsible parties covered by an order or consent decree pursuant to section 122 of CERCLA; and

- (iii) Persons operating under a procurement contract or an assistance agreement with the United States with respect to matters covered by that contract or assistance agreement, unless specifically provided therein.
- (2) In order to be reimbursed by the Fund, an eligible person must notify the Administrator of EPA or designee prior to taking a response action and receive prior approval, i.e., "preauthorization," for such action.
- (3) Preauthorization is EPA's prior approval to submit a claim against the Fund for necessary response costs incurred as a result of carrying out the NCP. All applications for preauthorization will be reviewed to determine whether the request should receive priority for funding. EPA, in its discretion, may grant preauthorization of a claim. Preauthorization will be considered only for:
- (i) Removal actions pursuant to $\S 300.415$:
- (ii) CERCLA section 104(b) activities;
- (iii) Remedial actions at National Priorities List sites pursuant to § 300.435.
- (4) To receive EPA's prior approval, the eligible person must:
- (i) Demonstrate technical and other capabilities to respond safely and effectively to releases of hazardous substances, pollutants, or contaminants;
- (ii) Establish that the action will be consistent with the NCP in accordance with the elements set forth in paragraphs (c)(5) through (8) of this section.
- (5) EPA will grant preauthorization to a claim by a party it determines to be potentially liable under section 107 of CERCLA only in accordance with an order issued pursuant to section 106 of CERCLA, or a settlement with the federal government in accordance with section 122 of CERCLA.
- (6) Preauthorization does not establish an enforceable contractual relationship between EPA and the claimant.
- (7) Preauthorization represents EPA's commitment that if funds are appropriated for response actions, the

response action is conducted in accordance with the preauthorization decision document, and costs are reasonable and necessary, reimbursement will be made from the Superfund, up to the maximum amount provided in the preauthorization decision document.

- (8) For a claim to be awarded under section 111 of CERCLA, EPA must certify that the costs were necessary and consistent with the preauthorization decision document.
- (e) Section 106(b) petition. Subject to conditions specified in CERCLA section 106(b), any person who has complied with an order issued after October 16, 1986 pursuant to section 106(a) of CERCLA, may seek reimbursement for response costs incurred in complying with that order unless the person has waived that right.
- (f) Section 123 reimbursement to local governments. Any general purpose unit of local government for a political subdivision that is affected by a release may receive reimbursement for the costs of temporary emergency measures necessary to prevent or mitigate injury to human health or the environment subject to the conditions set forth in 40 CFR part 310. Such reimbursement may not exceed \$25,000 for a single response.
- (g) Release From Liability. Implementation of response measures by potentially responsible parties or by any other person does not release those parties from liability under section 107(a) of CERCLA, except as provided in a settlement under section 122 of CERCLA or a federal court judgment.
- (h) Oil Pollution Act Claims. Claims are authorized to be presented to the OSLTF under section 1013 of the OPA, for certain uncompensated removal costs or uncompensated damages resulting from the discharge, or substantial threat of discharge, of oil from a vessel or facility into or upon the navigable waters, adjoining shorelines, or exclusive economic zone of the United States. Anyone desiring to file a claim against the OSLTF may obtain general information on the procedure for filing a claim from the Director, National Pollution Funds Center, Suite 1000, 4200 Wilson Boulevard, Arlington, Virginia 22203-1804, (703) 235-4756.

Subpart I—Administrative Record for Selection of Response Action

SOURCE: 55 FR 8859, Mar. 8, 1990, unless otherwise noted.

§ 300.800 Establishment of an administrative record.

- (a) General requirement. The lead agency shall establish an administrative record that contains the documents that form the basis for the selection of a response action. The lead agency shall compile and maintain the administrative record in accordance with this subpart.
- (b) Administrative records for federal facilities. (1) If a federal agency other than EPA is the lead agency for a federal facility, the federal agency shall compile and maintain the administrative record for the selection of the response action for that facility in accordance with this subpart. EPA may furnish documents which the federal agency shall place in the administrative record file to ensure that the administrative record includes all documents that form the basis for the selection of the response action.
- (2) EPA or the U.S. Coast Guard shall compile and maintain the administrative record when it is the lead agency for a federal facility.
- (3) If EPA is involved in the selection of the response action at a federal facility on the NPL, the federal agency acting as the lead agency shall provide EPA with a copy of the index of documents included in the administrative record file, the RI/FS workplan, the RI/FS released for public comment, the proposed plan, any public comments received on the RI/FS and proposed plan, and any other documents EPA may request on a case-by-case basis.
- (c) Administrative record for state-lead sites. If a state is the lead agency for a site, the state shall compile and maintain the administrative record for the selection of the response action for that site in accordance with this subpart. EPA may require the state to place additional documents in the administrative record file to ensure that the administrative record includes all documents which form the basis for the selection of the response action. The state shall provide EPA with a copy of

the index of documents included in the administrative record file, the RI/FS workplan, the RI/FS released for public comment, the proposed plan, any public comments received on the RI/FS and proposed plan, and any other documents EPA may request on a case-by-case basis.

- (d) Applicability. This subpart applies to all response actions taken under section 104 of CERCLA or sought, secured, or ordered administratively or judicially under section 106 of CERCLA, as follows:
- (1) Remedial actions where the remedial investigation commenced after the promulgation of these regulations; and
- (2) Removal actions where the action memorandum is signed after the promulgation of these regulations.
- (e) For those response actions not included in paragraph (d) of this section, the lead agency shall comply with this subpart to the extent practicable.

§ 300.805 Location of the administrative record file.

- (a) The lead agency shall establish a docket at an office of the lead agency or other central location at which documents included in the administrative record file shall be located and a copy of the documents included in the administrative record file shall also be made available for public inspection at or near the site at issue, except as provided below:
- (1) Sampling and testing data, quality control and quality assurance documentation, and chain of custody forms, need not be located at or near the site at issue or at the central location, provided that the index to the administrative record file indicates the location and availability of this information.
- (2) Guidance documents not generated specifically for the site at issue need not be located at or near the site at issue, provided that they are maintained at the central location and the index to the administrative record file indicates the location and availability of these guidance documents.
- (3) Publicly available technical literature not generated for the site at issue, such as engineering textbooks, articles from technical journals, and toxicological profiles, need not be located at or near the site at issue or at

the central location, provided that the literature is listed in the index to the administrative record file or the literature is cited in a document in the record.

- (4) Documents included in the confidential portion of the administrative record file shall be located only in the central location.
- (5) The administrative record for a removal action where the release or threat of release requires that on-site removal activities be initiated within hours of the lead agency's determination that a removal is appropriate and on-site removal activities cease within 30 days of initiation, need be available for public inspection only at the central location.
- (b) Where documents are placed in the central location but not in the file located at or near the site, such documents shall be added to the file located at or near the site upon request, except for documents included in paragraph (a)(4) of this section.
- (c) The lead agency may make the administrative record file available to the public in microform.

§ 300.810 Contents of the administrative record file.

- (a) *Contents.* The administrative record file for selection of a response action typically, but not in all cases, will contain the following types of documents:
- (1) Documents containing factual information, data and analysis of the factual information, and data that may form a basis for the selection of a response action. Such documents may include verified sampling data, quality control and quality assurance documentation, chain of custody forms, site inspection reports, preliminary assessment and site evaluation reports, ATSDR health assessments, documents supporting the lead agency's determination of imminent and substantial endangerment, public health evaluations, and technical and engineering evaluations. In addition, for remedial actions, such documents may include approved workplans for the remedial investigation/feasibility study, state documentation of applicable or relevant and appropriate requirements, and the RI/FS;

- (2) Guidance documents, technical literature, and site-specific policy memoranda that may form a basis for the selection of the response action. Such documents may include guidance on conducting remedial investigations and feasibility studies, guidance on determining applicable or relevant and appropriate requirements, guidance on risk/exposure assessments, engineering handbooks, articles from technical journals, memoranda on the application of a specific regulation to a site, and memoranda on off-site disposal capacity;
- (3) Documents received, published, or made available to the public under \$300.815 for remedial actions, or \$300.820 for removal actions. Such documents may include notice of availability of the administrative record file, community relations plan, proposed plan for remedial action, notices of public comment periods, public comments and information received by the lead agency, and responses to significant comments:
- (4) Decision documents. Such documents may include action memoranda and records of decision;
- (5) Enforcement orders. Such documents may include administrative orders and consent decrees; and
- (6) An index of the documents included in the administrative record file. If documents are customarily grouped together, as with sampling data chain of custody documents, they may be listed as a group in the index to the administrative record file.
- (b) Documents not included in the administrative record file. The lead agency is not required to include documents in the administrative record file which do not form a basis for the selection of the response action. Such documents include but are not limited to draft documents, internal memoranda, and day-to-day notes of staff unless such documents contain information that forms the basis of selection of the response action and the information is not included in any other document in the administrative record file.
- (c) Privileged documents. Privileged documents shall not be included in the record file except as provided in paragraph (d) of this section or where such privilege is waived. Privileged docu-

- ments include but are not limited to documents subject to the attorney-client, attorney work product, deliberative process, or other applicable privilege.
- (d) Confidential file. If information which forms the basis for the selection of a response action is included only in a document containing confidential or privileged information and is not otherwise available to the public, the information, to the extent feasible, shall be summarized in such a way as to make it disclosable and the summary shall be placed in the publicly available portion of the administrative record file. The confidential or privileged document itself shall be placed in the confidential portion of the administrative record file. If information, such as confidential business information, cannot be summarized in a disclosable manner, the information shall be placed only in the confidential portion of the administrative record file. All documents contained in the confidential portion of the administrative record file shall be listed in the index to the file.

§ 300.815 Administrative record file for a remedial action.

- (a) The administrative record file for the selection of a remedial action shall be made available for public inspection at the commencement of the remedial investigation phase. At such time, the lead agency shall publish in a major local newspaper of general circulation a notice of the availability of the administrative record file.
- (b) The lead agency shall provide a public comment period as specified in §300.430(f)(3) so that interested persons may submit comments on the selection of the remedial action for inclusion in the administrative record file. The lead agency is encouraged to consider and respond as appropriate to significant comments that were submitted prior to the public comment period. A written response to significant comments submitted during the public comment period shall be included in the administrative record file.
- (c) The lead agency shall comply with the public participation procedures required in \$300.430(f)(3) and shall

document such compliance in the administrative record.

(d) Documents generated or received after the record of decision is signed shall be added to the administrative record file only as provided in §300.825.

§ 300.820 Administrative record file for a removal action.

- (a) If, based on the site evaluation, the lead agency determines that a removal action is appropriate and that a planning period of at least six months exists before on-site removal activities must be initiated:
- (1) The administrative record file shall be made available for public inspection when the engineering evaluation/cost analysis (EE/CA) is made available for public comment. At such time, the lead agency shall publish in a major local newspaper of general circulation a notice of the availability of the administrative record file.
- (2) The lead agency shall provide a public comment period as specified in §300.415 so that interested persons may submit comments on the selection of the removal action for inclusion in the administrative record file. The lead agency is encouraged to consider and respond, as appropriate, to significant comments that were submitted prior to the public comment period. A written response to significant comments submitted during the public comment period shall be included in the administrative record file.
- (3) The lead agency shall comply with the public participation procedures of §300.415(m) and shall document compliance with §300.415(m)(3)(i) through (iii) in the administrative record file.
- (4) Documents generated or received after the decision document is signed shall be added to the administrative record file only as provided in §300.825.
- (b) For all removal actions not included in paragraph (a) of this section:
- (1) Documents included in the administrative record file shall be made available for public inspection no later than 60 days after initiation of on-site removal activity. At such time, the lead agency shall publish in a major local newspaper of general circulation a notice of availability of the administrative record file.

- (2) The lead agency shall, as appropriate, provide a public comment period of not less than 30 days beginning at the time the administrative record file is made available to the public. The lead agency is encouraged to consider and respond, as appropriate, to significant comments that were submitted prior to the public comment period. A written response to significant comments submitted during the public comment period shall be included in the administrative record file.
- (3) Documents generated or received after the decision document is signed shall be added to the administrative record file only as provided in §300.825.

§ 300.825 Record requirements after the decision document is signed.

- (a) The lead agency may add documents to the administrative record file after the decision document selecting the response action has been signed if:
- (1) The documents concern a portion of a response action decision that the decision document does not address or reserves to be decided at a later date; or
- (2) An explanation of significant differences required by §300.435(c), or an amended decision document is issued, in which case, the explanation of significant differences or amended decision document and all documents that form the basis for the decision to modify the response action shall be added to the administrative record file.
- (b) The lead agency may hold additional public comment periods or extend the time for the submission of public comment after a decision document has been signed on any issues concerning selection of the response action. Such comment shall be limited to the issues for which the lead agency has requested additional comment. All additional comments submitted during such comment periods that are responsive to the request, and any response to these comments, along with documents supporting the request and any final decision with respect to the issue, shall be placed in the administrative record file.
- (c) The lead agency is required to consider comments submitted by interested persons after the close of the public comment period only to the extent

that the comments contain significant information not contained elsewhere in the administrative record file which could not have been submitted during the public comment period and which substantially support the need to significantly alter the response action. All such comments and any responses thereto shall be placed in the administrative record file.

Subpart J—Use of Dispersants and Other Chemicals

SOURCE: 59 FR 47453, Sept. 15, 1994, unless otherwise noted.

§300.900 General.

- (a) Section 311(d)(2)(G) of the CWA requires that EPA prepare a schedule of dispersants, other chemicals, and other spill mitigating devices and substances, if any, that may be used in carrying out the NCP. This subpart makes provisions for such a schedule.
- (b) This subpart applies to the navigable waters of the United States and adjoining shorelines, the waters of the contiguous zone, and the high seas beyond the contiguous zone in connection with activities under the Outer Continental Shelf Lands Act, activities under the Deepwater Port Act of 1974, or activities that may affect natural resources belonging to, appertaining to, or under the exclusive management authority of the United States, including resources under the Magnuson Fishery Conservation and Management Act of 1976.
- (c) This subpart applies to the use of any chemical agents or other additives as defined in subpart A of this part that may be used to remove or control oil discharges.

§ 300.905 NCP Product Schedule.

(a) Oil Discharges. (1) EPA shall maintain a schedule of dispersants and other chemical or bioremediation products that may be authorized for use on oil discharges in accordance with the procedures set forth in §300.910. This schedule, called the NCP Product Schedule, may be obtained from the Emergency Response Division (5202–G), U.S. Environmental Protection Agency, 401 M Street, SW., Washington, DC

20460. The telephone number is 1-202-260-2342.

- (2) Products may be added to the NCP Product Schedule by the process specified in § 300.920.
- (b) Hazardous Substance Releases. [Reserved]

§ 300.910 Authorization of use.

(a) RRTs and Area Committees shall address, as part of their planning activities, the desirability of using appropriate dispersants, surface washing agents, surface collecting agents, bioremediation agents, or miscellaneous oil spill control agents listed on the NCP Product Schedule, and the desirability of using appropriate burning agents. RCPs and ACPs shall, as appropriate, include applicable preauthorization plans and address the specific contexts in which such products should and should not be used. In meeting the provisions of this paragraph, preauthorization plans may address factors such as the potential sources and types of oil that might be spilled, the existence and location of environmentally sensitive resources that might be impacted by spilled oil, available product and storage locations, available equipment and adequately trained operators, and the available means to monitor product application and effectiveness. The RRT representatives from EPA and the states with jurisdiction over the waters of the area to which a preauthorization plan applies and the DOC and DOI natural resource trustees shall review and either approve, disapprove, or approve with modification the preauthorization plans developed by Area Committees, as appropriate. Approved preauthorization plans shall be included in the appropriate RCPs and ACPs. If the RRT representatives from EPA and the states with jurisdiction over the waters of the area to which a preauthorization plan applies and the DOC and DOI natural resource trustees approve in advance the use of certain products under specified circumstances as described in the preauthorization plan, the OSC may authorize the use of the products without obtaining the specific concurrences described in paragraphs (b) and (c) of this section.

(b) For spill situations that are not addressed by the preauthorization

plans developed pursuant to paragraph (a) of this section, the OSC, with the concurrence of the EPA representative to the RRT and, as appropriate, the concurrence of the RRT representatives from the states with jurisdiction over the navigable waters threatened by the release or discharge, and in consultation with the DOC and DOI natural resource trustees, when practicable, may authorize the use of dispersants, surface washing agents, surface collecting agents, bioremediation agents, or miscellaneous oil spill control agents on the oil discharge, provided that the products are listed on the NCP Product Schedule.

(c) The OSC, with the concurrence of the EPA representative to the RRT and, as appropriate, the concurrence of the RRT representatives from the states with jurisdiction over the navigable waters threatened by the release or discharge, and in consultation with the DOC and DOI natural resource trustees, when practicable, may authorize the use of burning agents on a case-by-case basis.

(d) The OSC may authorize the use of any dispersant, surface washing agent, surface collecting agent, other chemical agent, burning agent, bioremediation agent, or miscellaneous oil spill control agent, including products not listed on the NCP Product Schedule, without obtaining the concurrence of the EPA representative to the RRT and, as appropriate, the RRT representatives from the states with jurisdiction over the navigable waters threatened by the release or discharge, when, in the judgment of the OSC, the use of the product is necessary to prevent or substantially reduce a hazard to human life. Whenever the OSC authorizes the use of a product pursuant to this paragraph, the OSC is to inform the EPA RRT representative and, as appropriate, the RRT representatives from the affected states and, when practicable, the DOC/DOI natural resources trustees of the use of a product, including products not on the Schedule, as soon as possible. Once the threat to human life has subsided, the continued use of a product shall be in accordance with paragraphs (a), (b), and (c) of this section.

(e) Sinking agents shall not be authorized for application to oil discharges.

(f) When developing preauthorization plans, RRTs may require the performance of supplementary toxicity and effectiveness testing of products, in addition to the test methods specified in \$300.915 and described in appendix C to part 300, due to existing site-specific or area-specific concerns.

§ 300.915 Data requirements.

- (a) *Dispersants.* (1) Name, brand, or trademark, if any, under which the dispersant is sold.
- (2) Name, address, and telephone number of the manufacturer, importer, or vendor.
- (3) Name, address, and telephone number of primary distributors or sales outlets.
- (4) Special handling and worker precautions for storage and field application. Maximum and minimum storage temperatures, to include optimum ranges as well as temperatures that will cause phase separations, chemical changes, or other alterations to the effectiveness of the product.
 - (5) Shelf life.
- (6) Recommended application procedures, concentrations, and conditions for use depending upon water salinity, water temperature, types and ages of the pollutants, and any other application restrictions.
- (7) Effectiveness. Use the Swirling Flask effectiveness test methods described in appendix C to part 300. Manufacturers shall submit test results and supporting data, along with a certification signed by responsible corporate officials of the manufacturer and laboratory stating that the test was conducted on a representative product sample, the testing was conducted using generally accepted laboratory practices, and they believe the results to be accurate. A dispersant must attain an effectiveness value of 45 percent or greater to be added to the NCP Product Schedule. Manufacturers are encouraged to provide data on product performance under conditions other than those captured by these tests.
- (8) Dispersant Toxicity. For those dispersants that meet the effectiveness threshold described in paragraph (a)(7)

above, use the standard toxicity test methods described in appendix C to part 300. Manufacturers shall submit test results and supporting data, along with a certification signed by responsible corporate officials of the manufacturer and laboratory stating that the test was conducted on a representative product sample, the testing was conducted using generally accepted laboratory practices, and they believe the results to be accurate.

- (9) The following data requirements incorporate by reference standards from the 1991 or 1992 Annual Books of ASTM Standards. American Society for Testing and Materials, 1916 Race Street, Philadelphia, Pennsylvania 19103. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51.1
- (i) Flash Point—Select appropriate method from the following:
- (A) ASTM—D 56-87, "Standard Test Method for Flash Point by Tag Closed Tester:"
- (B) ASTM—D 92-90, "Standard Test Method for Flash and Fire Points by Cleveland Open Cup;"
- (C) ASTM—D 93–90, "Standard Test Methods for Flash Point by Pensky-Martens Closed Tester;"
- (D) ASTM—D 1310-86, "Standard Test Method for Flash Point and Fire Point of Liquids by Tag Open-Cup Apparatus;" or
- ratus;" or (E) ASTM—D 3278-89, "Standard Test Methods for Flash Point of Liquids by Setaflash Closed-Cup Apparatus."
- (ii) Pour Point—Use ASTM—D 97–87, "Standard Test Method for Pour Point of Petroleum Oils."
- (iii) Viscosity—Use ASTM—D 445-88, "Standard Test Method for Kinematic Viscosity of Transparent and Opaque Liquids (and the Calculation of Dynamic Viscosity)."
- (iv) Specific Gravity—Use ASTM—D 1298-85(90), "Standard Test Method for Density, Relative Density (Specific Gravity), or API Gravity of Crude Pe-

¹Copies of these standards may be obtained from the publisher. Copies may be inspected at the U.S. Environmental Protection Agency, 401 M St., SW., Room LG, Washington, DC, or at the Office of the Federal Register, 1100 L Street, NW., Room 8401, Washington, DC 20408

troleum and Liquid Petroleum Products by Hydrometer Method.''

- (v) pH—Use ASTM—D 1293-84(90), "Standard Test Methods for pH of Water."
- (10) Dispersing Agent Components. Itemize by chemical name and percentage by weight each component of the total formulation. The percentages will include maximum, minimum, and average weights in order to reflect quality control variations in manufacture or formulation. In addition to the chemical information provided in response to the first two sentences, identify the major components in at least the following categories: surface active agents, solvents, and additives.
- (11) Heavy Metals, Cyanide, and Chlorinated Hydrocarbons. Using standard test procedures, state the concentrations or upper limits of the following materials:
- (i) Arsenic, cadmium, chromium, copper, lead, mercury, nickel, zinc, plus any other metals that may be reasonably expected to be in the sample. Atomic absorption methods should be used and the detailed analytical methods and sample preparation shall be fully described.
- (ii) Cyanide. Standard calorimetric procedures should be used.
- (iii) Chlorinated hydrocarbons. Gas chromatography should be used and the detailed analytical methods and sample preparation shall be fully described. At a minimum, the following test methods shall be used for chlorinated hydrocarbon analyses: EPA Method 601—Purgeable halocarbons (Standard Method 6230 B) and EPA Method 608—Organochlorine pesticides and PCBs (Standard Method 6630 C). ²
- (12) The technical product data submission shall include the identity of

²These test methods may be obtained from: Standard Methods for the Examination of Water and Wastewater, 17th Edition, American Public Health Association, 1989; or Method 601—Purgeable halocarbons, 40 CFR part 136 and Method 608—Organochlorine pesticide and PCBs, 40 CFR part 136. Copies may be inspected at the U.S. Environmental Protection Agency, 401 M St., SW., Room LG, Washington, DC, or at the Office of the Federal Register, 1100 L Street, NW., Room 8401, Washington, DC 20408.

the laboratory that performed the required tests, the qualifications of the laboratory staff, including professional biographical information for individuals responsible for any tests, and laboratory experience with similar tests. Laboratories performing toxicity tests for dispersant toxicity must demonstrate previous toxicity test experience in order for their results to be accepted. It is the responsibility of the submitter to select competent analytical laboratories based on the guidelines contained herein. EPA reserves the right to refuse to accept a submission of technical product data because of lack of qualification of the analytical laboratory, significant variance between submitted data and any laboratory confirmation performed by EPA, or other circumstances that would result in inadequate or inaccurate information on the dispersing agent.

- (b) Surface washing agents. (1) Name, brand, or trademark, if any, under which the surface washing agent is sold.
- (2) Name, address, and telephone number of the manufacturer, importer, or vendor.
- (3) Name, address, and telephone number of primary distributors or sales outlets.
- (4) Special handling and worker precautions for storage and field application. Maximum and minimum storage temperatures, to include optimum ranges as well as temperatures that will cause phase separations, chemical changes, or other alterations to the effectiveness of the product.
 - (5) Shelf life.
- (6) Recommended application procedures, concentrations, and conditions for use depending upon water salinity, water temperature, types and ages of the pollutants, and any other application restrictions.
- (7) Toxicity. Use standard toxicity test methods described in appendix C to part 300.
- (8) Follow the data requirement specifications in paragraph (a)(9) of this section.
- (9) Surface Washing Agent Components. Itemize by chemical name and percentage by weight each component of the total formulation. The percent-

- ages will include maximum, minimum, and average weights in order to reflect quality control variations in manufacture or formulation. In addition to the chemical information provided in response to the first two sentences, identify the major components in at least the following categories: surface active agents, solvents, and additives.
- (10) Heavy Metals, Cyanide, and Chlorinated Hydrocarbons. Follow specifications in paragraph (a)(11) of this section.
- (11) Analytical Laboratory Requirements for Technical Product Data. Follow specifications in paragraph (a)(12) of this section.
- (c) *Surface collecting agents.* (1) Name, brand, or trademark, if any, under which the product is sold.
- (2) Name, address, and telephone number of the manufacturer, importer, or vendor.
- (3) Name, address, and telephone number of primary distributors or sales outlets.
- (4) Special handling and worker precautions for storage and field application. Maximum and minimum storage temperatures, to include optimum ranges as well as temperatures that will cause phase separations, chemical changes, or other alterations to the effectiveness of the product.
 - (5) Shelf life.
- (6) Recommended application procedures, concentrations, and conditions for use depending upon water salinity, water temperature, types and ages of the pollutants, and any other application restrictions.
- (7) *Toxicity.* Use standard toxicity test methods described in appendix C to part 300.
- (8) Follow the data requirement specifications in paragraph (a)(9) of this section.
- (9) Test to Distinguish Between Surface Collecting Agents and Other Chemical Agents.
- (i) Method Summary—Five milliliters of the chemical under test are mixed with 95 milliliters of distilled water and allowed to stand undisturbed for one hour. Then the volume of the upper phase is determined to the nearest one milliliter.
- (ii) Apparatus.

- (A) Mixing Cylinder: 100 milliliter subdivisions and fitted with a glass stopper.
- (\hat{B}) Pipettes: Volumetric pipette, 5.0 milliliter.
 - (C) Timers.
- (iii) Procedure—Add 95 milliliters of distilled water at 22 °C, plus or minus 3 °C, to a 100 milliliter mixing cylinder. To the surface of the water in the mixing cylinder, add 5.0 milliliters of the chemical under test. Insert the stopper and invert the cylinder five times in ten seconds. Set upright for one hour at 22 °C, plus or minus 3 °C, and then measure the chemical layer at the surface of the water. If the major portion of the chemical added (75 percent) is at the water surface as a separate and the water surface as a separate and casily distinguished layer, the product is a surface collecting agent.
- (10) Surface Collecting Agent Components. Itemize by chemical name and percentage by weight each component of the total formulation. The percentages should include maximum, minimum, and average weights in order to reflect quality control variations in manufacture or formulation. In addition to the chemical information provided in response to the first two sentences, identify the major components in at least the following categories: surface action agents, solvents, and additives.
- (11) Heavy Metals, Cyanide, and Chlorinated Hydrocarbons. Follow specifications in paragraph (a)(11) of this section.
- (12) Analytical Laboratory Requirements for Technical Product Data. Follow specifications in paragraph (a)(12) of this section.
- (d) *Bioremediation Agents.* (1) Name, brand, or trademark, if any, under which the agent is sold.
- (2) Name, address, and telephone number of the manufacturer, importer, or vendor.
- (3) Name, address, and telephone number of primary distributors or sales outlets.
- (4) Special handling and worker precautions for storage and field application. Maximum and minimum storage temperatures.
 - (5) Shelf life.
- (6) Recommended application procedures, concentrations, and conditions

- for use depending upon water salinity, water temperature, types and ages of the pollutants, and any other application restrictions.
- (7) Bioremediation Agent Effectiveness. Use bioremediation agent effectiveness test methods described in appendix C to part 300.
- (8) Bioremediation Agent Toxicity [Reserved].
 - (9) Biological additives.
- (i) For microbiological cultures, furnish the following information:
- (A) Listing of each component of the total formulation, other than microorganisms, by chemical name and percentage by weight.
- (B) Listing of all microorganisms by species.
- (C) Percentage of each species in the composition of the additive.
- (D) Optimum pH, temperature, and salinity ranges for use of the additive, and maximum and minimum pH, temperature, and salinity levels above or below which the effectiveness of the additive is reduced to half its optimum capacity.
- (E) Special nutrient requirements, if any.
- (F) Separate listing of the following, and test methods for such determinations: Salmonella, fecal coliform, Shigella, Staphylococcus Coagulase positive, and Beta Hemolytic Streptococci.
- (ii) For enzyme additives, furnish the following information:
- (A) Listing of each component of the total formulation, other than enzymes, by chemical name and percentage by weight.
 - (B) Enzyme name(s).
- (C) International Union of Biochemistry (I.U.B.) number(s).
 - (D) Source of the enzyme.
 - (E) Units
 - (F) Specific Activity.
- (G) Optimum pH, temperature, and salinity ranges for use of the additive, and maximum and minimum pH, temperature, and salinity levels above or below which the effectiveness of the additive is reduced to half its optimum capacity.
 - (H) Enzyme shelf life.
- (I) Enzyme optimum storage conditions.

- (10) For nutrient additives, furnish the following information:
- (i) Listing of each component of the total formulation by chemical name and percentage by weight.
- (ii) Nutrient additive optimum storage conditions.
- (11) Analytical Laboratory Requirements for Technical Product Data. Follow specifications in paragraph (a)(12) of this section.
- (e) Burning Agents. EPA does not require technical product data submissions for burning agents and does not include burning agents on the NCP Product Schedule.
- (f) Miscellaneous Oil Spill Control Agents. (1) Name, brand, or trademark, if any, under which the miscellaneous oil spill control agent is sold.
- (2) Name, address, and telephone number of the manufacturer, importer, or vendor.
- (3) Name, address, and telephone number of primary distributors or sales
- (4) Brief description of recommended uses of the product and how the product works.
- (5) Special handling and worker precautions for storage and field application. Maximum and minimum storage temperatures, to include optimum ranges as well as temperatures that will cause phase separations, chemical changes, or other alternatives to the effectiveness of the product.
 - (6) Shelf life.
- (7) Recommended application procedures, concentrations, and conditions for use depending upon water salinity, water temperature, types and ages of the pollutants, and any other application restrictions.
- (8) Toxicity. Use standard toxicity test methods described in appendix C to part 300.
- (9) Follow the data requirement specifications in paragraph (a)(9) of this section.
- (10) Miscellaneous Oil Spill Control Agent Components. Itemize by chemical name and percentage by weight each component of the total formulation. The percentages should include maximum, minimum, and average weights in order to reflect quality control variations in manufacture or formulation. In addition to the chemical

- information provided in response to the first two sentences, identify the major components in at least the following categories: surface active agents, solvents, and additives.
- (11) Heavy Metals, Cyanide, and Chlorinated Hydrocarbons. Follow specifications in paragraph (a)(11) of this section.
- (12) For any miscellaneous oil spill control agent that contains microbiological cultures, enzyme additives, or nutrient additives, furnish the information specified in paragraphs (d)(9) and (d)(10) of this section, as appropriate.
- (13) Analytical Laboratory Requirements for Technical Product Data. Follow specifications in paragraph (a)(12) of this section.
- (g) *Sorbents.* (1) Sorbent material may consist of, but is not limited to, the following materials:
 - (i) Organic products—
 - (A) Peat moss or straw;
 - (B) Cellulose fibers or cork;
 - (C) Corn cobs:
- (D) Chicken, duck, or other bird feathers.
 - (ii) Mineral compounds—
 - (A) Volcanic ash or perlite;
 - (B) Vermiculite or zeolite.
 - (iii) Synthetic products—
 - (A) Polypropylene;
 - (B) Polyethylene;
 - (C) Polyurethane;
 - (D) Polyester.
- (2) EPĀ does not require technical product data submissions for sorbents and does not include sorbents on the NCP Product Schedule.
- (3) Manufacturers that produce sorbent materials that consist of materials other than those listed in paragraph (g)(1) of this section shall submit to EPA the technical product data specified for miscellaneous oil spill control agents in paragraph (f) of this section and EPA will consider listing those products on the NCP Product Schedule under the miscellaneous oil spill control agent category. EPA will inform the submitter in writing, within 60 days of the receipt of technical product data, of its decision on adding the product to the Schedule.
- (4) Certification. OSCs may request a written certification from manufacturers that produce sorbent materials that

consist solely of the materials listed in paragraph (g)(1) of this section prior to making a decision on the use of a particular sorbent material. The certification at a minimum shall state that the sorbent consists solely of the materials listed in $\S 300.915(g)(1)$ of the NCP. The following statement, when completed, dated, and signed by a sorbent manufacturer, is sufficient to meet the written certification requirement:

[SORBENT NAME] is a sorbent material and consists solely of the materials listed in §300.915(g)(1) of the NCP.

(h) Mixed products. Manufacturers of products that consist of materials that meet the definitions of two or more of the product categories contained on the NCP Product Schedule shall submit to EPA the technical product data specified in this section for each of those product categories. After review of the submitted technical product data, and the performance of required dispersant effectiveness and toxicity tests, if appropriate, EPA will make a determination on whether and under which category the mixed product should be listed on the Schedule.

§ 300.920 Addition of products to Schedule.

(a) Dispersants. (1) To add a dispersant to the NCP Product Schedule, submit the technical product data specified in §300.915(a) to the Emergency Response Division (5202–G), U.S. Environmental Protection Agency, 401 M Street, SW, Washington, DC 20460. A dispersant must attain an effectiveness value of 45 percent or greater in order to be added to the Schedule.

(2) EPA reserves the right to request further documentation of the manufacturers' test results. EPA also reserves the right to verify test results and consider the results of EPA's verification testing in determining whether the dispersant meets listing criteria. EPA will, within 60 days of receiving a complete application as specified in §300.915(a) of this part, notify the manufacturer of its decision to list the product on the Schedule, or request additional information and/or a sample of the product in order to review and/or conduct validation sampling. If EPA requests additional information and/or a product sample, within 60 days of receiving such additional information or sample, EPA will then notify the manufacturer in writing of its decision to list or not list the product.

(3) Request for review of decision. (i) A manufacturer whose product was determined to be ineligible for listing on the NCP Product Schedule may request EPA's Administrator to review the determination. The request must be made in writing within 30 days of receiving notification of EPA's decision to not list the dispersant on the Schedule. The request shall contain a clear and concise statement with supporting facts and technical analysis demonstrating that EPA's decision was incorrect.

(ii) The Administrator or his designee may request additional information from the manufacturer, or from any other person, and may provide for a conference between EPA and the manufacturer, if appropriate. The Administrator or his designee shall render a decision within 60 days of receiving the request, or within 60 days of receiving requested additional information, if appropriate, and shall notify the manufacturer of his decision in writing.

(b) Surface washing agents, surface collecting agents, bioremediation agents, and miscellaneous oil spill control agents. (1) To add a surface washing agent, surface collecting agent, bioremediation agent, or miscellaneous oil spill control agent to the NCP Product Schedule, the technical product data specified in §300.915 must be submitted to the Emergency Response Division (5202–G), U.S. Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460. If EPA determines that the required data were submitted, EPA will add the product to the Schedule.

(2) EPA will inform the submitter in writing, within 60 days of the receipt of technical product data, of its decision on adding the product to the Schedule.

(c) The submitter may assert that certain information in the technical product data submissions, including technical product data submissions for sorbents pursuant to §300.915(g)(3), is confidential business information. EPA will handle such claims pursuant to the provisions in 40 CFR part 2, subpart B.

Such information must be submitted separately from non-confidential information, clearly identified, and clearly marked "Confidential Business Information." If the submitter fails to make such a claim at the time of submittal, EPA may make the information available to the public without further notice.

- (d) The submitter must notify EPA of any changes in the composition, formulation, or application of the dispersant, surface washing agent, surface collecting agent, bioremediation agent, or miscellaneous oil spill control agent. On the basis of this data, EPA may require retesting of the product if the change is likely to affect the effectiveness or toxicity of the product.
- (e) The listing of a product on the NCP Product Schedule does not constitute approval of the product. To avoid possible misinterpretation or misrepresentation, any label, advertisement, or technical literature that refers to the placement of the product on the NCP Product Schedule must either reproduce in its entirety EPA's written statement that it will add the product to the NCP Product Schedule under §300.920(a)(2) or (b)(2), or include the disclaimer shown below. If the disclaimer is used, it must be conspicuous and must be fully reproduced. Failure to comply with these restrictions or any other improper attempt to demonstrate the approval of the product by any NRT or other U.S. Government agency shall constitute grounds for removing the product from the NCP Product Schedule.

DISCLAIMER

[PRODUCT NAME] is on the U.S. Environmental Protection Agency's NCP Product Schedule. This listing does NOT mean that EPA approves, recommends, licenses, certifies, or authorizes the use of [PRODUCT NAME] on an oil discharge. This listing means only that data have been submitted to EPA as required by subpart J of the National Contingency Plan, § 300.915.

Subpart K—Federal Facilities [Reserved]

Subpart L—National Oil and Hazardous Substances Pollution Contingency Plan; Involuntary Acquisition of Property by the Government

SOURCE: 62 FR 34602, June 26, 1997, unless otherwise noted

§ 300.1105 Involuntary acquisition of property by the government.

- (a) Governmental ownership or control of property by involuntary acquisitions or involuntary transfers within the meaning of CERCLA section 101(20)(D) or section 101(35)(A)(ii) includes, but is not limited to:
- (1) Acquisitions by or transfers to the government in its capacity as a sovereign, including transfers or acquisitions pursuant to abandonment proceedings, or as the result of tax delinquency, or escheat, or other circumstances in which the government involuntarily obtains ownership or control of property by virtue of its function as sovereign;
- (2) Acquisitions by or transfers to a government entity or its agent (including governmental lending and credit institutions, loan guarantors, loan insurers, and financial regulatory entities which acquire security interests or properties of failed private lending or depository institutions) acting as a conservator or receiver pursuant to a clear and direct statutory mandate or regulatory authority;
- (3) Acquisitions or transfers of assets through foreclosure and its equivalents (as defined in 40 CFR 300.1100(d)(1)) or other means by a Federal, state, or local government entity in the course of administering a governmental loan or loan guarantee or loan insurance program; and
- (4) Acquisitions by or transfers to a government entity pursuant to seizure or forfeiture authority.
- (b) Nothing in this section or in CERCLA section 101(20)(D) or section 101(35)(A)(ii) affects the applicability of 40 CFR 300.1100 to any security interest, property, or asset acquired pursuant to an involuntary acquisition or transfer, as described in this section.

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Environmental Protection Agency

NOTE TO PARAGRAPHS (A)(3) AND (B) OF THIS SECTION: Reference to 40 CFR 300.1100 is a reference to the provisions regarding secured creditors in CERCLA sections 101(20)(E)-(G), 42 U.S.C. 9601(20)(E)-(G). See Section 2504(a)of the Asset Conservation, Lender Liability, and Deposit Insurance Protection Act, Public Law, 104-208, 110 Stat. 3009-462, 3009-468 (1996).

APPENDIX A TO PART 300—THE HAZARD RANKING SYSTEM

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1.0 Introduction

The Hazard Ranking System (HRS) is the principal mechanism the U.S. Environ-

mental Protection Agency (EPA) uses to place sites on the National Priorities List (NPL). The HRS serves as a screening device to evaluate the potential for releases of uncontrolled hazardous substances to cause human health or environmental damage. The HRS provides a measure of relative rather than absolute risk. It is designed so that it can be consistently applied to a wide variety of sites

1.1 Definitions

Acute toxicity: Measure of toxicological responses that result from a single exposure to a substance or from multiple exposures within a short period of time (typically several days or less). Specific measures of acute toxicity used within the HRS include lethal doses (LD50) and lethal concentrations (LC50), typically measured within a 24-hour to 96-hour period.

Ambient Aquatic Life Advisory Concentrations (AALACs): EPA's advisory concentration limit for acute or chronic toxicity to aquatic organisms as established under section 304(a)(1) of the Clean Water Act, as amended.

Ambient Water Quality Criteria (AWQC): EPA's maximum acute or chronic toxicity concentrations for protection of aquatic life and its uses as established under section 304(a)(1) of the Clean Water Act, as amended.

Bioconcentration factor (BCF): Measure of the tendency for a substance to accumulate in the tissue of an aquatic organism. BCF is determined by the extent of partitioning of a substance, at equilibrium, between the tissue of an aquatic organism and water. As the ratio of concentration of a substance in the organism divided by the concentration in water, higher BCF values reflect a tendency for substances to accumulate in the tissue of aquatic organisms. [unitless].

Biodegradation: Chemical reaction of a substance induced by enzymatic activity of microorganisms.

CERCLA: Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended (Pub. L. 96-510, as amended).

Chronic toxicity: Measure of toxicological responses that result from repeated exposure to a substance over an extended period of time (typically 3 months or longer). Such responses may persist beyond the exposure or may not appear until much later in time than the exposure. HRS measures of chronic toxicity include Reference Dose (RfD) values.

Contract Laboratory Program (CLP): Analytical program developed for CERCLA waste site samples to fill the need for legally defensible analytical results supported by a high level of quality assurance and documentation.

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Contract-Required Detection Limit (CRDL): Term equivalent to contract-required quantitation limit, but used primarily for inorganic substances.

Contract-Required Quantitation Limit (CRQL): Substance-specific level that a CLP laboratory must be able to routinely and reliably detect in specific sample matrices. It is not the lowest detectable level achievable, but rather the level that a CLP laboratory should reasonably quantify. The CRQL may or may not be equal to the quantitation limit of a given substance in a given sample. For HRS purposes, the term CRQL refers to both the contract-required quantitation limit and the contract-required detection limit.

Curie (Ci): Measure used to quantify the amount of radioactivity. One curie equals 37 billion nuclear transformations per second, and one picocurie (pCi) equals 10^{-12} Ci.

Decay product: Isotope formed by the radioactive decay of some other isotope. This newly formed isotope possesses physical and chemical properties that are different from those of its parent isotope, and may also be radioactive.

Detection Limit (DL): Lowest amount that can be distinguished from the normal random "noise" of an analytical instrument or method. For HRS purposes, the detection limit used is the method detection limit (MDL) or, for real-time field instruments, the detection limit of the instrument as used in the field.

Dilution weight: Parameter in the HRS surface water migration pathway that reduces the point value assigned to targets as the flow or depth of the relevant surface water body increases. [unitless].

Distance weight: Parameter in the HRS air migration, ground water migration, and soil exposure pathways that reduces the point value assigned to targets as their distance increases from the site. [unitless].

Distribution coefficient (K_d) : Measure of the extent of partitioning of a substance between geologic materials (for example, soil, sediment, rock) and water (also called partition coefficient). The distribution coefficient is used in the HRS in evaluating the mobility of a substance for the ground water migration pathway. [ml/g].

ED₁₀ (10 percent effective dose): Estimated dose associated with a 10 percent increase in response over control groups. For HRS purposes, the response considered is cancer. [milligrams toxicant per kilogram body weight per day (mg/kg-day)].

Food and Drug Administration Action Level (FDAAL): Under section 408 of the Federal Food, Drug and Cosmetic Act, as amended, concentration of a poisonous or deleterious substance in human food or animal feed at or above which FDA will take legal action to remove adulterated products from the mar-

ket. Only FDAALs established for fish and shellfish apply in the HRS.

Half-life: Length of time required for an initial concentration of a substance to be halved as a result of loss through decay. The HRS considers five decay processes: biodegradation, hydrolysis, photolysis, radioactive decay, and volatilization.

Hazardous substance: CERCLA hazardous substances, pollutants, and contaminants as defined in CERCLA sections 101(14) and 101(33), except where otherwise specifically noted in the HRS.

Hazardous wastestream: Material containing CERCLA hazardous substances (as defined in CERCLA section 101[14]) that was deposited, stored, disposed, or placed in, or that otherwise migrated to a source

wise migrated to, a source.

HRS "factor": Primary rating elements internal to the HRS.

HRS 'factor category': Set of HRS factors (that is, likelihood of release [or exposure], waste characteristics, targets).

HRS "migration pathways": HRS ground water, surface water, and air migration pathways

HRS "pathway": Set of HRS factor categories combined to produce a score to measure relative risks posed by a site in one of four environmental pathways (that is, ground water, surface water, soil, and air).

HRS *"site score"*: Composite of the four HRS pathway scores.

Henry's law constant: Measure of the volatility of a substance in a dilute solution of water at equilibrium. It is the ratio of the vapor pressure exerted by a substance in the gas phase over a dilute aqueous solution of that substance to its concentration in the solution at a given temperature. For HRS purposes, use the value reported at or near 25 °C. [atmosphere-cubic meters per mole (atm-m³/mol)].

Hydrolysis: Chemical reaction of a substance with water.

Karst: Terrain with characteristics of relief and drainage arising from a high degree of rock solubility in natural waters. The majority of karst occurs in limestones, but karst may also form in dolomite, gypsum, and salt deposits. Features associated with karst terrains typically include irregular topography, sinkholes, vertical shafts, abrupt ridges, caverns, abundant springs, and/or disappearing streams. Karst aquifers are associated with karst terrain.

 LC_{50} (lethal concentration, 50 percent): Concentration of a substance in air [typically micrograms per cubic meter ($\mu g/m^3$)] or water [typically micrograms per liter ($\mu g/l$)] that kills 50 percent of a group of exposed organisms. The LC_{50} is used in the HRS in assessing acute toxicity.

 LD_{50} (lethal dose, 50 percent): Dose of a substance that kills 50 percent of a group of exposed organisms. The LD_{50} is used in the

HRS in assessing acute toxicity [milligrams toxicant per kilogram body weight (mg/kg)].

Maximum Contaminant Level (MCL): Under section 1412 of the Safe Drinking Water Act, as amended, the maximum permissible concentration of a substance in water that is delivered to any user of a public water supply.

Maximum Contaminant Level Goal (MCLG): Under section 1412 of the Safe Drinking Water Act, as amended, a nonenforceable concentration for a substance in drinking water that is protective of adverse human health effects and allows an adequate margin of safety.

Method Detection Limit (MDL): Lowest concentration of analyte that a method can detect reliably in either a sample or blank.

Mixed radioactive and other hazardous substances: Material containing both radioactive hazardous substances and nonradioactive hazardous substances, regardless of whether these types of substances are physically separated, combined chemically, or simply mixed together.

National Ambient Air Quality Standards (NAAQS): Primary standards for air quality established under sections 108 and 109 of the Clean Air Act, as amended.

National Emission Standards for Hazardous Air Pollutants (NESHAPs): Standards established for substances listed under section 112 of the Clean Air Act, as amended. Only those NESHAPs promulgated in ambient concentration units apply in the HRS.

Octanol-water partition coefficient (K_{ow} [or P]): Measure of the extent of partitioning of a substance between water and octanol at equilibrium. The K_{ow} is determined by the ratio between the concentration in octanol divided by the concentration in water at equilibrium. [unitless].

Organic carbon partition coefficient (K_{oc}) : Measure of the extent of partitioning of a substance, at equilibrium, between organic carbon in geologic materials and water. The higher the K_{oc} , the more likely a substance is to bind to geologic materials than to remain in water. [ml/g].

Photolysis: Chemical reaction of a substance caused by direct absorption of solar energy (direct photolysis) or caused by other substances that absorb solar energy (indirect photolysis).

Radiation: Particles (alpha, beta, neutrons) or photons (x- and gamma-rays) emitted by radionuclides.

Radioactive decay: Process of spontaneous nuclear transformation, whereby an isotope of one element is transformed into an isotope of another element, releasing excess energy in the form of radiation.

Radioactive half-life: Time required for onehalf the atoms in a given quantity of a specific radionuclide to undergo radioactive decay. Radioactive substance: Solid, liquid, or gas containing atoms of a single radionuclide or multiple radionuclides.

Radioactivity: Property of those isotopes of elements that exhibit radioactive decay and emit radiation.

Radionuclide/radioisotope: Isotope of an element exhibiting radioactivity. For HRS purposes, "radionuclide" and "radioisotope" are used synonymously.

Reference dose (RfD): Estimate of a daily exposure level of a substance to a human population below which adverse noncancer health effects are not anticipated. [milligrams toxicant per kilogram body weight per day (mg/kg-day)].

Removal action: Action that removes hazardous substances from the site for proper disposal or destruction in a facility permitted under the Resource Conservation and Recovery Act or the Toxic Substances Control Act or by the Nuclear Regulatory Commission.

Roentgen (R): Measure of external exposures to ionizing radiation. One roentgen equals that amount of x-ray or gamma radiation required to produce ions carrying a charge of 1 electrostatic unit (esu) in 1 cubic centimeter of dry air under standard conditions. One microroentgen (μ R) equals 10^{-6} R.

Sample quantitation limit (SQL): Quantity of a substance that can be reasonably quantified given the limits of detection for the methods of analysis and sample characteristics that may affect quantitation (for example, dilution, concentration).

Screening concentration: Media-specific benchmark concentration for a hazardous substance that is used in the HRS for comparison with the concentration of that hazardous substance in a sample from that media. The screening concentration for a specific hazardous substance corresponds to its reference dose for inhalation exposures or for oral exposures, as appropriate, and, if the substance is a human carcinogen with a weight-of-evidence classification of A, B, or C. to that concentration that corresponds to its 10^{-6} individual lifetime excess cancer risk for inhalation exposures or for oral exposures, as appropriate.

Site: Area(s) where a hazardous substance has been deposited, stored, disposed, or placed, or has otherwise come to be located. Such areas may include multiple sources and may include the area between sources.

Slope factor (also referred to as cancer potency factor): Estimate of the probability of response (for example, cancer) per unit intake of a substance over a lifetime. The slope factor is typically used to estimate upperbound probability of an individual developing cancer as a result of exposure to a particular level of a human carcinogen with a weight-of-evidence classification of A, B, or

C. $[(mg/kg-day)^{-1}$ for non-radioactive substances and $(pC_i)^{-1}$ for radioactive substances].

Source: Any area where a hazardous substance has been deposited, stored, disposed, or placed, plus those soils that have become contaminated from migration of a hazardous substance. Sources do not include those volumes of air, ground water, surface water, or surface water sediments that have become contaminated by migration, except: in the case of either a ground water plume with no identified source or contaminated surface water sediments with no identified source, the plume or contaminated sediments may be considered a source.

Target distance limit: Maximum distance over which targets for the site are evaluated. The target distance limit varies by HRS pathway.

Uranium Mill Tailings Radiation Control Act (UMTRCA) Standards: Standards for radionuclides established under sections 102, 104, and 108 of the Uranium Mill Tailings Radiation Control Act, as amended.

Vapor pressure: Pressure exerted by the vapor of a substance when it is in equilibrium with its solid or liquid form at a given temperature. For HRS purposes, use the value reported at or near 25 °C. [atmosphere or torr].

Volatilization: Physical transfer process through which a substance undergoes a change of state from a solid or liquid to a gas.

Water solubility: Maximum concentration of a substance in pure water at a given temperature. For HRS purposes, use the value reported at or near 25 °C. [milligrams per liter (mg/l)].

Weight-of-evidence: EPA classification system for characterizing the evidence supporting the designation of a substance as a human carcinogen. EPA weight-of-evidence groupings include:

Group A: Human carcinogen--sufficient evidence of carcinogenicity in humans.

Group B1: Probable human carcinogenlimited evidence of carcinogenicity in humans.

Group B2: Probable human carcinogen-sufficient evidence of carcinogenicity in animals.

Group C: Possible human carcinogen--limited evidence of carcinogenicity in animals.

Group D: Not classifiable as to human carcinogenicity—applicable when there is no animal evidence, or when human or animal evidence is inadequate.

Group E: Evidence of noncarcinogenicity for humans.

2.0 Evaluations Common to Multiple Pathways

- 2.1 *Overview.* The HRS site score (S) is the result of an evaluation of four pathways:
 - Ground Water Migration (\hat{S}_{gw}).
 - Surface Water Migration (Ssw).
 - Soil Exposure (S_s).
 - Air Migration (Sa).

The ground water and air migration pathways use single threat evaluations, while the surface water migration and soil exposure pathways use multiple threat evaluations. Three threats are evaluated for the surface water migration pathway: drinking water, human food chain, and environmental. These threats are evaluated for two separate migration components—overland/flood migration and ground water to surface water migration. Two threats are evaluated for the soil exposure pathway: resident population and nearby population.

The HRS is structured to provide a parallel evaluation for each of these pathways and threats. This section focuses on these parallel evaluations, starting with the calculation of the HRS site score and the individual pathway scores.

2.1.1 Calculation of HRS site score. Scores are first calculated for the individual pathways as specified in sections 2 through 7 and then are combined for the site using the following root-mean-square equation to determine the overall HRS site score, which ranges from 0 to 100:

$$S = \sqrt{\frac{S_{gw}^2 + S_{sw}^2 + S_s^2 + S_a^2}{4}}$$

2.1.2 Calculation of pathway score. Table 2-1, which is based on the air migration pathway, illustrates the basic parameters used to calculate a pathway score. As table 2-1 shows, each pathway (or threat) score is the product of three "factor categories": likelihood of release, waste characteristics, and targets. (The soil exposure pathway uses likelihood of exposure rather than likelihood of release.) Each of the three factor categories contains a set of factors that are assigned numerical values and combined as specified in sections 2 through 7. The factor values are rounded to the nearest integer, except where otherwise noted.

2.1.3 Common evaluations. Evaluations common to all four HRS pathways include:

- Characterizing sources.
- -Identifying sources (and, for the soil exposure pathway, areas of observed contamination [see section 5.0.1]).
- -Identifying hazardous substances associated with each source (or area of observed contamination).
- -Identifying hazardous substances available to a pathway.

TABLE 2-1—SAMPLE PATHWAY SCORESHEET

Factor category	Max- imum value	Value as- signed
Likelihood of Release		
Observed Release Potential to Release Likelihood of Release (higher of lines 1)	550 500	
and 2)	550	
4. Toxicity/Mobility		
5. Hazardous Waste Quantity		
6. Waste Characteristics Targets	100	
7. Nearest Individual		
7a. Level I	50	
7b. Level II	45	
7c. Potential Contamination	20	
7b, or 7c)	50	
8a. Level I	(-)	
8b. Level II		
8c. Potential Contamination8d. Total Population (lines	(-)	
8a+8b+8c)	(-)	
9. Resources		
10. Sensitive Environments	(-)	
10a. Actual Contamination	(-)	
10b. Potential Contamination	(-)	
(lines 10a+10b)		
11. Targets (lines 7d+8d+9+10c)		Ι.

^{12.} Pathway Score is the product of Likelihood of Release, Waste Characteristics, and Targets, divided by 82,500. Pathway scores are limited to a maximum of 100 points.

- · Scoring likelihood of release (or likelihood of exposure) factor category.
 - -Scoring observed release (or observed contamination).
- -Scoring potential to release when there is no observed release.
- · Scoring waste characteristics factor category.
 - -Evaluating toxicity.
 - -Combining toxicity with mobility, persistence, and/or bioaccumulation (or ecosystem bioaccumulation) potential, as appropriate to the pathway (or threat).
- -Evaluating hazardous waste quantity.
- -Combining hazardous waste quantity with the other waste characteristics factors.

- -Determining waste characteristics factor category value.
- · Scoring targets factor category.
- -Determining level of contamination for targets.

These evaluations are essentially identical for the three migration pathways (ground water, surface water, and air). However, the evaluations differ in certain respects for the soil exposure pathway.

Section 7 specifies modifications that apply to each pathway when evaluating sites containing radioactive substances.

Section 2 focuses on evaluations common at the pathway and threat levels. Note that for the ground water and surface water migration pathways, separate scores are calculated for each aquifer (see section 3.0) and each watershed (see sections 4.1.1.3 and 4.2.1.5) when determining the pathway scores for a site. Although the evaluations in section 2 do not vary when different aquifers or watersheds are scored at a site, the specific factor values (for example, observed release, hazardous waste quantity, toxicity/mobility) that result from these evaluations can vary by aguifer and by watershed at the site. This can occur through differences both in the specific sources and targets eligible to be evaluated for each aquifer and watershed and in whether observed releases can be established for each aquifer and watershed. Such differences in scoring at the aquifer and watershed level are addressed in sections 3 and 4, not section 2.

- 2.2 Characterize sources. Source characterization includes identification of the following:
- · Sources (and areas of observed contamination) at the site.
- · Hazardous substances associated with these sources (or areas of observed contamination)
- Pathways potentially threatened by these hazardous substances.

Table 2-2 presents a sample worksheet for source characterization.

2.2.1 Identify sources. For the three migration pathways, identify the sources at the site that contain hazardous substances. Identify the migration pathway(s) to which each source applies. For the soil exposure pathway, identify areas of observed contamination at the site (see section 5.0.1).

TABLE 2-2-SAMPLE SOURCE CHARACTERIZATION WORKSHEET

Source:
A. Source dimensions and hazardous waste quantity.
Hazardous constituent quantity:
Hazardous wastestream quantity:
Volume:
Area:
Area of observed contamination:
D. Hamandaria archatanaga aggasiated with the agrees

^a Maximum value applies to waste characteristics category. The product of lines 4 and 5 is used in table 2–7 to derive the value for the waste characteristics factor category.
^b There is no limit to the human population or sensitive environments factor values. However, the pathway score based solely on sensitive environments is limited to a maximum of 60 points.

	Available to pathway									
Hazardous substance		Air		Surface w	ater (SW)	Soil				
			water	Overland/						
	Gas	Particulate	(GW)	flood	GW to SW	Resident	Nearby			

2.2.2 Identify hazardous substances associated with a source. For each of the three migration pathways, consider those hazardous substances documented in a source (for example, by sampling, labels, manifests, oral or written statements) to be associated with that source when evaluating each pathway. In some instances, a hazardous substance can be documented as being present at a site (for example, by labels, manifests, oral or written statements), but the specific source(s) containing that hazardous substance cannot be documented. For the three migration pathways, in those instances when the specific source(s) cannot be documented for a hazardous substance, consider the hazardous substance to be present in each source at the site, except sources for which definitive information indicates that the hazardous substance was not or could not be

For an area of observed contamination in the soil exposure pathway, consider only those hazardous substances that meet the criteria for observed contamination for that area (see section 5.0.1) to be associated with that area when evaluating the pathway.

- 2.2.3 Identify hazardous substances available to a pathway. In evaluating each migration pathway, consider the following hazardous substances available to migrate from the sources at the site to the pathway:
 - Ground water migration.
 - -Hazardous substances that meet the criteria for an observed release (see section 2.3) to ground water.
 - -All hazardous substances associated with a source with a ground water containment factor value greater than 0 (see section 3.1.2.1).
- Surface water migration—overland/flood component.
- -Hazardous substances that meet the criteria for an observed release to surface water in the watershed being evaluated.
- -All hazardous substances associated with a source with a surface water containment factor value greater than 0 for the watershed (see sections 4.1.2.1.2.1.1 and 4.1.2.1.2.2.1).

- Surface water migration—ground water to surface water component.
- -Hazardous substances that meet the criteria for an observed release to ground water
- -All hazardous substances associated with a source with a ground water containment factor value greater than 0 (see sections 4.2.2.1.2 and 3.1.2.1).
- · Air migration.
- -Hazardous substances that meet the criteria for an observed release to the atmosphere.
- -All gaseous hazardous substances associated with a source with a gas containment factor value greater than 0 (see section 6.1.2.1.1).
- -All particulate hazardous substances associated with a source with a particulate containment factor value greater than θ (see section 6.1.2.2.1).
- For each migration pathway, in those instances when the specific source(s) containing the hazardous substance cannot be documented, consider that hazardous substance to be available to migrate to the pathway when it can be associated (see section 2.2.2) with at least one source having a containment factor value greater than 0 for that pathway.

In evaluating the soil exposure pathway, consider the following hazardous substances available to the pathway:

- $\bullet \ Soil \quad \ exposure-resident \quad \ population \\ threat.$
 - -All hazardous substances that meet the criteria for observed contamination at the site (see section 5.0.1).
- Soil exposure—nearby population threat.
- -All hazardous substances that meet the criteria for observed contamination at areas with an attractiveness/accessibility factor value greater than 0 (see section 5.2.1.1).
- 2.3 Likelihood of release. Likelihood of release is a measure of the likelihood that a waste has been or will be released to the environment. The likelihood of release factor category is assigned the maximum value of 550 for a migration pathway whenever the

criteria for an observed release are met for that pathway. If the criteria for an observed release are met, do not evaluate potential to release for that pathway. When the criteria for an observed release are not met, evaluate potential to release for that pathway, with a maximum value of 500. The evaluation of potential to release varies by migration pathway (see sections 3, 4 and 6).

Establish an observed release either by direct observation of the release of a hazardous substance into the media being evaluated (for example, surface water) or by chemical analysis of samples appropriate to the pathway being evaluated (see sections 3, 4, and 6). The minimum standard to establish an observed release by chemical analysis is analytical evidence of a hazardous substance in the media significantly above the background level. Further, some portion of the release must be attributable to the site. Use the criteria in table 2-3 as the standard for determining analytical significance. (The criteria in table 2-3 are also used in establishing observed contamination for the soil exposure pathway, see section 5.0.1.) Separate criteria apply to radionuclides (see section 7.1.1).

TABLE 2-3-OBSERVED RELEASE CRITERIA FOR CHEMICAL ANALYSIS

Sample Measurement < Sample Quantitation Limit a No observed release is established.

Sample Measurement ≥ Sample Quantitation Limit a An observed release is established as follows:

- · If the background concentration is not detected (or is less than the detection limit), an observed release is established when the sample measurement equals or exceeds the sample quantitation limit.a
- · If the background concentration equals or exceeds the detection limit, an observed release is established when the sample measurement is 3 times or more above the background concentration

alf the sample quantitation limit (SQL) cannot be established, determine if there is an observed release as follows:
—If the sample analysis was performed under the EPA Contract Laboratory Program, use the EPA contract-required quantitation limit (CRQL) in place of the SQL.
—If the sample analysis is not performed under the EPA Contract Laboratory Program, use the detection limit (DL) in place of the SQL.

place of the SQL.

- 2.4 Waste characteristics. The waste characteristics factor category includes the following factors: hazardous waste quantity, toxicity, and as appropriate to the pathway or threat being evaluated, mobility, persistence, and/or bioaccumulation (or ecosystem bioaccumulation) potential.
- 2.4.1 Selection of substance potentially posing greatest hazard. For all pathways (and threats), select the hazardous substance potentially posing the greatest hazard for the pathway (or threat) and use that substance in evaluating the waste characteristics category of the pathway (or threat). For the three migration pathways (and threats), base the selection of this hazardous substance on the toxicity factor value for the substance,

combined with its mobility, persistence, and/ or bioaccumulation (or ecosystem bioaccumulation) potential factor values, as applicable to the migration pathway (or threat). For the soil exposure pathway, base the selection on the toxicity factor alone.

Evaluation of the toxicity factor is specified in section 2.4.1.1. Use and evaluation of the mobility, persistence, and/or bioaccumulation (or ecosystem bioaccumulation) potential factors vary by pathway (or threat) and are specified under the appropriate pathway (or threat) section. Section 2.4.1.2 identifies the specific factors that are combined with toxicity in evaluating each pathway (or threat).

2.4.1.1 Toxicity factor. Evaluate toxicity for those hazardous substances at the site that are available to the pathway being scored. For all pathways and threats, except the surface water environmental threat, evaluate human toxicity as specified below. For the surface water environmental threat, evaluate ecosystem toxicity as specified in section 4.1.4.2.1.1.

Establish human toxicity factor values based on quantitative dose-response parameters for the following three types of toxicity

• Cancer- -Use slope factors (also referred to as cancer potency factors) combined with weight-of-evidence ratings for carcinogenicity. If a slope factor is not available for a substance, use its ED_{10} value to estimate a slope factor as follows:

Slope factor =
$$\frac{1}{6 \left(ED_{10} \right)}$$

- Noncancer toxicological responses of chronic exposure- -use reference dose (RfD)
- · Noncancer toxicological responses of acute exposure- -use acute toxicity parameters, such as the LD50.

Assign human toxicity factor values to a hazardous substance using table 2-4, as follows:

- If RfD and slope factor values are both available for the hazardous substance, assign the substance a value from table 2-4 for each. Select the higher of the two values assigned and use it as the overall toxicity factor value for the hazardous substance.
- If either an RfD or slope factor value is available, but not both, assign the hazardous substance an overall toxicity factor value from table 2-4 based solely on the available value (RfD or slope factor).
- If neither an RfD nor slope factor value is available, assign the hazardous substance an overall toxicity factor value from table 2-4 based solely on acute toxicity. That is, consider acute toxicity in table 2-4 only when both RfD and slope factor values are not available.

ullet If neither an RfD, nor slope factor, nor acute toxicity value is available, assign the hazardous substance an overall toxicity factor value of 0 and use other hazardous substances for which information is available in evaluating the pathway.

TABLE 2-4—TOXICITY FACTOR EVALUATION
Chronic Toxicity (Human)

Reference dose (RfD) (mg/kg-day)	Assigned value
RfD < 0.0005	10,000
0.0005 ≤ RfD < 0.005	1,000
0.005 ≤ RfD < 0.05	100
$0.05 \le RfD < 0.5$	10
0.5 ≤ RfD	1
RfD not available	0

Carcinogenicity (Human)

Assigned	(mg/kg-day)-1	enceª/slope factor	Weight-of-evide
value	С	В	Α
10,000	50 ≤ SF	5 ≤ SF	0.5 ≤ SF ^b
1,000	5 ≤ SF < 50	0.5 ≤ SF < 5	0.05 ≤ SF < 0.5
100	0.5 ≤ SF < 5	0.05 ≤ SF < 0.5	SF < 0.05
10	SF < 0.5	SF < 0.05	
0	Slope factor not available.	Slope factor not available.	Slope factor not available.

^a A, B, and C refer to weight-of-evidence categories. Assign substances with a weight-of-evidence category of D (inadequate evidence of carcinogenicity) or E (evidence of lack of carcinogenicity) a value of 0 for carcinogenicity.
^b SF = Slope factor.

TABLE 2-4—TOXICITY FACTOR EVALUATION—CONCLUDED

Acute Toxicity (Human)

Oral LD ₅₀ (mg/kg)	Dermal LD ₅₀ (mg/kg)	Dust or mist LC ₅₀ (mg/l)	Gas or vapor LC ₅₀ (ppm)	Assigned value
$5 \le LD_{50} < 50$	2 ≤ LD ₅₀ < 20	$2 \le LC_{50} < 20$	$20 \le LC_{50} < 200$	1,000 100 10 10 1

If a toxicity factor value of 0 is assigned to all hazardous substances available to a particular pathway (that is, insufficient toxicity data are available for evaluating all the substances), use a default value of 100 as the overall human toxicity factor value for all hazardous substances available to the pathway. For hazardous substances having usable toxicity data for multiple exposure routes (for example, inhalation and ingestion), consider all exposure routes and use the highest assigned value, regardless of exposure route, as the toxicity factor value.

For HRS purposes, assign both asbestos and lead (and its compounds) a human toxicity factor value of 10,000.

Separate criteria apply for assigning factor values for human toxicity and ecosystem toxicity for radionuclides (see sections 7.2.1 and 7.2.2).

2.4.1.2 Hazardous substance selection. For each hazardous substance evaluated for a migration pathway (or threat), combine the human toxicity factor value (or ecosystem toxicity factor value) for the hazardous substance with a mobility, persistence, and/or bioaccumulation (or ecosystem bioaccumulation) potential factor value as follows:

• Ground water migration.

- -Determine a combined human toxicity/mobility factor value for the hazardous substance (see section 3.2.1).
- \bullet Surface water migration-overland/flood migration component.
- -Determine a combined human toxicity/persistence factor value for the hazardous substance for the drinking water threat (see section 4.1.2.2.1).
- -Determine a combined human toxicity/persistence/bioaccumulation factor value for the hazardous substance for the human food chain threat (see section 4.1.3.2.1).
- -Determine a combined ecosystem toxicity/persistence/bioaccumulation factor value for the hazardous substance for the environmental threat (see section 4.1.4.2.1).
- Surface water migration-ground water to surface water migration component.
- -Determine a combined human toxicity/mobility/persistence factor value for the hazardous substance for the drinking water threat (see section 4.2.2.1).
- -Determine a combined human toxicity/mobility/persistence/bioaccumulation factor value for the hazardous substance for the human food chain threat (see section 4.2.3.2.1).
- -Determine a combined ecosystem toxicity/mobility/persistence/bioaccumulation factor value for the hazardous substance

for the environmental threat (see section 4.2.4.2.1).

- Air migration.
- -Determine a combined human toxicity/mobility factor value for the hazardous substance (see section 6.2.1).

Determine each combined factor value for a hazardous substance by multiplying the individual factor values appropriate to the pathway (or threat). For each migration pathway (or threat) being evaluated, select the hazardous substance with the highest combined factor value and use that substance in evaluating the waste characteristics factor category of the pathway (or threat).

For the soil exposure pathway, select the hazardous substance with the highest human toxicity factor value from among the substances that meet the criteria for observed contamination for the threat evaluated and use that substance in evaluating the waste characteristics factor category.

2.4.2 Hazardous waste quantity. Evaluate the hazardous waste quantity factor by first assigning each source (or area of observed contamination) a source hazardous waste quantity value as specified below. Sum these values to obtain the hazardous waste quantity factor value for the pathway being evaluated.

In evaluating the hazardous waste quantity factor for the three migration pathways, allocate hazardous substances and hazardous wastestreams to specific sources in the manner specified in section 2.2.2, except: consider substances hazardous and hazardous wastestreams that cannot be allocated to any specific source to constitute a separate "unallocated source" for purposes of evaluating only this factor for the three migration pathways. Do not, however, include a hazardous substance hazardous or wastestream in the unallocated source for a migration pathway if there is definitive information indicating that the substance or wastestream could only have been placed in sources with a containment factor value of 0 for that migration pathway.

In evaluating the hazardous waste quantity factor for the soil exposure pathway, allocate to each area of observed contamination only those hazardous substances that meet the criteria for observed contamination for that area of observed contamination and only those hazardous wastestreams that contain hazardous substances that meet the criteria for observed contamination for that area of observed contamination. Do not consider other hazardous substances or hazardous wastestreams at the site in evaluating this factor for the soil exposure pathway.

2.4.2.1 Source hazardous waste quantity.

2.4.2.1 Source hazardous waste quantity. For each of the three migration pathways, assign a source hazardous waste quantity value to each source (including the

unallocated source) having a containment factor value greater than 0 for the pathway being evaluated. Consider the unallocated source to have a containment factor value greater than 0 for each migration pathway.

For the soil exposure pathway, assign a source hazardous waste quantity value to each area of observed contamination, as applicable to the threat being evaluated.

For all pathways, evaluate source haz-

For all pathways, evaluate source hazardous waste quantity using the following four measures in the following hierarchy:

- · Hazardous constituent quantity.
- · Hazardous wastestream quantity.
- Volume.
- Area.

For the unallocated source, use only the first two measures.

Separate criteria apply for assigning a source hazardous waste quantity value for radionuclides (see section 7.2.5).

2.4.2.1.1 Hazardous constituent quantity. Evaluate hazardous constituent quantity for the source (or area of observed contamination) based solely on the mass of CERCLA hazardous substances (as defined in CERCLA section 101(14), as amended) allocated to the source (or area of observed contamination), except:

• For a hazardous waste listed pursuant to section 3001 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act of 1976 (RCRA), 42 U.S.C. 6901 et seq., determine its mass for the evaluation of this measure as follows:

-If the hazardous waste is listed solely for Hazard Code T (toxic waste), include only the mass of constituents in the hazardous waste that are CERCLA hazardous substances and not the mass of the entire hazardous waste.

-If the hazardous waste is listed for any other Hazard Code (including T plus any other Hazard Code), include the mass of the entire hazardous waste.

For a RCRA hazardous waste that exhibits the characteristics identified under section 3001 of RCRA, as amended, determine its mass for the evaluation of this measure as follows:

-If the hazardous waste exhibits only the characteristic of toxicity (or only the characteristic of EP toxicity), include only the mass of constituents in the hazardous waste that are CERCLA hazardous substances and not the mass of the entire hazardous waste.

-If the hazardous waste exhibits any other characteristic identified under section 3001 (including any other characteristic plus the characteristic of toxicity [or the characteristic of EP toxicity]), include the mass of the entire hazardous waste.

Based on this mass, designated as C, assign a value for hazardous constituent quantity as follows:

- For the migration pathways, assign the source a value for hazardous constituent quantity using the Tier A equation of table
- For the soil exposure pathway, assign the area of observed contamination a value using the Tier A equation of table 5-2 (section 5.1.2.2).

If the hazardous constituent quantity for the source (or area of observed contamination) is adequately determined (that is, the total mass of all CERCLA hazardous substances in the source and releases from the source for in the area of observed contamination] is known or is estimated with reasonable confidence), do not evaluate the other three measures discussed below. Instead assign these other three measures a value of 0 for the source (or area of observed contamination) and proceed to section 2.4.2.1.5.

If the hazardous constituent quantity is not adequately determined, assign the source (or area of observed contamination) a value for hazardous constituent quantity based on the available data and proceed to section 2.4.2.1.2.

TABLE 2-5—HAZARDOUS WASTE QUANTITY **EVALUATION EQUATIONS**

EVALOATION EQUATIONS								
Tier	Measure	Units	Equation for assign-ing value ^a					
Α	Hazardous constituent quantity (C)	lb	С					
Вь	Hazardous wastestream quantity (W)	lb	W/5,000					
Сь	Volume (V) Landfill Surface impoundment Surface impoundment (buried/backfilled) Drums Tanks and containers other than drums Contaminated soil Pile	yd ³ yd ³ yd ³ gallon yd ³	V/2.5 V/2.5 V/500 V/2.5 V/2,500					
Dь	Other Area (A). Landfill Surface impoundment Surface impoundment (buried/backfilled) Land treatment Pile d Contaminated soil	yd3 ft2 ft2 ft2 ft2 ft2	V/2.5 A/3,400 A/13 A/13 A/270 A/13 A/34,000					

a Do not round to nearest integer.
b Convert volume to mass when necessary: 1 ton=2,000 pounds=1 cubic yard=4 drums=200 gallons.

olf actual volume of drums is unavailable, assume 1 drum=50 gallons.

duse land surface area under pile, not surface area of pile.

2.4.2.1.2 Hazardous wastestream quantity. Evaluate hazardous wastestream quantity for the source (or area of observed contamination) based on the mass of hazardous wastestreams plus the mass of any additional CERCLA pollutants and contaminants (as defined in CERCLA section 101[33], as amended) that are allocated to the source (or area of observed contamination). For a wastestream that consists solely of a hazardous waste listed pursuant to section 3001 of RCRA, as amended or that consists solely of a RCRA hazardous waste that exhibits the characteristics identified under section 3001 of RCRA, as amended, include the mass of that entire hazardous waste in the evaluation of this measure.

Based on this mass, designated as W, assign a value for hazardous wastestream quantity as follows:

- For the migration pathways, assign the source a value for hazardous wastestream quantity using the Tier B equation of table 2-5.
- For the soil exposure pathway, assign the area of observed contamination a value using the Tier B equation of table 5-2 (section 5.1.2.2).

Do not evaluate the volume and area measures described below if the source is the unallocated source or if the following condition applies:

• The hazardous wastestream quantity for the source (or area of observed contamination) is adequately determined—that is, total mass of all hazardous wastestreams and CERCLA pollutants and contaminants for the source and releases from the source (or for the area of observed contamination) is known or is estimated with reasonable confidence.

If the source is the unallocated source or if this condition applies, assign the volume and area measures a value of 0 for the source (or area of observed contamination) and proceed to section 2.4.2.1.5. Otherwise, assign the source (or area of observed contamination) a value for hazardous wastestream quantity based on the available data and proceed to section 2.4.2.1.3.

2.4.2.1.3 Volume. Evaluate the volume measure using the volume of the source (or the volume of the area of observed contamination). For the soil exposure pathway, restrict the use of the volume measure to those areas of observed contamination specified in section 5.1.2.2.

Based on the volume, designated as V, assign a value to the volume measure as follows:

- For the migration pathways, assign the source a value for volume using the appropriate Tier C equation of table 2-5.
- For the soil exposure pathway, assign the area of observed contamination a value for volume using the appropriate Tier C equation of table 5-2 (section 5.1.2.2).

If the volume of the source (or volume of the area of observed contamination, if applicable) can be determined, do not evaluate the area measure. Instead, assign the area measure a value of $\boldsymbol{0}$ and proceed to section 2.4.2.1.5. If the volume cannot be determined (or is not applicable for the soil exposure pathway), assign the source (or area of observed contamination) a value of 0 for the volume measure and proceed to section 2.4.2.1.4.

2.4.2.1.4 Area. Evaluate the area measure using the area of the source (or the area of the area of observed contamination). Based on this area, designated as A, assign a value to the area measure as follows:

• For the migration pathways, assign the source a value for area using the appropriate Tier D equation of table 2-5.

· For the soil exposure pathway, assign the area of observed contamination a value for area using the appropriate Tier D equation of table 5-2 (section 5.1.2.2).

2.4.2.1.5 Calculation of source hazardous waste quantity value. Select the highest of the values assigned to the source (or area of observed contamination) for the hazardous constituent quantity, hazardous wastestream quantity, volume, and area measures. Assign this value as the source hazardous waste quantity value. Do not round to the nearest integer.

2.4.2.2 Calculation of hazardous waste quantity factor value. Sum the source hazardous waste quantity values assigned to all sources (including the unallocated source) or areas of observed contamination for the pathway being evaluated and round this sum to the nearest integer, except: if the sum is greater than 0, but less than 1, round it to 1. Based on this value, select a hazardous waste quantity factor value for the pathway from table

TABLE 2-6—HAZARDOUS WASTE QUANTITY **FACTOR VALUES**

Hazardous waste quantity value	Assigned value
0	0
1ª to 100	1 ь
Greater than 100 to 10,000	100
Greater than 10,000 to 1,000,000	10,000
Greater than 1,000,000	1,000,000

^a If the hazardous waste quantity value is greater than 0, but less than 1, round it to 1 as specified in text.
^b For the pathway, if hazardous constituent quantity is not adequately determined, assign a value as specified in the text; do not assign the value of 1.

For a migration pathway, if the hazardous constituent quantity is adequately determined (see section 2.4.2.1.1) for all sources (or all portions of sources and releases remaining after a removal action), assign the value from table 2-6 as the hazardous waste quantity factor value for the pathway. If the hazardous constituent quantity is not adequately determined for one or more sources (or one or more portions of sources or releases remaining after a removal action) assign a factor value as follows:

- If any target for that migration pathway is subject to Level I or Level II concentrations (see section 2.5), assign either the value from table 2-6 or a value of 100, whichever is greater, as the hazardous waste quantity factor value for that pathway.
- If none of the targets for that pathway is subject to Level I or Level II concentrations, assign a factor value as follows:

-If there has been no removal action, assign either the value from table 2-6 or a value of 10, whichever is greater, as the hazardous waste quantity factor value for that pathway.

-If there has been a removal action:

-Determine values from table 2-6 with and without consideration of the removal

-If the value that would be assigned from table 2-6 without consideration of the removal action would be 100 or greater, assign either the value from table 2-6 with consideration of the removal action or a value of 100, whichever is greater, as the hazardous waste quantity factor value for the pathway.

-If the value that would be assigned from table 2-6 without consideration of the removal action would be less than 100, assign a value of 10 as the hazardous waste quantity factor value for the pathway.

For the soil exposure pathway, if the hazardous constituent quantity is adequately determined for all areas of observed contamination, assign the value from table 2-6 as the hazardous waste quantity factor value. If the hazardous constituent quantity is not adequately determined for one or more areas of observed contamination, assign either the value from table 2-6 or a value of 10. whichever is greater, as the hazardous waste quantity factor value.

2.4.3 Waste characteristics factor category value. Determine the waste characteristics factor category value as specified in section 2.4.3.1 for all pathways and threats, except the surface water-human food chain threat and the surface water-environmental threat. Determine the waste characteristics factor category value for these latter two threats as specified in section 2.4.3.2.

2.4.3.1 Factor category value. For the pathway (or threat) being evaluated, multiply the toxicity or combined factor value, as appropriate, from section 2.4.1.2 and the hazardous waste quantity factor value from section 2.4.2.2, subject to a maximum product of 1×108. Based on this waste characteristics product, assign a waste characteristics factor category value to the pathway (or threat) from table 2-7.

TABLE 2–7—WASTE CHARACTERISTICS FACTOR
CATEGORY VALUES

Waste characteristics product	Assigned value
0	0
Greater than 0 to less than 10	1
10 to less than 1×10 ²	2
1×102 to less than 1×103	3
1×103 to less than 1×104	6
1×104 to less than 1×105	10
1×105 to less than 1×106	18
1×106 to less than 1×107	32
1×107 to less than 1×108	56
1×108 to less than 1×109	100
1×109 to less than 1×1010	180
1×1010 to less than 1×1011	320
1×10 ¹¹ to less than 1×10 ¹²	560
1×10 ¹²	1,000

2.4.3.2 Factor category value, considering bioaccumulation potential. For the surface water-human food chain threat and the surface water-environmental threat, multiply the toxicity or combined factor value, as appropriate, from section 2.4.1.2 and the hazardous waste quantity factor value from section 2.4.2.2, subject to:

• A maximum product of 1×1012, and

• A maximum product exclusive of the bioaccumulation (or ecosystem bioaccumulation) potential factor of 1×10⁸.

Based on the total waste characteristics product, assign a waste characteristics factor category value to these threats from table 2-7.

2.5 Targets.

The types of targets evaluated include the following:

- Individual (factor name varies by pathway and threat).
- Human population.
- Resources (these vary by pathway and threat).
- Sensitive environments (included for all pathways except ground water migration).

The factor values that may be assigned to each type of target have the same range for each pathway for which that type of target is evaluated. The factor value for most types of targets depends on whether the target is subject to actual or potential contamination for the pathway and whether the actual contamination is Level I or Level II:

• Actual contamination: Target is associated either with a sampling location that meets the criteria for an observed release (or observed contamination) for the pathway or with an observed release based on direct observation for the pathway (additional criteria apply for establishing actual contamination for the human food chain threat in the surface water migration pathway, see sections 4.1.3.3 and 4.2.3.3). sections 3 through 6 specify how to determine the targets associated with a sampling location or with an observed release based on direct observation.

Determine whether the actual contamination is Level I or Level II as follows:

-Level I:

-Media-specific concentrations for the target meet the criteria for an observed release (or observed contamination) for the pathway and are at or above media-specific benchmark values. These benchmark values (see section 2.5.2) include both screening concentrations and concentrations specified in regulatory limits (such as Maximum Contaminant Level (MCL) values), or

-For the human food chain threat in the surface water migration pathway, concentrations in tissue samples from aquatic human food chain organisms are at or above benchmark values. Such tissue samples may be used in addition to media-specific concentrations only as specified in sections 4.1.3.3 and 4.2.3.3.

-Level II:

-Media-specific concentrations for the target meet the criteria for an observed release (or observed contamination) for the pathway, but are less than media-specific benchmarks. If none of the hazardous substances eligible to be evaluated for the sampling location has an applicable benchmark, assign Level II to the actual contamination at the sampling location, or

-For observed releases based on direct observation, assign Level II to targets as specified in sections 3, 4, and 6, or

-For the human food chain threat in the surface water migration pathway, concentrations in tissue samples from aquatic human food chain organisms, when applicable, are below benchmark values.

-If a target is subject to both Level I and Level II concentrations for a pathway (or threat), evaluate the target using Level I concentrations for that pathway (or threat).

• Potential contamination: Target is subject to a potential release (that is, target is not associated with actual contamination for that pathway or threat).

Assign a factor value for individual risk as follows (select the highest value that applies to the pathway or threat):

- 50 points if any individual is exposed to Level I concentrations.
- 45 points if any individual is exposed to Level II concentrations.
- Maximum of 20 points if any individual is subject to potential contamination. The value assigned is 20 multiplied by the distance or dilution weight appropriate to the pathway.

Assign factor values for population and sensitive environments as follows:

- Sum Level I targets and multiply by 10. (Level I is not used for sensitive environments in the soil exposure and air migration pathways.)
 - Sum Level II targets.
- Multiply potential targets by distance or dilution weights appropriate to the pathway, sum, and divide by 10. Distance or dilution weighting accounts for diminishing exposure with increasing distance or dilution within the different pathways.
 - Sum the values for the three levels.

In addition, resource value points are assigned within all pathways for welfare-related impacts (for example, impacts to agricultural land), but do not depend on whether there is actual or potential contamination.

- 2.5.1 Determination of level of actual contamination at a sampling location. Determine whether Level I concentrations or Level II concentrations apply at a sampling location (and thus to the associated targets) as follows:
- Select the benchmarks applicable to the pathway (or threat) being evaluated.
- Compare the concentrations of hazardous substances in the sample (or comparable samples) to their benchmark concentrations for the pathway (or threat), as specified in section 2.5.2.
- Determine which level applies based on this comparison.
- If none of the hazardous substances eligible to be evaluated for the sampling location has an applicable benchmark, assign Level II to the actual contamination at that sampling location for the pathway (or threat).

In making the comparison, consider only those samples, and only those hazardous substances in the sample, that meet the criteria for an observed release (or observed contamination) for the pathway, except: tissue samples from aquatic human food chain organisms may also be used as specified in sections 4.1.3.3 and 4.2.3.3 of the surface waterhuman food chain threat. If any hazardous substance is present in more than one comparable sample for the sampling location, use the highest concentration of that hazardous substance from any of the comparable samples in making the comparisons.

Treat sets of samples that are not comparable separately and make a separate comparison for each such set.

- 2.5.2 Comparison to benchmarks. Use the following media-specific benchmarks for making the comparisons for the indicated pathway (or threat):
- Maximum Contaminant Level Goals (MCLGs)—ground water migration pathway and drinking water threat in surface water migration pathway. Use only MCLG values greater than 0.
- Maximum Contaminant Levels (MCLs)—ground water migration pathway and drinking water threat in surface water migration pathway.

- Food and Drug Administration Action Level (FDAAL) for fish or shellfish—human food chain threat in surface water migration pathway.
- EPA Ambient Water Quality Criteria (AWQC) for protection of aquatic life—environmental threat in surface water migration pathway.
- EPÅ Ambient Aquatic Life Advisory Concentrations (AALAC)—environmental threat in surface water migration pathway.
- National Ambient Air Quality Standards (NAAQS)—air migration pathway.
- National Emission Standards for Hazardous Air Pollutants (NESHAPs)—air migration pathway. Use only those NESHAPs promulgated in ambient concentration units.
- Screening concentration for cancer corresponding to that concentration that corresponds to the 10⁻⁶ individual cancer risk for inhalation exposures (air migration pathway) or for oral exposures (ground water migration pathway; drinking water and human food chain threats in surface water migration pathway; and soil exposure pathway).
- Screening concentration for noncancer toxicological responses corresponding to the RfD for inhalation exposures (air migration pathway) or for oral exposures (ground water migration pathway; drinking water and human food chain threats in surface water migration pathway; and soil exposure pathway).

Select the benchmark(s) applicable to the pathway (or threat) being evaluated as specified in sections 3 through 6. Compare the concentration of each hazardous substance from the sampling location to its benchmark concentration(s) for that pathway threat). Use only those samples and only those hazardous substances in the sample that meet the criteria for an observed release (or observed contamination) for the pathway, except: tissue samples from aquatic human food chain organisms may be used as specified in sections 4.1.3.3 and 4.2.3.3. If the concentration of any applicable hazardous substance from any sample equals or exceeds its benchmark concentration, consider the sampling location to be subject to Level I concentrations for that pathway (or threat). If more than one benchmark applies to the hazardous substance, assign Level I if the concentration of the hazardous substance equals or exceeds the lowest applicable benchmark concentration.

If no hazardous substance individually equals or exceeds its benchmark concentration, but more than one hazardous substance either meets the criteria for an observed release (or observed contamination) for the sample (or comparable samples) or is eligible to be evaluated for a tissue sample (see sections 4.1.3.3 and 4.2.3.3), calculate the indices I and J specified below based on these hazardous substances.

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For those hazardous substances that are carcinogens (that is, those having a carcinogen weight-of-evidence classification of A, B, or C), calculate an index I for the sample location as follows:

$$I = \sum_{i=1}^{n} \frac{C_i}{SC_i}$$

where:

C_i=Concentration of hazardous substance i in sample (or highest concentration of hazardous substance i from among comparable samples).

SC_i=Screening concentration for cancer corresponding to that concentration that corresponds to its 10⁻⁶ individual cancer risk for applicable exposure (inhalation or oral) for hazardous substance i.

n=Number of applicable hazardous substances in sample (or comparable samples) that are carcinogens and for which an SC_i is available.

For those hazardous substances for which an RfD is available, calculate an index J for the sample location as follows:

$$I = \sum_{j=1}^{m} \frac{C_j}{CR_j}$$

where:

C_j=Concentration of hazardous substance j in sample (or highest concentration of hazardous substance j from among comparable samples).

CR_j=Screening concentration for noncancer toxicological responses corresponding to RfD for applicable exposure (inhalation or oral) for hazardous substance j.

m=Number of applicable hazardous substances in sample (or comparable samples) for which a CR_j is available.

If either I or J equals or exceeds 1, consider the sampling location to be subject to Level I concentrations for that pathway (or threat). If both I and J are less than 1, con-

sider the sampling location to be subject to Level II concentrations for that pathway (or threat). If, for the sampling location, there are sets of samples that are not comparable, calculate I and J separately for each such set, and use the highest calculated values of I and J to assign Level I and Level II.

See sections 7.3.1 and 7.3.2 for criteria for determining the level of contamination for radioactive substances.

3.0 Ground Water Migration Pathway

Evaluate the ground water migration pathway based on three factor categories: likelihood of release, waste characteristics, and targets. Figure 3–1 indicates the factors included within each factor category.

Determine the ground water migration pathway score $(S_{\rm gw})$ in terms of the factor category values as follows:

$$S_{gw} = \frac{(LR)(WC)(T)}{SF}$$

where:

LR=Likelihood of release factor category value.

WC=Waste characteristics factor category value.

T=Targets factor category value.

SF=Scaling factor.

Table 3-1 outlines the specific calculation procedure.

Calculate a separate ground water migration pathway score for each aquifer, using the factor category values for that aquifer for likelihood of release, waste characteristics, and targets. In doing so, include both the targets using water from that aquifer and the targets using water from all overlying aquifers through which the hazardous substances would migrate to reach the aquifer being evaluated. Assign the highest ground water migration pathway score that results for any aquifer as the ground water migration pathway score for the site.

							_								
Targets (T)	Nearest Well Population	X • Level I Concentrations • Level II Concentrations	· Potential Contamination	Resources	Wellhead Protection Area										
Waste Characteristics (WC)	Toxicity/Mobility Toxicity	- Chronic - Carcinogenic	- Acute	Mobility	- Water Solubility	- Distribution	Coefficient (K _d)	Hazardous Waste Quantity	Hazardous Constituent	Quantity	Hazardous Wastestream	Quantity	• Volume	• Area	
ລ		×													
Likelihood of Release (LR)	Observed Release	or	Potential to Release	Containment	• Net Precipitation	• Depth to Aquifer	• Travel Time								

FIGURE 3-1 OVERVIEW OF GROUND WATER MIGRATION PATHWAY

TABLE 3-1—GROUND WATER MIGRATION PATHWAY SCORESHEET

Factor categories and factors	Maximum value	Value as- signed
Likelihood of Release to an Aquifer:		
1. Observed Release	550	
2. Potential to Release:		
2a. Containment	10	
2b. Net Precipitation	10	
2c. Depth to Aquifer	5	
2d. Travel Time	35	
2e. Potential to Release [lines 2a(2b+2c+2d)]	500	
3. Likelihood of Release (higher of lines 1 and 2e)	550	
Waste Characteristics:		
4. Toxicity/Mobility	(a)	
5. Hazardous Waste Quantity	(a)	
Waste Characteristics	100	
Targets:		
7. Nearest Well	50	
8. Population:		
8a. Level I Concentrations	(b)	
8b. Level II Concentrations	(b)	
8c. Potential Contamination	(b)	
8d. Population (lines 8a+8b+8c)	(b)	
9. Resources	5	
10. Wellhead Protection Area	20	
11. Targets (lines 7+8d+9+10)	(b)	
Ground Water Migration Score for an Aquifer:	` '	
12. Aquifer Score [(lines 3 x 6 x 11)/82,500] c	100	
Ground Water Migration Pathway Score:		
13. Pathway Score (Sgw), (highest value from line 12 for all aquifers evaluated) ^c	100	

^a Maximum value applies to waste characteristics category.
^b Maximum value not applicable.

3.0.1 General considerations

3.0.1.1 Ground water target distance limit. The target distance limit defines the maximum distance from the sources at the site over which targets are evaluated. Use a target distance limit of 4 miles for the ground water migration pathway, except when aquifer discontinuities apply (see section 3.0.1.2.2). Furthermore, consider any well with an observed release from a source at the site (see section 3.1.1) to lie within the target distance limit of the site, regardless of the well's distance from the sources at the site.

For sites that consist solely of a contaminated ground water plume with no identified source, begin measuring the 4-mile target distance limit at the center of the area of observed ground water contamination. Determine the area of observed ground water contamination based on available samples that meet the criteria for an observed release.

3.0.1.2 Aquifer boundaries. Combine multiple aquifers into a single hydrologic unit for scoring purposes if aquifer interconnections can be established for these aquifers. In contrast, restrict aquifer boundaries if aquifer discontinuities can be established.

3.0.1.2.1 Aquifer interconnections. Evaluate whether aquifer interconnections occur within 2 miles of the sources at the site. If they occur within this 2-mile distance, combine the aquifers having interconnections in scoring the site. In addition, if observed ground

water contamination attributable to the sources at the site extends beyond 2 miles from the sources, use any locations within the limits of this observed ground water contamination in evaluating aquifer interconnections. If data are not adequate to establish aquifer interconnections, evaluate the aquifers as separate aquifers.

3.0.1.2.2 Aquifer discontinuities. Evaluate whether aquifer discontinuities occur within the 4-mile target distance limit. An aquifer discontinuity occurs for scoring purposes only when a geologic, topographic, or other structure or feature entirely transects an aquifer within the 4-mile target distance limit, thereby creating a continuous boundary to ground water flow within this limit. If two or more aquifers can be combined into a single hydrologic unit for scoring purposes, an aquifer discontinuity occurs only when the structure or feature entirely transects the boundaries of this single hydrologic unit.

When an aquifer discontinuity is established within the 4-mile target distance limit, exclude that portion of the aquifer beyond the discontinuity in evaluating the ground water migration pathway. However, if hazardous substances have migrated across an apparent discontinuity within the 4-mile target distance limit, do not consider this to be a discontinuity in scoring the site.

3.0.1.3 Karst aquifer. Give a karst aquifer that underlies any portion of the sources at

Maximum value not applicable.
 Do not round to nearest integer.

the site special consideration in the evaluation of two potential to release factors (depth to aquifer in section 3.1.2.3 and travel time in section 3.1.2.4), one waste characteristics factor (mobility in section 3.2.1.2), and two targets factors (nearest well in section 3.3.1 and potential contamination in section 3.3.2.4).

3.1 *Likelihood of release.* For an aquifer, evaluate the likelihood of release factor category in terms of an observed release factor or a potential to release factor.

3.1.1 Observed release. Establish an observed release to an aquifer by demonstrating that the site has released a hazardous substance to the aquifer. Base this demonstration on either:

• Direct observation—a material that contains one or more hazardous substances has been deposited into or has been observed entering the aquifer.

• Chemical analysis—an analysis of ground water samples from the aquifer indicates that the concentration of hazardous substance(s) has increased significantly above the background concentration for the site (see section 2.3). Some portion of the significant increase must be attributable to the site to establish the observed release, except: when the source itself consists of a ground water plume with no identified source, no separate attribution is required.

If an observed release can be established for the aquifer, assign the aquifer an observed release factor value of 550, enter this value in table 3-1, and proceed to section 3.1.3. If an observed release cannot be established for the aquifer, assign an observed release factor value of 0, enter this value in table 3-1, and proceed to section 3.1.2.

3.1.2 Potential to release. Evaluate potential to release only if an observed release

cannot be established for the aquifer. Evaluate potential to release based on four factors: containment, net precipitation, depth to aquifer, and travel time. For sources overlying karst terrain, give any karst aquifer that underlies any portion of the sources at the site special consideration in evaluating depth to aquifer and travel time, as specified in sections 3.1.2.3 and 3.1.2.4.

3.1.2.1 Containment. Assign a containment factor value from table 3-2 to each source at the site. Select the highest containment factor value assigned to those sources with a source hazardous waste quantity value of 0.5 or more (see section 2.4.2.1.5). (Do not include this minimum size requirement in evaluating any other factor of this pathway.) Assign this highest value as the containment factor value for the aquifer being evaluated. Enter this value in Table 3-1.

If no source at the site meets the minimum size requirement, then select the highest value assigned to the sources at the site and assign it as the containment factor value for the aquifer being evaluated. Enter this value in table 3–1.

3.1.2.2 Net precipitation. Assign a net precipitation factor value to the site. Figure 3-2 provides computed net precipitation factor values, based on site location. Where necessary, determine the net precipitation factor value as follows:

• Determine monthly precipitation and monthly evapotranspiration:

-Use local measured monthly averages.

-When local data are not available, use monthly averages from the nearest National Oceanographic and Atmospheric Administration weather station that is in a similar geographic setting.

TABLE 3-2-CONTAINMENT FACTOR VALUES FOR GROUND WATER MIGRATION PATHWAY

Source	Assigned value
All Sources (Except Surface Impoundments, Land Treatment, Containers, and Tanks)	
Evidence of hazardous substance migration from source area (i.e., source area includes source and any associated containment structures).	10
No liner	10
No evidence of hazardous substance migration from source area, a liner, and:	
(a) None of the following present: (1) maintained engineered cover, or (2) functioning and maintained run- on control system and runoff management system, or (3) functioning leachate collection and removal system immediately above liner.	10
(b) Any one of the three items in (a) present	9
(c) Any two of the items in (a) present	7
(d) All three items in (a) present plus a functioning ground water monitoring system	5
(e) All items in (d) present, plus no bulk or non-containerized liquids nor materials containing free liquids deposited in source area.	3
No evidence of hazardous substance migration from source area, double liner with functioning leachate col- lection and removal system above and between liners, functioning ground water monitoring system, and:	
(f) Only one of the following deficiencies present in containment: (1) bulk or noncontainerized liquids or materials containing free liquids deposited in source area, or (2) no or nonfunctioning or nonmaintained run-on control system and runoff management system, or (3) no or nonmaintained engineered cover.	3
(g) None of the deficiencies in (f) present	0
Source area inside or under maintained intact structure that provides protection from precipitation so that neither runoff nor leachate is generated, liquids or materials containing free liquids not deposited in source area, and functioning and maintained run-on control present.	0

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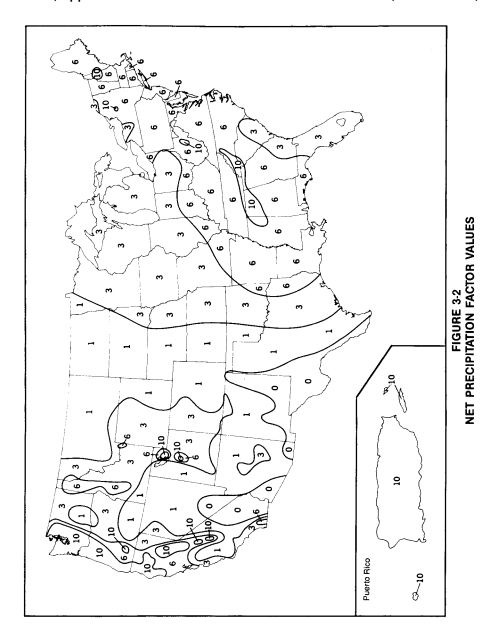
Table 3–2—Containment Factor Values for Ground Water Migration Pathway—Continued

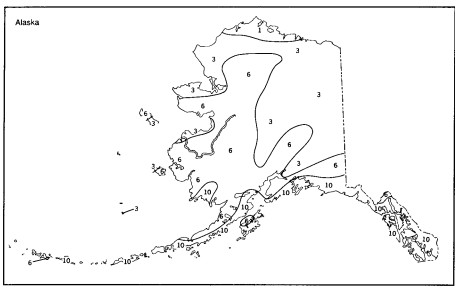
Oonanaca	
Source	Assigned value
Surface Impoundment	
Evidence of hazardous substance migration from surface impoundment	10
No liner Free liquids present with either no diking, unsound diking, or diking that is not regularly inspected and maintained.	10 10
No evidence of hazardous substance migration from surface impoundment, free liquids present, sound diking that is regularly inspected and maintained, adequate freeboard, and: (a) Liner	9
(b) Liner with functioning leachate collection and removal system below liner, and functioning ground water monitoring system.	5
(c) Double liner with functioning leachate collection and removal system between liners, and functioning ground water monitoring system.	3
No evidence of hazardous substance migration from surface impoundment and all free liquids eliminated at closure (either by removal of liquids or solidification of remaining wastes and waste residues).	Evaluate using All sources criteria (with no bulk or free liq- uid deposited).
Land Treatment	
Evidence of hazardous substance migration from land treatment zone	10
No functioning, maintained, run-on control and runoff management system	10
(a) Functioning and maintained run-on control and runoff management system	7 5
tablished over entire land treatment area. (c) Land treatment area maintained in compliance with 40 CFR 264.280 Containers	0
All containers buried	Evaluate using All sources criteria.
Evidence of hazardous substance migration from container area (i.e., container area includes containers and any associated containment structures).	10
No liner (or no essentially impervious base) under container area.	10
No diking (or no similar structure) surrounding container area	10 10
No evidence of hazardous substance migration from container area, container area surrounded by sound diking that is regularly inspected and maintained, and:	
(a) Liner (or essentially impervious base) under container area	9
(b) Essentially impervious base under container area with liquids collection and removal system	7
(c) Containment system includes essentially impervious base, liquids collection system, sufficient capacity to contain 10 percent of volume of all containers, and functioning and maintained run-on control; plus functioning ground water monitoring system, and spilled or leaked hazardous substances and accumu- lated precipitation removed in timely manner to prevent overflow of collection system, at least weekly in- spection of containers, hazardous substances in leaking or deteriorating containers transferred to con- tainers in good condition, and containers sealed except when waste is added or removed.	5
(d) Free liquids present, containment system has sufficient capacity to hold total volume of all containers and to provide adequate freeboard, single liner under container area with functioning leachate collection and removal system below liner, and functioning ground water monitoring system.	5
(e) Same as (d) except: double liner under container area with functioning leachate collection and removal system between liners.	3
Containers inside or under maintained intact structure that provides protection from precipitation so that nei- ther runoff nor leachate would be generated from any unsealed or ruptured containers, liquids or materials containing free liquids not deposited in any container, and functioning and maintained run-off control present.	0
No evidence of hazardous substance migration from container area, containers leaking, and all free liquids eliminated at closure (either by removal of liquid or solidification of remaining wastes and waste residues).	Evaluate using All sources criteria (with no bulk or free liq-
Tank	uid deposited).
Below-ground tank	Evaluate using All sources
Evidence of hazardous substance migration from tank area (i.e., tank area includes tank, ancillary equipment such as piping, and any associated containment structures).	criteria. 10
Tank and ancillary equipment not provided with secondary containment (e.g., liner under tank area, vault system, double wall).	10
No diking (or no similar structure) surrounding tank and ancillary equipment	
Diking surrounding tank and ancillary equipment unsound or not regularly inspected and maintained	l 10

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 $\begin{tabular}{lll} \textbf{TABLE 3-2--} \textbf{CONTAINMENT FACTOR VALUES FOR GROUND WATER MIGRATION PATHWAY---} \\ \textbf{Continued} \\ \end{tabular}$

Source	Assigned value
No evidence of hazardous substance migration from tank area, tank and ancillary equipment surrounded by sound diking that is regularly inspected and maintained, and:	
(a) Tank and ancillary equipment provided with secondary containment	9
(b) Tank and ancillary equipment provided with secondary containment with leak detection and collection system.	7
(c) Tank and ancillary equipment provided with secondary containment system that detects and collects spilled or leaked hazardous substances and accumulated precipitation and has sufficient capacity to contain 110 percent of volume of largest tank within containment area, spilled or leaked hazardous sub- stances and accumulated precipitation removed in timely manner, at least weekly inspection of tank and secondary containment system, all leaking or unfit-for-use tank systems promptly responded to, and functioning ground water monitoring system.	5
(d) Containment system has sufficient capacity to hold volume of all tanks within tank containment area and to provide adequate freeboard, single liner under that containment area with functioning leachate collection and removal system below liner, and functioning ground water monitoring system.	5
(e) Same as (d) except: double liner under tank containment area with functioning leachate collection and removal system between liners.	3
Tank is above ground, and inside or under maintained intact structure that provides protection from precipitation so that neither runoff nor leachate would be generated from any material released from tank, liquids or materials containing free liquids not deposited in any tank, and functioning and maintained run-on control present.	0





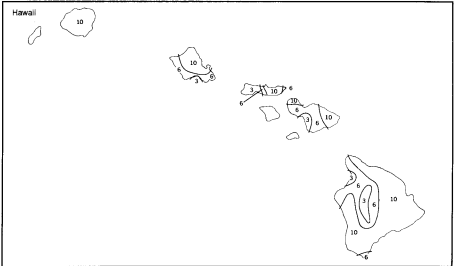


FIGURE 3-2 NET PRECIPITATION FACTOR VALUES (CONCLUDED)

–When measured monthly evapotrans-piration is not available, calculate monthly potential evapotranspiration $\left(E_{i}\right)$ as follows:

 $E_i = 0.6 F_i (10 T_i/I)^a$ where:

$$\begin{split} E_i &= Monthly \ potential \ evapotran spiration \\ (inches) \ for \ month \ i. \end{split}$$

 F_i =Monthly latitude adjusting value for month i.

 $T_i \!\!=\!\! Mean$ monthly temperature (°C) for month i.

$$I = \sum_{i=1}^{12} \left(T_i/5\right)^{1.514}$$

 $a=6.75\times10^{-7} I^3-7.71\times10^{-5} I^2+$

 $1.79\!\!\times\!\!10^{-2}\ I\!+\!0.49239$

Select the latitude adjusting value for each month from table 3-3. For latitudes lower than 50° North or 20° South, determine the monthly latitude adjusting value by inter-

· Calculate monthly net precipitation by subtracting monthly evapotranspiration (or monthly potential evapotranspiration) from monthly precipitation. If evapotranspiration (or potential evapotranspiration) exceeds precipitation for a month, assign that month a net precipitation value of 0.

- · Calculate the annual net precipitation by summing the monthly net precipitation val-
- Based on the annual net precipitation, assign a net precipitation factor value from table 3-4.

Enter the value assigned from Figure 3-2 or from table 3-4, as appropriate, in table 3-

TABLE 3-3-MONTHLY LATITUDE ADJUSTING VALUESa

Latitude ^b						Mor	nth					
(degrees)	Jan.	Feb.	March	April	May	June	July	August	Sept.	Oct.	Nov.	Dec.
≥50 N	0.74	0.78	1.02	1.15	1.33	1.36	1.37	1.25	1.06	0.92	0.76	0.70
45 N	0.80	0.81	1.02	1.13	1.28	1.29	1.31	1.21	1.04	0.94	0.79	0.75
40 N	0.84	0.83	1.03	1.11	1.24	1.25	1.27	1.18	1.04	0.96	0.83	0.81
35 N	0.87	0.85	1.03	1.09	1.21	1.21	1.23	1.16	1.03	0.97	0.89	0.85
30 N	0.90	0.87	1.03	1.08	1.18	1.17	1.20	1.14	1.03	0.98	0.89	0.88
20 N	0.95	0.90	1.03	1.05	1.13	1.11	1.14	1.11	1.02	1.00	0.93	0.94
10 N	1.00	0.91	1.03	1.03	1.08	1.06	1.08	1.07	1.02	1.02	0.98	0.99
0	1.04	0.94	1.04	1.01	1.04	1.01	1.04	1.04	1.01	1.04	1.01	1.04
10 S	1.08	0.97	1.05	0.99	1.00	0.96	1.00	1.02	1.00	1.06	1.05	1.09
20 S	1.14	0.99	1.05	0.97	0.96	0.91	0.95	0.99	1.00	1.08	1.09	1.15

TABLE 3-4-NET PRECIPITATION FACTOR

Net precipitation (inches)	Assigned value
0	0 1 3 6 10

3.1.2.3 Depth to aquifer. Evaluate depth to aquifer by determining the depth from the lowest known point of hazardous substances at a site to the top of the aquifer being evaluated, considering all layers in that interval. Measure the depth to an aquifer as the distance from the surface to the top of the aquifer minus the distance from the surface to the lowest known point of hazardous substances eligible to be evaluated for that aquifer. In evaluating depth to aquifer in karst terrain, assign a thickness of 0 feet to a karst aquifer that underlies any portion of the sources at the site. Based on the calculated depth, assign a value from table 3-5 to the depth to aquifer factor.

Determine the depth to aquifer only at locations within 2 miles of the sources at the site, except: if observed ground water contamination attributable to sources at the site extends more than 2 miles beyond these sources, use any location within the limits of this observed ground water contamination when evaluating the depth to aquifer factor

for any aquifer that does not have an observed release. If the necessary geologic information is available at multiple locations, calculate the depth to aquifer at each location. Use the location having the smallest depth to assign the factor value. Enter this value in table 3-1.

TABLE 3-5-DEPTH TO AQUIFER FACTOR VALUES

Depth to aquifer a (feet)	Assigned value
Less than or equal to 25	5
Greater than 25 to 250	3
Greater than 250	1

Use depth of all layers between the hazardous substances and aquifer. Assign a thickness of 0 feet to any karst aquifer that underlies any portion of the sources at the site.

3.1.2.4 Travel time. Evaluate the travel time factor based on the geologic materials in the interval between the lowest known point of hazardous substances at the site and the top of the aquifer being evaluated. Assign a value to the travel time factor as follows:

- If the depth to aquifer (see section 3.1.2.3) is 10 feet or less, assign a value of 35.
- If, for the interval being evaluated, all layers that underlie a portion of the sources at the site are karst, assign a value of 35.
- · Otherwise:

-Select the lowest hydraulic conductivity layer(s) from within the above interval.

^aDo not round to nearest integer. ^bFor unlisted latitudes lower than 50° North or 20° South, determine the latitude adjusting value by interpolation.

Consider only layers at least 3 feet thick. However, do not consider layers or portions of layers within the first 10 feet of the depth to the aquifer.

-Determine hydraulic conductivities for individual layers from table 3-6 or from insitu or laboratory tests. Use representative, measured, hydraulic conductivity values whenever available.

-If more than one layer has the same lowest hydraulic conductivity, include all such layers and sum their thicknesses. Assign a thickness of 0 feet to a karst layer that underlies any portion of the sources at the site.

-Assign a value from table 3-7 to the travel time factor, based on the thickness and hydraulic conductivity of the lowest hydraulic conductivity layer(s).

TABLE 3-6—HYDRAULIC CONDUCTIVITY OF GEOLOGIC MATERIALS

Type of material	Assigned hydrau- lic conductivity a (cm/sec)
Clay; low permeability till (compact unfractured till); shale; unfractured metamorphic and igneous rocks	10-8
consolidated till, or compact till with some fractures); low permeability limestones and dolomites (no karst); low permeability sandstone; low permeability fractured igneous and metamorphic rocks	10-6
dated or compact and highly fractured); peat; moderately permeable limestones and dolomites (no karst); moderately permeable sandstone; moderately permeable fractured igneous and metamorphic rocks	10-4
limestones and dolomites	10-2

a Do not round to nearest integer.

TABLE 3-7-TRAVEL TIME FACTOR VALUES a

	Thicknes	s of lowest h layer(s)	nydraulic con b (feet)	ductivity
Hydraulic conductivity (cm/sec)	Greater than 3 to 5	Greater than 5 to 100	Greater than 100 to 500	Greater than 500
Greater than or equal to 10 ⁻³	35 35 15 5	35 25 15 5	35 15 5 1	25 15 5 1

^a If depth to aquifer is 10 feet or less or if, for the interval being evaluated, all layers that underlie a portion of the sources at the site are karst, assign a value of 35.

^b Consider only layers at least 3 feet thick. Do not consider layers or portions of layers within the first 10 feet of the depth to

Determine travel time only at locations within 2 miles of the sources at the site, except: if observed ground water contamination attributable to sources at the site extends more than 2 miles beyond these sources, use any location within the limits of this observed ground water contamination when evaluating the travel time factor for any aquifer that does not have an observed release. If the necessary subsurface geologic information is available at multiple locations, evaluate the travel time factor at each location. Use the location having the highest travel time factor value to assign the factor value for the aquifer. Enter this value in table 3-1.

3.1.2.5 Calculation of potential to release factor value. Sum the factor values for net precipitation, depth to aquifer, and travel time, and multiply this sum by the factor value for containment. Assign this product as the potential to release factor value for the aguifer. Enter this value in table 3-1.

- 3.1.3 Calculation of likelihood of release factor category value. If an observed release is established for an aquifer, assign the observed release factor value of 550 as the likelihood of release factor category value for that aquifer. Otherwise, assign the potential to release factor value for that aquifer as the likelihood of release value. Enter the value assigned in table 3-1.
- 3.2 Waste characteristics. Evaluate the waste characteristics factor category for an aquifer based on two factors: toxicity/mobility and hazardous waste quantity. Evaluate only those hazardous substances available to migrate from the sources at the site to ground water. Such hazardous substances in-
- Hazardous substances that meet the criteria for an observed release to ground
- All hazardous substances associated with a source that has a ground water containment factor value greater than 0 (see sections 2.2.2, 2.2.3, and 3.1.2.1).

- 3.2.1 Toxicity/mobility. For each hazardous substance, assign a toxicity factor value, a mobility factor value, and a combined toxicity/mobility factor value as specified in the following sections. Select the toxicity/mobility factor value for the aquifer being evaluated as specified in section 3.2.1.3.
- 3.2.1.1 *Toxicity*. Assign a toxicity factor value to each hazardous substance as specified in Section 2.4.1.1.
- 3.2.1.2 *Mobility*. Assign a mobility factor value to each hazardous substance for the aquifer being evaluated as follows:
- For any hazardous substance that meets the criteria for an observed release by chemical analysis to one or more aquifers under-

lying the sources at the site, regardless of the aquifer being evaluated, assign a mobility factor value of 1.

- ullet For any hazardous substance that does not meet the criteria for an observed release by chemical analysis to at least one of the aquifers, assign that hazardous substance a mobility factor value from table 3–8 for the aquifer being evaluated, based on its water solubility and distribution coefficient (K_d).
- If the hazardous substance cannot be assigned a mobility factor value because data on its water solubility or distribution coefficient are not available, use other hazardous substances for which information is available in evaluating the pathway.

TABLE 3-8—GROUND WATER MOBILITY FACTOR VALUES a

	Distr	ibution coeffi	cient (K _d) (m	nl/g)
Water solubility (mg/l)	Karst	≤10	>10 to 1,000	>1,000
Present as liquid ^b	1	1	0.01	0.0001
Greater than 100	1	1	0.01	0.0001
Greater than 1 to 100	0.2	0.2	0.002	2x10-5
Greater than 0.01 to 1	0.002	0.002	2x10-5	2x10-7
Less than or equal to 0.01	2x10-5	2x10 ⁻⁵	2x10 ⁻⁷	2x10 ⁻⁹

- ^a Do not round to nearest integer
- b Use if the hazardous substance is present or deposited as a liquid.
 c Use if the entire interval from the source to the aquifer being evaluated is karst.
- If none of the hazardous substances eligible to be evaluated can be assigned a mobility factor value, use a default value of 0.002 as the mobility factor value for all these hazardous substances.

Determine the water solubility to be used in table 3–8 for the hazardous substance as follows (use this same water solubility for all aquifers):

- For any hazardous substance that does not meet the criteria for an observed release by chemical analysis, if the hazardous substance is present or deposited as a liquid, use the water solubility category "Present as Liquid" in table 3–8 to assign the mobility factor value to that hazardous substance.
 - Otherwise:
 - -For any hazardous substance that is a metal (or metalloid) and that does not meet the criteria for an observed release by chemical analysis, establish a water solubility for the hazardous substance as follows:
 - -Determine the overall range of water solubilities for compounds of this hazardous substance (consider all compounds for which adequate water solubility information is available, not just compounds identified as present at the site).
 - -Calculate the geometric mean of the highest and the lowest water solubility in this range.

- -Use this geometric mean as the water solubility in assigning the hazardous substance a mobility factor value from table 3-8.
- -For any other hazardous substance (either organic or inorganic) that does not meet the criteria for an observed release by chemical analysis, use the water solubility of that hazardous substance to assign a mobility factor value from table 3-8 to the hazardous substance.

For the aquifer being evaluated, determine the distribution coefficient to be used in table 3–8 for the hazardous substance as follows:

- For any hazardous substance that does not meet the criteria for an observed release by chemical analysis, if the entire interval from a source at the site to the aquifer being evaluated is karst, use the distribution coefficient category "Karst" in table 3–8 in assigning the mobility factor value for that hazardous substance for that aquifer.
- Otherwise:
- -For any hazardous substance that is a metal (or metalloid) and that does not meet the criteria for an observed release by chemical analysis, use the distribution coefficient for the metal or (metalloid) to assign a mobility factor value from table 3-8 for that hazardous substance.
- -For any other inorganic hazardous substance that does not meet the criteria for an observed release by chemical analysis,

use the distribution coefficient for that inorganic hazardous substance, if available, to assign a mobility factor value from table 3-8. If the distribution coefficient is not available, use a default value of "less than 10" as the distribution coefficient, except: for asbestos use a default value of "greater than 1,000" as the distribution co-

-For any hazardous substance that is organic and that does not meet the criteria for an observed release by chemical analysis, establish a distribution coefficient for that hazardous substance as follows:

-Estimate the K_d range for the hazardous substance using the following equation:

$$K_d = (K_{oc})(f_s)$$

where:

 K_{oc} =Soil-water partition coefficient for organic carbon for the hazardous substance.

f_s=Sorbent content (fraction of clays plus organic carbon) in the subsurface.

-Use f_e values of 0.03 and 0.77 in the above equation to establish the upper and lower values of the K_d range for the hazardous substance.

-Calculate the geometric mean of the upper and lower K_d range values. Use this geometric mean as the distribution coefficient in assigning the hazardous substance a mobility factor value from table

3.2.1.3 Calculation of toxicity/mobility factor value. Assign each hazardous substance a toxicity/mobility factor value from table 3-9, based on the values assigned to the hazardous substance for the toxicity and mobility factors. Use the hazardous substance with the highest toxicity/mobility factor value for the aquifer being evaluated to assign the value to the toxicity/mobility factor for that aguifer. Enter this value in table 3-

Mobility factor value			Toxicity factor val	ue		
wooding factor value	10,000	1,000	100	10	1	0
1.0	10,000	1,000	100	10	1	0
0.2	2,000	200	20	2	0.2	0
0.01	100	10	1	0.1	0.01	0
0.002	20	2	0.2	0.02	0.002	0
0.0001	1	0.1	0.01	0.001	1x10-4	0
2x10 ⁻⁵	0.2	0.02	0.002	2x10-4	2x10-5	0
2x10-7	0.002	2x10-4	2x10-5	2x10-6	2x10-7	0

TABLE 3-9-TOXICITY/MOBILITY FACTOR VALUES a

3.2.2 Hazardous waste quantity. Assign a hazardous waste quantity factor value for the ground water pathway (or aquifer) as specified in section 2.4.2. Enter this value in table 3-1.

2x10-5

3.2.3 Calculation of waste characteristics factor category value. Multiply the toxicity/ mobility and hazardous waste quantity factor values, subject to a maximum product of 1×108. Based on this product, assign a value from table 2-7 (section 2.4.3.1) to the waste characteristics factor category. Enter this value in table 3-1.

3.3 Targets. Evaluate the targets factor category for an aquifer based on four factors: nearest well, population, resources, and Wellhead Protection Area. Evaluate these four factors based on targets within the target distance limit specified in section 3.0.1.1 and the aguifer boundaries specified in section 3.0.1.2. Determine the targets to be included in evaluating these factors for an aquifer as specified in section 3.0.

3.3.1 Nearest well. In evaluating the nearest well factor, include both the drinking water wells drawing from the aquifer being evaluated and those drawing from overlying aquifers as specified in section 3.0. Include standby wells in evaluating this factor only if they are used for drinking water supply at least once every year.

If there is an observed release by direct observation for a drinking water well within the target distance limit, assign Level II concentrations to that well. However, if one or more samples meet the criteria for an observed release for that well, determine if that well is subject to Level I or Level II concentrations as specified in sections 2.5.1 and 2.5.2. Use the health-based benchmarks from table 3-10 in determining the level of contamination.

Assign a value for the nearest well factor as follows:

- If one or more drinking water wells is subject to Level I concentrations, assign a value of 50
- · If not, but if one or more drinking water wells is subject to Level II concentrations, assign a value of 45.
- ullet If none of the drinking water wells is subject to Level I or Level II concentrations, assign a value as follows:

^a Do not round to nearest integer.

-If one of the target aquifers is a karst aquifer that underlies any portion of the sources at the site and any well draws drinking water from this karst aquifer within the target distance limit, assign a value of 20.

-If not, determine the shortest distance to any drinking water well, as measured from any source at the site with a ground water containment factor value greater than 0. Select a value from table 3–11 based on this distance. Assign it as the value for the nearest well factor.

Enter the value assigned to the nearest well factor in table 3–1.

TABLE 3-10—HEALTH-BASED BENCHMARKS FOR HAZARDOUS SUBSTANCES IN DRINKING WATER

- Concentration corresponding to Maximum Contaminant Level (MCL).
- Concentration corresponding to a nonzero Maximum Contaminant Level Goal (MCLG).
- Screening concentration for cancer corresponding to that concentration that corresponds to the 10-6 individual cancer risk for oral exposures.
- Screening concentration for noncancer toxicological responses corresponding to the Reference Dose (RfD) for oral exposures.

TABLE 3-11-NEAREST WELL FACTOR VALUES

Distance from source (miles)	Assigned value
Level I concentrations ^a	50
Level II concentrations ^a	45
0 to 1/4	20
Greater than 1/4 to 1/2	18
Greater than ½ to 1	9
Greater than 1 to 2	5
Greater than 2 to 3] 3
Greater than 3 to 4	2
Greater than 4	C

a Distance does not apply.

3.3.2 Population. In evaluating the population factor, include those persons served by drinking water wells within the target distance limit specified in section 3.0.1.1. For the aquifer being evaluated, count those persons served by wells in that aquifer and those persons served by wells in overlying aquifers as specified in section 3.0. Include residents, students, and workers who regularly use the water. Exclude transient populations such as customers and travelers passing through the area. Evaluate the population based on the location of the water supply wells, not on the location of residences, work places, etc. When a standby well is maintained on a regular basis so that water can be withdrawn, include it in evaluating the population factor.

In estimating residential population, when the estimate is based on the number of residences, multiply each residence by the average number of persons per residence for the county in which the residence is located.

In determining the population served by a well, if the water from the well is blended with other water (for example, water from other ground water wells or surface water intakes), apportion the total population regularly served by the blended system to the well based on the well's relative contribution to the total blended system. In estimating the well's relative contribution, assume each well and intake contributes equally and apportion the population accordingly, except: if the relative contribution of any one well or intake exceeds 40 percent based on average annual pumpage or capacity, estimate the relative contribution of the wells and intakes considering the following data, if available:

- Average annual pumpage from the ground water wells and surface water intakes in the blended system.
- Capacities of the wells and intakes in the blended system.

For systems with standby ground water wells or standby surface water intakes, apportion the total population regularly served by the blended system as described above, except:

- \bullet Exclude standby surface water intakes in apportioning the population.
- When using pumpage data for a standby ground water well, use average pumpage for the period during which the standby well is used rather than average annual pumpage.
- For that portion of the total population that could be apportioned to a standby ground water well, assign that portion of the population either to that standby well or to the other ground water well(s) and surface water intake(s) that serve that population; do not assign that portion of the population both to the standby well and to the other well(s) and intake(s) in the blended system. Use the apportioning that results in the highest population factor value. (Either include all standby well(s) or exclude some or all of the standby well(s) as appropriate to obtain this highest value.) Note that the specific standby well(s) included or excluded and, thus, the specific apportioning may vary in evaluating different aquifers and in evaluating the surface water pathway.

3.3.2.1 Level of contamination. Evaluate the population served by water from a point of withdrawal based on the level of contamination for that point of withdrawal. Use the applicable factor: Level I concentrations, Level II concentrations, or potential contamination.

If no samples meet the criteria for an observed release for a point of withdrawal and there is no observed release by direct observation for that point of withdrawal, evaluate that point of withdrawal using the potential contamination factor in section 3.3.2.4. If

there is an observed release by direct observation, use Level II concentrations for that point of withdrawal. However, if one or more samples meet the criteria for an observed release for the point of withdrawal, determine which factor (Level I or Level II concentrations) applies to that point of withdrawal as specified in sections 2.5.1 and 2.5.2. Use the health-based benchmarks from table 3–10 in determining the level of contamination. Evaluate the point of withdrawal using the Level I concentrations factor in section 3.3.2.2 or the Level II concentrations factor in section in section 3.3.2.3, as appropriate.

For the potential contamination factor, use population ranges in evaluating the factor as specified in section 3.3.2.4. For the Level I and Level II concentrations factors, use the population estimate, not population ranges, in evaluating both factors.

3.3.2.2 Level I concentrations. Sum the number of people served by drinking water from points of withdrawal subject to Level I concentrations. Multiply this sum by 10. Assign this product as the value for this factor. Enter this value in table 3-1.

3.3.2.3 Level II concentrations. Sum the number of people served by drinking water from points of withdrawal subject to Level II concentrations. Do not include those people already counted under the Level I concentrations factor. Assign this sum as the value for this factor. Enter this value in table 3-1.

3.3.2.4 Potential contamination. Determine the number of people served by drinking water from points of withdrawal subject to potential contamination. Do not include those people already counted under the Level I and Level II concentrations factors.

Assign distance-weighted population values from table 3-12 to this population as follows:

• Use the "Karst" portion of table 3-12 to assign values only for that portion of the population served by points of withdrawal that draw drinking water from a karst aquifer that underlies any portion of the sources at the site.

-For this portion of the population, determine the number of people included within each "Karst" distance category in table 3-12

TABLE 3-12—DISTANCE-WEIGHTED POPULATION VALUES FOR POTENTIAL CONTAMINATION FACTOR FOR GROUND WATER MIGRATION PATHWAY a

						Num	ber of peo	Number of people within the distance category	he distance	category			
Distance category (miles)	0	1 to	367	31 to	101 to 300	301 to 1,000	1,001 to 3,000	3,001 to	10,001 to 30,000	30,001 to	100,001 to 300,000	300,001 to 1,000,000	1,000,001 to 3,000,000
Other Than Karst b:			į	í									
0 to '/4	0	4	1	53	164	275	1,633	5,214	16,325	52,137	163,246	521,360	1,632,455
Greater than 1/4 to 1/2	0	7	7	33	102	324	1,013	3,233	10,122	32,325	101,213	323,243	1,012,122
Greater than 1/2 to 1	0	_	2	17	25	167	523	1,669	5,224	16,684	52,239	166,835	522,385
Greater than 1 to 2	0	0.7	က	10	30	94	594	939	2,939	9,385	29,384	93,845	293,842
Greater than 2 to 3	0	0.5	7	7	21	89	212	678	2,122	6,778	21,222	67,777	212,219
Greater than 3 to 4	0	0.3	~	4	13	42	131	417	1,306	4,171	13,060	41,709	130,596
Karst													
0 to 1/4	0	4	17	23	164	522	1,633	5,214	16,325	52,137	163,246	521,360	1,632,455
Greater than 1/4 to 1/2	0	7	7	33	102	324	1,013	3,233	10,122	32,325	101,213	323,243	1,012,122
Greater than 1/2 to 1	0	7	တ	56	82	261	817	2,607	8,163	26,068	81,623	260,680	816,227
Greater than 1 to 2	0	7	တ	56	82	261	817	2,607	8,163	26,068	81,623	260,680	816,227
Greater than 2 to 3	0	7	တ	56	82	261	817	2,607	8,163	26,068	81,623	260,680	816,227
Greater than 3 to 4	0	7	თ	56	82	261	817	2,607	8,163	26,068	81,623	260,680	816,227

*Round the number of people present within a distance category to nearest integer. Do not round the assigned distance-weighted population value to nearest integer. b Use for all aquifers, except karst aquifers underlying any portion of the sources at the site.

Use only for karst aquifers underlying any portion of the sources at the site.

-Assign a distance-weighted population value for each distance category based on the number of people included within the distance category.

Use the "Other Than Karst" portion of table 3-12 for the remainder of the population served by points of withdrawal subject to potential contamination.

-For this portion of the population, determine the number of people included within each "Other Than Karst" distance category in table 3–12.

-Assign a distance-weighted population value for each distance category based on the number of people included within the distance category.

Calculate the value for the potential contamination factor (PC) as follows:

$$PC = \frac{1}{10} \sum_{i=1}^{n} (W_i + K_i)$$

where:

W_i=Distance-weighted population from "Other Than Karst" portion of table 3–12 for distance category i.

K_i=Distance-weighted population from ''Karst'' portion of table 3-12 for distance category i.

n=Number of distance categories.

If PC is less than 1, do not round it to the nearest integer; if PC is 1 or more, round to the nearest integer. Enter this value in table 3-1

3.3.2.5 Calculation of population factor value. Sum the factor values for Level I concentrations, Level II concentrations, and potential contamination. Do not round this sum to the nearest integer. Assign this sum as the population factor value for the aquifer. Enter this value in table 3–1.

3.3.3 *Resources*. To evaluate the resources factor, select the highest value specified below that applies for the aquifer being evaluated. Assign this value as the resources factor value for the aquifer. Enter this value in table 3–1.

Assign a resources value of 5 if water drawn from any target well for the aquifer being evaluated or overlying aquifers (as specified in section 3.0) is used for one or more of the following purposes:

- Irrigation (5-acre minimum) of commercial food crops or commercial forage crops.
- Watering of commercial livestock.
- Ingredient in commercial food preparation.
- Supply for commercial aquaculture.
- Supply for a major or designated water recreation area, excluding drinking water use.

Assign a resources value of 5 if no drinking water wells are within the target distance limit, but the water in the aquifer being evaluated or any overlying aquifers (as spec-

ified in section 3.0) is usable for drinking water purposes.

Assign \hat{a} resources value of 0 if none of the above applies.

3.3.4 Wellhead Protection Area. Evaluate the Wellhead Protection Area factor based on Wellhead Protection Areas designated according to section 1428 of the Safe Drinking Water Act, as amended. Consider only those Wellhead Protection Areas applicable to the aquifer being evaluated or overlying aquifers (as specified in section 3.0). Select the highest value below that applies. Assign it as the value for the Wellhead Protection Area factor for the aquifer being evaluated. Enter this value in table 3-1.

Assign a value of 20 if either of the following criteria applies for the aquifer being evaluated or overlying aquifers:

- A source with a ground water containment factor value greater than 0 lies, either partially or fully, within or above the designated Wellhead Protection Area.
- Observed ground water contamination attributable to the sources at the site lies, either partially or fully, within the designated Wellhead Protection Area.

If neither criterion applies, assign a value of 5, if, within the target distance limit, there is a designated Wellhead Protection Area applicable to the aquifer being evaluated or overlying aquifers.

Assign a value of 0 if none of the above applies.

3.3.5 Calculation of targets factor category value. Sum the factor values for nearest well, population, resources, and Wellhead Protection Area. Do not round this sum to the nearest integer. Use this sum as the targets factor category value for the aquifer. Enter this value in table 3-1.

- 3.4 Ground water migration score for an aquifer. For the aquifer being evaluated, multiply the factor category values for likelihood of release, waste characteristics, and targets, and round the product to the nearest integer. Then divide by 82,500. Assign the resulting value, subject to a maximum value of 100, as the ground water migration pathway score for the aquifer. Enter this score in table 3-1.
- 3.5 Calculation of ground water migration pathway score. Calculate a ground water migration score for each aquifer underlying the sources at the site, as appropriate. Assign the highest ground water migration score for an aquifer as the ground water migration pathway score $(S_{\rm gw})$ for the site. Enter this score in table 3-1.

4.0 Surface Water Migration Pathway.

- 4.0.1 *Migration components*. Evaluate the surface water migration pathway based on two migration components:
- Overland/flood migration to surface water (see section 4.1).
- Ground water to surface water migration (see section 4.2).

Evaluate each component based on the same three threats: drinking water threat, human food chain threat, and environmental threat.

Score one or both components, considering their relative importance. If only one component is scored, assign its score as the surface water migration pathway score. If both components are scored, select the higher of the two scores and assign it as the surface water migration pathway score.

4.0.2 Surface water categories. For HRS purposes, classify surface water into four categories: rivers, lakes, oceans, and coastal tidal waters.

Rivers include:

- Perennially flowing waters from point of origin to the ocean or to coastal tidal waters, whichever comes first, and wetlands contiguous to these flowing waters.
- Aboveground portions of disappearing rivers.
- Man-made ditches only insofar as they perennially flow into other surface water.
- Intermittently flowing waters and contiguous intermittently flowing ditches only in arid or semiarid areas with less than 20 inches of mean annual precipitation.

Lakes include:

- Natural and man-made lakes (including impoundments) that lie along rivers, but excluding the Great Lakes.
- Isolated, but perennial, lakes, ponds, and wetlands.
- \bullet Static water channels or oxbow lakes contiguous to rivers.
- Small rivers, without diking, that merge into surrounding perennially inundated wetlands.
- Wetlands contiguous to water bodies defined here as lakes.
 - Ocean and ocean-like water bodies include:
- Ocean areas seaward from the baseline of the Territorial Sea. (This baseline represents the generalized coastline of the United States. It is parallel to the seaward limit of the Territorial Sea and other maritime limits such as the inner boundary of Federal fisheries jurisdiction and the limit of States jurisdiction under the Submerged Lands Act, as amended.)
 - The Great Lakes.
 - Wetlands contiguous to the Great Lakes. Coastal tidal waters include:
- Embayments, harbors, sounds, estuaries, back bays, lagoons, wetlands, etc. seaward from mouths of rivers and landward from the baseline of the Territorial Sea.
- 4.1 Overland/flood migration component. Use the overland/flood migration component to evaluate surface water threats that result from overland migration of hazardous substances from a source at the site to surface water. Evaluate three types of threats for this component: drinking water threat, human food chain threat, and environmental threat.

4.1.1 General considerations.

- 4.1.1.1 Definition of hazardous substance migration path for overland/flood migration component. The hazardous substance migration path includes both the overland segment and the in-water segment that hazardous substances would take as they migrate away from sources at the site:
- Begin the overland segment at a source and proceed downgradient to the probable point of entry to surface water.
- Begin the in-water segment at this probable point of entry.
 - -For rivers, continue the in-water segment in the direction of flow (including any tidal flows) for the distance established by the target distance limit (see section 4.1.1.2).
- -For lakes, oceans, coastal tidal waters, or Great Lakes, do not consider flow direction. Instead apply the target distance limit as an arc.
- -If the in-water segment includes both rivers and lakes (or oceans, coastal tidal waters, or Great Lakes), apply the target distance limit to their combined in-water segments.

For sites that consist of contaminated sediments with no identified source, the hazardous substance migration path consists solely of the in-water segment specified in section 4.1.1.2.

Consider a site to be in two or more watersheds for this component if two or more hazardous substance migration paths from the sources at the site do not reach a common point within the target distance limit. If the site is in more than one watershed, define a separate hazardous substance migration path for each watershed. Evaluate the overland/flood migration component for each watershed separately as specified in section 4.1.1.3.

- 4.1.1.2 Target distance limit. The target distance limit defines the maximum distance over which targets are considered in evaluating the site. Determine a separate target distance limit for each watershed as follows:
- If there is no observed release to surface water in the watershed or if there is an observed release only by direct observation (see section 4.1.2.1.1), begin measuring the target distance limit for the watershed at the probable point of entry to surface water and extend it for 15 miles along the surface water from that point.
- If there is an observed release from the site to the surface water in the watershed that is based on sampling, begin measuring the target distance limit for the watershed at the probable point of entry; extend the target distance limit either for 15 miles along the surface water or to the most distant sample point that meets the criteria for an observed release to that watershed, whichever is greater.

In evaluating the site, include only surface water targets (for example, intakes, fisheries, sensitive environments) that are within or contiguous to the hazardous substance migration path and located, partially or wholly, at or between the probable point of entry and the target distance limit applicable to the watershed:

- If flow within the hazardous substance migration path is reversed by tides, evaluate upstream targets only if there is documentation that the tidal run could carry substances from the site as far as those upstream targets.
- Determine whether targets within or contiguous to the hazardous substance migration path are subject to actual or potential contamination as follows:

-If a target is located, partially or wholly, either at or between the probable point of entry and any sampling point that meets the criteria for an observed release to the watershed or at a point that meets the criteria for an observed release by direct observation, evaluate that target as subject to actual contamination, except as otherwise specified for fisheries in section 4.1.3.3 and for wetlands in section 4.1.4.3.1.1. If the actual contamination is based on direct observation, assign Level II to the actual contamination. However, if the actual contamination is based on samples, determine whether the actual contamination is at Level I or Level II concentrations as specified in sections 4.1.2.3, 4.1.3.3, and 4.1.4.3.1. -If a target is located, partially or wholly, within the target distance limit for the watershed, but not at or between the probable point of entry and any sampling point that meets the criteria for an observed release to the watershed, nor at a point that meets the criteria for an observed release by direct observation, evaluate it as subject to potential contamination.

For sites consisting solely of contaminated sediments with no identified source, determine the target distance limit as follows:

- If there is a clearly defined direction of flow for the surface water body (or bodies) containing the contaminated sediments, begin measuring the target distance limit at the point of observed sediment contamination that is farthest upstream (that is, at the location of the farthest available upstream sediment sample that meets the criteria for an observed release); extend the target distance limit either for 15 miles along the surface water or to the most distant downstream sample point that meets the criteria for an observed release to that watershed, whichever is greater.
- If there is no clearly defined direction of flow, begin measuring the target distance limit at the center of the area of observed sediment contamination. Extend the target distance limit as an arc either for 15 miles along the surface water or to the most dis-

tant sample point that meets the criteria for an observed release to that watershed, whichever is greater. Determine the area of observed sediment contamination based on available samples that meet the criteria for an observed release.

Note that the hazardous substance migration path for these contaminated sediment sites consists solely of the in-water segment defined by the target distance limit; there is no overland segment.

For these contaminated sediment sites, include only those targets (for example, intakes, fisheries, sensitive environments) that are within or contiguous to the hazardous substance migration path and located, wholly or partially, within the target distance limit for the site. Determine whether these targets are subject to actual or potential contamination as follows:

- If a target is located, partially or wholly, within the area of observed sediment contamination, evaluate it as subject to actual contamination, except as otherwise specified for fisheries in section 4.1.3.3 and wetlands in section 4.1.4.3.1.1.
 - -If a drinking water target is subject to actual contamination, evaluate it using Level II concentrations.
 - -If a human food chain target or environmental target is subject to actual contamination, evaluate it using Level I or Level II concentrations, as appropriate (see sections 4.1.3.3 and 4.1.4.3.1).
- If a target is located, partially or wholly, within the target distance limit for the watershed, but not within the area of observed sediment contamination, evaluate it as subject to potential contamination.
- 4.1.1.3 Evaluation of overland/flood migration component. Evaluate the drinking water threat, human food chain threat, and environmental threat for each watershed for this component based on three factor categories: likelihood of release, waste characteristics, and targets. Figure 4-1 indicates the factors included within each factor category for each type of threat.

Determine the overland/flood migration component score (S_{of}) for a watershed in terms of the factor category values as follows:

$$S_{of} = \sum_{i=1}^{3} \frac{(LR_i)(WC_i)(T_i)}{SF}$$

where:

 LR_i =Likelihood of release factor category value for threat i (that is, drinking water, human food chain, or environmental threat).

 WC_i =Waste characteristics factor category value for threat i.

 $T_{i} \!\!=\!\! Targets$ factor category value for threat i. SF=Scaling factor.

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Table 4-1 outlines the specific calculation

procedure.

If the site is in only one watershed, assign the overland/flood migration score for that

watershed as the overland/flood migration component score for the site.

Likelihood of Release (LR) Drinking Water Observed Release Waste Characteristics (WC) Targets (T) X Toxicity/Persistence Population
• Level I Concentrations
• Level II Concentrations • Toxicity Chronic Carcinogenic Potential to Release by Overland Flow X • Containment • Runoff - Acute
• Persistence • Potential Contamination Resources - Rainfall - Half-life - Drainage Area - K OW Hazardous Waste Quantity - Soil Group Hazardous Constituent Quantity
 Hazardous Wastestream Quantity Distance to Surface Water • Area Potential to Release by Flood Containment Human Food Chain (Flood) • Flood Frequency Waste Characteristics (WC) Targets (T) Toxicity/Persistence/Bioaccumulation Food Chain Individual Population

Level I Concentrations

- Human Food Chain
Production Toxicity
- Chronic
- Carcinogenic - Acute • Persistence - Half-life • Level II Concentrations - Human Food Chain - K • Bioaccumulation Potential Production • Potential Human Food Hazardous Waste Quantity Chain Contamination Hazardous Constituent Quantity
 Hazardous Wastestream Quantity Human Food Chain Production Volume • Area Environmental Waste Characteristics (WC) Targets (T) Ecosystem Toxicity/ Persistence/Bioaccumulation Sensitive Environments Level I Concentrations
 Level II Concentrations
 Potential Contamination • Ecosystem Toxicity
- Ambient Water Quality Criteria - Ambient Aquatic Life Advisory Concentrations • Persistence - Half-life - K • Ecosystem Bioaccumulation Potential Hazardous Waste Quantity • Hazardous Constituent Quantity • Hazardous Wastestream Quantity • Volume

FIGURE 4-1 OVERVIEW OF SURFACE WATER OVERLAND/FLOOD MIGRATION COMPONENT

TABLE 4-1—SURFACE WATER OVERLAND/FLOOD MIGRATION COMPONENT SCORESHEET

Factor categories and factors	Maximum value	Value assigned
Drinking Water Threat		
Likelihood of Release:		
1. Observed Release	550	
Potential to Release by Overland Flow:		
2a. Containment	10	
2b. Runoff	25	
2c. Distance to Surface Water	25	
2d. Potential to Release by Overland Flow (lines 2a[2b+2c])	500	
Potential to Release by Flood: 3a. Containment (Flood)	10	
3b. Flood Frequency	50	
3c. Potential to Release by Flood (lines 3a×3b)	500	
4. Potential to Release (lines 2d+3c, subject to a maximum of 500)	500	
5. Likelihood of Release (higher of lines 1 and 4)	550	
Naste Characteristics:	000	
6. Toxicity/Persistence	(a)	
7. Hazardous Waste Quantity	(a)	
8. Waste Characteristics	100	
Targets:		
9. Nearest Intake	50	
10. Population		
10a. Level I Concentrations	(b)	
10b. Level II Concentrations	(b)	
10c. Potential Contamination	(b)	
10d. Population (lines 10a+10b+10c)	(b)	
11. Resources	. 5	
12. Targets (lines 9+10d+11)	(b)	
Orinking Water Threat Score:	400	
13. Drinking Water Threat Score ([lines 5×8×12]/82,500, subject to a maximum of 100) Human Food Chain Threat	100	
Likelihood of Release:		
14. Likelihood of Release (same value as line 5)	550	
Waste Characteristics:		
15. Toxicity/Persistence/Bioaccumulation	(a)	
16. Hazardous Waste Quantity	(a)	
17. Waste Characteristics	1,000	
Targets:		
18. Food Chain Individual	50	
19. Population		
19a. Level I Concentrations	(b)	
19b. Level II Concentrations	(b)	
19c. Potential Human Food Chain Contamination	(b)	
19d. Population (lines 19a+19b+19c)	(b)	
20. Targets (lines 18+19d)	(b)	
21. Human Food Chain Threat Score ([lines 14×17×20]/82,500, subject to a maximum		
of 100)	100	
Environmental Threat		
Likelihood of Release:	FFO	
22. Likelihood of Release (same value as line 5)	550	
23. Ecosystem Toxicity/Persistence/Bioaccumulation	(a)	
24. Hazardous Waste Quantity	(a)	
25. Waste Characteristics	1,000	
Targets:	1,000	
26. Sensitive Environments		
26a. Level I Concentrations	(b)	
26b. Level II Concentrations	(b)	
26c. Potential Contamination	(b)	
26d. Sensitive Environments (lines 26a+26b+26c)	(b)	
27. Targets (value from line 26d)	(b)	
Environmental Threat Score:	(-)	
28. Environmental Threat Score ([lines 22×25×27]/82,500, subject to a maximum of 60) Surface Water Overland/Flood Migration Component Score for a Watershed	60	
• .		
29. Watershed Score (lines 13+21+28, subject to a maximum of 100)	100	
• • • • • • • • • • • • • • • • • • • •		
30. Component Score (S _{of}) c (highest score from line 29 for all watersheds evaluated,		

^a Maximum value applies to waste characteristics category.

- Maximum value not applicable.
- Do not round to nearest integer.

If the site is in more than one watershed:

- Calculate a separate overland/flood migration component score for each watershed, using likelihood of release, waste characteristics, and targets applicable to each water-
- Select the highest overland/flood migration component score from the watersheds evaluated and assign it as the overland/flood migration component score for the site.
- 4.1.2 Drinking water threat. Evaluate the drinking water threat for each watershed based on three factor categories: likelihood of release, waste characteristics, and targets.
- 4.1.2.1 Drinking water threat—likelihood of release. Evaluate the likelihood of release factor category for each watershed in terms of an observed release factor or a potential to release factor
- 4.1.2.1.1 Observed release. Establish an observed release to surface water for a watershed by demonstrating that the site has released a hazardous substance to the surface water in the watershed. Base this demonstration on either:

· Direct observation:

- -A material that contains one or more hazardous substances has been seen entering surface water through migration or is known to have entered surface water through direct deposition, or
- -A source area has been flooded at a time that hazardous substances were present, and one or more hazardous substances were in contact with the flood waters, or
- -When evidence supports the inference of a release of a material that contains one or more hazardous substances by the site to surface water, demonstrated adverse effects associated with that release may also be used to establish an observed release.
- Chemical analysis:
- -Analysis of surface water, benthic, or sediment samples indicates that the concentration of hazardous substance(s) has increased significantly above the background concentration for the site for that type of sample (see section 2.3).
- -Limit comparisons to similar types of samples and background concentrations-for example, compare surface water samples to surface water background concentrations.
- -For benthic samples, limit comparisons to essentially sessile organisms.
- -Some portion of the significant increase must be attributable to the site to establish the observed release, except; when the site itself consists of contaminated sediments with no identified source, no separate attribution is required.

If an observed release can be established for a watershed, assign an observed release factor value of 550 to that watershed, enter this value in table 4-1, and proceed to section 4.1.2.1.3. If no observed release can be established for the watershed, assign an observed release factor value of 0 to that watershed, enter this value in table 4-1, and proceed to section 4.1.2.1.2.

- 4.1.2.1.2 Potential to release. Evaluate potential to release only if an observed release cannot be established for the watershed. Evaluate potential to release based on two components: potential to release by overland flow (see section 4.1.2.1.2.1) and potential to release by flood (see section 4.1.2.1.2.2). Sum the values for these two components to obtain the potential to release factor value for the watershed, subject to a maximum value of 500.
- 4.1.2.1.2.1 Potential to release by overland flow. Evaluate potential to release by overland flow for the watershed based on three factors: containment, runoff, and distance to surface water.

Assign potential to release by overland flow a value of 0 for the watershed if:

- No overland segment of the hazardous substance migration path can be defined for the watershed, or
- The overland segment of the hazardous substance migration path for the watershed exceeds 2 miles before surface water is en-

If either condition applies, enter a value of 0 in table 4-1 and proceed to section 4.1.2.1.2.2 to evaluate potential to release by flood. If neither applies, proceed to section 4.1.2.1.2.1.1 to evaluate potential to release by overland

- 4.1.2.1.2.1.1 Containment. Determine the containment factor value for the watershed as follows:
- If one or more sources is located in surface water in the watershed (for example, intact sealed drums in surface water), assign the containment factor a value of 10 for the watershed. Enter this value in table 4-1.
- If none of the sources is located in surface water in the watershed, assign a containment factor value from table 4-2 to each source at the site that can potentially release hazardous substances to the hazardous substance migration path for this watershed. Assign the containment factor value for the watershed as follows:
 - -Select the highest containment factor value assigned to those sources that meet the minimum size requirement described below. Assign this highest value as the containment factor value for the watershed. Enter this value in table 4-1.

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-If, for this watershed, no source at the site meets the minimum size requirement, then select the highest containment factor value assigned to the sources at the site eligible to be evaluated for this watershed and assign it as the containment factor value for the watershed. Enter this value in table 4-1.

A source meets the minimum size requirement if its source hazardous waste quantity $% \left\{ 1\right\} =\left\{ 1\right\}$

value (see section 2.4.2.1.5) is 0.5 or more. Do not include the minimum size requirement in evaluating any other factor of this surface water migration component, except potential to release by flood as specified in section 4.1.2.1.2.2.3.

4.1.2.1.2.1.2 *Runoff.* Evaluate runoff based on three components: rainfall, drainage area, and soil group.

TABLE 4-2—CONTAINMENT FACTOR VALUES FOR SURFACE WATER MIGRATION PATHWAY

Source	Assigned value
All Sources (Except Surface Impoundments, Land Treatment, Containers, and Tanks) Evidence of hazardous substance migration from source area (i.e., source area includes source and any associated containment structures)	10
No evidence of hazardous substance migration from source area and: (a) Neither of the following present: (1) maintained engineered cover, or (2) functioning and maintained run-on control system and runoff management system.	10
(b) Any one of the two items in (a) present	9
(c) Any two of the following present: (1) maintained engineered cover, or (2) functioning and maintained run-on control system and runoff management system, or (3) liner with functioning leachate collection and removal system immediately above liner.	7
 (d) All items in (c) present (e) All items in (c) present, plus no bulk or non-containerized liquids nor materials containing free liquids deposited in source area. lo evidence of hazardous substance migration from source area, double liner with functioning leachate collogical processing in the processing of the p	5 3
to evidence of nazardous substance impration from source area, double liner with functioning learnate col- lection and removal system above and between liners, and: (f) Only one of the following deficiencies present in containment: (1) bulk or noncontainerized liquids or	3
materials containing free liquids deposited in source area, or (2) no or nonfunctioning or nonmaintained run-on control system and runoff management system, or (3) no or nonmaintained engineered cover.	3
(g) None of the deficiencies in (f) present.	0
Source area inside or under maintained intact structure that provides protection from precipitation so that neither runoff nor leachate is generated, liquids or materials containing free liquids not deposited in source area, and functioning and maintained run-on control present.	
Surface Impoundment Evidence of hazardous substance migration from surface impoundment	
(b) Liner	
(c) Liner with functioning leachate collection and removal system below liner	
(d) Double liner with functioning leachate collection and removal system between liners	
Land Treatment	40
Evidence of hazardous substance migration from land treatment zone	10
No functioning and maintained run-on control and runoff management system	10
No evidence of hazardous substance migration from land treatment zone <i>and</i> :	7
(a) Functioning and maintained run-on control and runoff management system	5
(c) Land treatment area maintained in compliance with 40 CFR 264.280	0
Containers	
All containers buried	Evaluate using All Sources criteria.
Evidence of hazardous substance migration from container area (i.e., container area includes containers and any associated containment structures).	10
and any associated containment structures).	
No diking (or no similar structure) surrounding container area	10

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Table 4–2—Containment Factor Values for Surface Water Migration Pathway—Continued

Source	Assigned value
No evidence of hazardous substance migration from container area and container area surrounded by sound diking that is regularly inspected and maintained.	9
No evidence of hazardous substance migration from container area, container area surrounded by sound diking that is regularly inspected and maintained, and:	9
(a) Essentially impervious base under container area with liquids collection and removal system	7
(b) Containment system includes essentially impervious base, liquids collection system, sufficient capacity to contain 10 percent of volume of all containers, and functioning and maintained run-on control; and spilled or leaked hazardous substances and accumulated precipitation removed in timely manner to prevent overflow of collection system, at least weekly inspection of containers, hazardous substances in leaking or deteriorating containers transferred to containers in good condition, and containers sealed except when waste is added or removed.	5
(c) Free liquids present, containment system has sufficient capacity to hold total volume of all containers and to provide adequate freeboard, and single liner under container area with functioning leachate collection and removal system below liner.	5
(d) Same as (c) except: double liner under container area with functioning leachate collection and re- moval system between liners.	3
Containers inside or under maintained intact structure that provides protection from precipitation so that neither runoff nor leachate would be generated from any unsealed or ruptured containers, liquids or materials containing free liquids not deposited in any container, and functioning and maintained run-on control present.	0
No evidence of hazardous substance migration from container area, containers leaking, and all free liquids eliminated at closure (either by removal of liquids or solidification of remaining wastes and waste residues).	Evaluate using Al Sources criteria (with no bulk or free liquids de- posited).
Tank	
elow-ground tank	Evaluate using Al Sources criteria
Evidence of hazardous substance migration from tank area (i.e., tank area includes tank, ancillary equipment such as piping, and any associated containment structures).	10
No diking (or no similar structure) surrounding tank and ancillary equipment	10
Diking surrounding tank and ancillary equipment unsound or not regularly inspected and maintained	10
No evidence of hazardous substance migration from tank area and tank and ancillary equipment surrounded by sound diking that is regularly inspected and maintained.	9
No evidence of hazardous substance migration from tank area, tank and ancillary equipment surrounded by sound diking that is regularly inspected and maintained, and:	
(a) Tank and ancillary equipment provided with secondary containment (e.g., liner under tank area, vault system, double-wall) with leak detection and collection system.	7
(b) Tank and ancillary equipment provided with secondary containment system that detects and collects spilled or leaked hazardous substances and accumulated precipitation and has sufficient capacity to contain 110 percent of volume of largest tank within containment area, spilled or leaked hazardous substances and accumulated precipitation removed in a timely manner, at least weekly inspection of tank and secondary containment system, and all leaking or unfit-for-use tank systems promptly re- sponded to.	5
(c) Containment system has sufficient capacity to hold total volume of all tanks within the tank containment area and to provide adequate freeboard, and single liner under tank containment area with functioning leachate collection and removal system below liner.	5
(d) Same as (c) except: double liner under tank containment area with functioning leachate collection and removal system between liners.	3
Tank is above ground, and inside or under maintained intact structure that provides protection from pre- cipitation so that neither runoff nor leachate would be generated from any material released from tank, liquids or materials containing free liquids not deposited in any tank, and functioning and maintained	0

Rainfall. Determine the 2-year, 24-hour rainfall for the site. Use site-specific, 2-year, 24-hour rainfall data if records are available for at least 20 years. If such site-specific data are not available, estimate the 2-year, 24-hour rainfall for the site from a rainfall-frequency map. Do not round the rainfall value to the nearest integer.

to the nearest integer.

Drainage area. Determine the drainage area for the sources at the site. Include in this drainage area both the source areas and the area upgradient of the sources, but ex-

clude any portion of this drainage area for which runoff is diverted from entering the sources by storm sewers or run-on control and/or runoff management systems. Assign a drainage area value for the watershed from table 4–3.

Soil group. Based on the predominant soil group within the drainage area described above, assign a soil group designation for the watershed from table 4-4 as follows:

- Select the predominant soil group as that type which comprises the largest total area within the applicable drainage area.
- If a predominant soil group cannot be delineated, select that soil group in the drainage area that yields the highest value for the runoff factor.

Calculation of runoff factor value. Assign a combined rainfall/runoff value for the watershed from table 4-5, based on the 2-year, 24-hour rainfall and the soil group designation. Determine the runoff factor value for the watershed from table 4-6, based on the rainfall/runoff and drainage area values. Enter the runoff factor value in table 4-1.

TABLE 4-3-DRAINAGE AREA VALUES

Drainage area (acres)	Assigned value
Less than 50	1
50 to 250	2
Greater than 250 to 1,000	3
Greater than 1,000	4

TABLE 4-4-SOIL GROUP DESIGNATIONS

Surface soil description	Soil group des- ignation
Coarse-textured soils with high infiltration rates (for example, sands, loamy sands).	A
Medium-textured soils with moderate infil- tration rates (for example, sandy loams, loams).	В
Moderately fine-textured soils with low infil- tration rates (for example, silty loams, silts, sandy clay loams).	С
Fine-textured soils with very low infiltration rates (for example, clays, sandy clays, silty clay loams, clay loams, silty clays); or impermeable surfaces (for example, pavement).	D

TABLE 4-5-RAINFALL/RUNOFF VALUES

2-Year, 24-hour rainfall (inches)	Soil group designation			
2-1ear, 24-nour rainian (inches)	Α	В	С	D
Less than 1.0 1.0 to less than 1.5 1.5 to less than 2.0 2.0 to less than 2.5 2.5 to less than 3.0 3.0 to less than 3.5 3.5 or greater	0 0 0 1 2 2 3	0 1 2 2 3 3 4	2 2 3 3 4 4 5	3 3 4 4 4 5

TABLE 4-6-RUNOFF FACTOR VALUES

Drainage area		F	Rainfall	/runoff	value	1	
value	0	1	2	3	4	5	6
1	0	0	0	1	1 2	1 3	1 4
34	0	0	1 2	3 7	7 17	11 25	15 25

4.1.2.1.2.1.3 *Distance to surface water.* Evaluate the distance to surface water as the

shortest distance, along the overland segment, from any source with a surface water containment factor value greater than 0 to either the mean high water level for tidal waters or the mean water level for other surface waters. Based on this distance, assign a value from table 4–7 to the distance to surface water factor for the watershed. Enter this value in table 4–1.

4.1.2.1.2.1.4 Calculation of factor value for potential to release by overland flow. Sum the factor values for runoff and distance to surface water for the watershed and multiply this sum by the factor value for containment. Assign the resulting product as the factor value for potential to release by overland flow for the watershed. Enter this value in table 4-1.

4.1.2.1.2.2 Potential to release by flood. Evaluate potential to release by flood for each watershed as the product of two factors: containment (flood) and flood frequency. Evaluate potential to release by flood separately for each source that is within the watershed. Furthermore, for each source, evaluate potential to release by flood separately for each category of floodplain in which the source lies. (See section 4.1.2.1.2.2.2 for the applicable floodplain categories.) Calculate the value for the potential to release by flood factor as specified in 4.1.2.1.2.2.3.

4.1.2.1.2.2.1 Containment (flood). For each source within the watershed, separately evaluate the containment (flood) factor for each category of floodplain in which the source is partially or wholly located. Assign a containment (flood) factor value from table 4–8 to each floodplain category applicable to that source. Assign a containment (flood) factor value of 0 to each floodplain category in which the source does not lie.

4.1.2.1.2.2.2 Flood frequency. For each source within the watershed, separately evaluate the flood frequency factor for each category of floodplain in which the source is partially or wholly located. Assign a flood frequency factor value from table 4-9 to each floodplain category in which the source is located.

4.1.2.1.2.2.3 Calculation of factor value for potential to release by flood. For each source within the watershed and for each category of floodplain in which the source is partially or wholly located, calculate a separate potential to release by flood factor value. Calculate this value as the product of the containment (flood) value and the flood frequency value applicable to the source for the floodplain category. Select the highest value calculated for those sources that meet the minimum size requirement specified in section 4.1.2.1.2.1.1 and assign it as the value for the potential to release by flood factor for the watershed. However, if, for this watershed, no source at the site meets the minimum size requirement, select the highest value calculated for the sources at the site

eligible to be evaluated for this watershed and assign it as the value for this factor.

TABLE 4–7—DISTANCE TO SURFACE WATER FACTOR VALUES

Distance	Assigned value
Less than 100 feet	25
100 feet to 500 feet	20
Greater than 500 feet to 1,000 feet	16
Greater than 1,000 feet to 2,500 feet	9
Greater than 2,500 feet to 1.5 miles	6
Greater than 1.5 miles to 2 miles	3

TABLE 4-8—CONTAINMENT (FLOOD) FACTOR VALUES

Containment criteria	Assigned value
Documentation that containment at the source is designed, constructed, operated, and maintained to prevent a washout of hazardous substances by the flood being evaluated.	0
Other	10

Table 4–9—FLOOD Frequency Factor Values

Floodplain category	Assigned value
Source floods annually	50
Source in 10-year floodplain	50
Source in 100-year floodplain	25
Source in 500-year floodplain	7
None of above	0

Enter this highest potential to release by flood factor value for the watershed in table 4-1, as well as the values for containment (flood) and flood frequency that yield this highest value.

4.1.2.1.2.3 Calculation of potential to release factor value. Sum the factor values assigned to the watershed for potential to release by overland flow and potential to release by flood. Assign this sum as the potential to release factor value for the watershed, subject to a maximum value of 500. Enter this value in table 4-1.

4.1.2.1.3 Calculation of drinking water threat-likelihood of release factor category value. If an observed release is established for the watershed, assign the observed release factor value of 550 as the likelihood of release factor category value for that watershed. Otherwise, assign the potential to release factor value for that watershed as the likelihood of release factor category value for that watershed. Enter the value assigned in table 4-1.

4.1.2.2 Drinking water threat-waste characteristics. Evaluate the waste characteristics factor category for each watershed based on two factors: toxicity/persistence and haz-

ardous waste quantity. Evaluate only those hazardous substances that are available to migrate from the sources at the site to surface water in the watershed via the overland/flood hazardous substance migration path for the watershed (see section 4.1.1.1). Such hazardous substances include:

- Hazardous substances that meet the criteria for an observed release to surface water in the watershed.
- All hazardous substances associated with a source that has a surface water containment factor value greater than 0 for the watershed (see sections 2.2.2, 2.2.3, 4.1.2.1.2.1.1, and 4.1.2.1.2.2.1).

4.1.2.2.1 Toxicity/persistence. For each hazardous substance, assign a toxicity factor value, a persistence factor value, and a combined toxicity/persistence factor value as specified in sections 4.1.2.2.1.1 through 4.1.2.2.1.3. Select the toxicity/persistence factor value for the watershed as specified in section 4.1.2.2.1.3.

4.1.2.2.1.1 *Toxicity*. Assign a toxicity factor value to each hazardous substance as specified in section 2.4.1.1.

4.1.2.2.1.2 Persistence. Assign a persistence factor value to each hazardous substance. In assigning this value, evaluate persistence based primarily on the half-life of the hazardous substance in surface water and secondarily on the sorption of the hazardous substance to sediments. The half-life in surface water is defined for HRS purposes as the time required to reduce the initial concentration in surface water by one-half as a result of the combined decay processes of biodegradation, hydrolysis, photolysis, and volatilization. Sorption to sediments is evaluated for the HRS based on the logarithm of the n-octanol-water partition coefficient (log $K_{\rm ow}$) of the hazardous substance.

Estimate the half-life $(t_{1/2})$ of a hazardous substance as follows:

$$t_{1/2} = \frac{1}{1/h + 1/b + 1/p + 1/v}$$

where:

h=Hydrolysis half-life. b=Biodegradation half-life. p=Photolysis half-life.

v=Volatilization half-life.

If one or more of these four component half-lives cannot be estimated for the hazardous substance from available data, delete that component half-life from the above equation. If none of these four component half-lives can be estimated for the hazardous substance from available data, use the default procedure indicated below. Estimate a half-life for the hazardous substance for lakes or for rivers, oceans, coastal tidal waters, and Great Lakes, as appropriate.

If a half-life can be estimated for a hazardous substance:

- Assign that hazardous substance a persistence factor value from the appropriate portion of table 4-10 (that is lakes; or rivers, oceans, coastal tidal waters, and Great Lakes).
- Select the appropriate portion of table 4–10 as follows:
- -If there is one or more drinking water intakes along the hazardous substance migration path for the watershed, select the nearest drinking water intake as measured from the probable point of entry. If the inwater segment between the probable point of entry and this selected intake includes both lakes and other water bodies, use the lakes portion of table 4-10 only if more than half the distance to this selected intake lies in lake(s). Otherwise, use the rivers, oceans, coastal tidal waters, and Great Lakes portion of table 4-10. For contaminated sediments with no identified source,

use the point where measurement begins (see section 4.1.1.2) rather than the probable point of entry.

-If there are no drinking water intakes but there are intakes or points of use for any of the resource types listed in section 4.1.2.3.3, select the nearest such intake or point of use. Select the portion of table 4-10 based on this intake or point of use in the manner specified for drinking water intakes.

-If there are no drinking water intakes and no specified resource intakes and points of use, but there is another type of resource listed in section 4.1.2.3.3 (for example, the water is usable for drinking water purposes even though not used), select the portion of table 4–10 based on the nearest point of this resource in the manner specified for drinking water intakes.

TABLE 4-10—PERSISTENCE FACTOR VALUES—HALF-LIFE

Surface water category	Substance half-life (days)	Assigned value a
Rivers, oceans, coastal tidal waters, and Great Lakes	Less than or equal to 0.2 Greater than 0.2 to 0.5 Greater than 0.5 to 1.5 Greater than 1.5	0.0007 0.07 0.4 1
Lakes	Less than or equal to 0.02	0.0007 0.07 0.4 1

^a Do not round to nearest integer.

If a half-life cannot be estimated for a hazardous substance from available data, use the following default procedure to assign a persistence factor value to that hazardous substance:

- For those hazardous substances that are metals (or metalloids), assign a persistence factor value of 1 as a default for all surface water bodies.
- For other hazardous substances (both organic and inorganic), assign a persistence factor value of 0.4 as a default for rivers, oceans, coastal tidal waters, and Great Lakes, and a persistence factor value of 0.07 as a default for lakes. Select the appropriate value in the same manner specified for using table 4-10.

Use the persistence factor value assigned based on half-life or the default procedure unless the hazardous substance can be assigned a higher factor value from Table 4-11, based on its Log $K_{\rm ow}$. If a higher value can be assigned from table 4-11, assign this higher value as the persistence factor value for the hazardous substance

Table 4–11—Persistence Factor Values— Log $K_{\rm ow}$

Log K _{ow}	Assigned value A
Less than 3.5	0.0007
3.5 to less than 4.0	0.07
4.0 to 4.5	0.4
Greater than 4.5	1

^a Use for lakes, rivers, oceans, coastal tidal waters, and Great Lakes. Do not round to nearest integer.

4.1.2.2.1.3 Calculation of toxicity/persistence factor value. Assign each hazardous substance a toxicity/persistence factor value from table 4-12, based on the values assigned to the hazardous substance for the toxicity and persistence factors. Use the hazardous substance with the highest toxicity/persistence factor value for the watershed to assign the toxicity/persistence factor value for the drinking water threat for the watershed. Enter this value in table 4-1.

4.1.2.2.2 Hazardous waste quantity. Assign a hazardous waste quantity factor value for the watershed as specified in section 2.4.2. Enter this value in table 4–1.

4.1.2.2.3 Calculation of drinking water threat-waste characteristics factor category

value. Multiply the toxicity/persistence and hazardous waste quantity factor values for the watershed, subject to a maximum product of 1×10^8 . Based on this product, assign

a value from table 2-7 (section 2.4.3.1) to the drinking water threat-waste characteristics factor category for the watershed. Enter this value in table 4-1.

TABLE 4-12-TOXICITY/PERSISTENCE FACTOR VALUES a

Persistence factor value		Tox	icity factor	value		
reisisience factor value	10,000	1,000	100	10	1	0
1.0	10,000	1,000	100	10	1	0
0.4	4,000	400	40	4	0.4	0
0.07	700	70	7	0.7	0.07	0
0.0007	7	0.7	0.07	0.007	0.0007	0

^a Do not round to nearest integer.

4.1.2.3 *Drinking water threat-targets.* Evaluate the targets factor category for each watershed based on three factors: nearest intake, population, and resources.

To evaluate the nearest intake and population factors, determine whether the target surface water intakes are subject to actual or potential contamination as specified in section 4.1.1.2. Use either an observed release based on direct observation at the intake or the exposure concentrations from samples (or comparable samples) taken at or beyond the intake to make this determination (see section 4.1.2.1.1). The exposure concentrations for a sample (that is, surface water, benthic, or sediment sample) consist of the concentrations of those hazardous substances present that are significantly above background levels and attributable at least in part to the site (that is, those hazardous substance concentrations that meet the criteria for an observed release).

When an intake is subject to actual contamination, evaluate it using Level I concentrations or Level II concentrations. If the actual contamination is based on an observed release by direct observation, use Level II concentrations for that intake. However, if the actual contamination is based on an observed release from samples, determine which level applies for the intake by comparing the exposure concentrations from samples (or comparable samples) to health-based benchmarks as specified in sections 2.5.1 and 2.5.2. Use the health-based benchmarks from table 3-10 (section 3.3.1) in deter-

mining the level of contamination from samples. For contaminated sediments with no identified source, evaluate the actual contamination using Level II concentrations (see section 4.1.1.2).

4.1.2.3.1 Nearest intake. Evaluate the nearest intake factor based on the drinking water intakes along the overland/flood hazardous substance migration path for the watershed. Include standby intakes in evaluating this factor only if they are used for supply at least once a year.

Assign the nearest intake factor a value as follows and enter the value in table 4-1:

- If one or more of these drinking water intakes is subject to Level I concentrations as specified in section 4.1.2.3, assign a factor value of 50.
- If not, but if one or more of these drinking water intakes is subject to Level II concentrations, assign a factor value of 45.
- If none of these drinking water intakes is subject to Level I or Level II concentrations, determine the nearest of these drinking water intakes, as measured from the probable point of entry (or from the point where measurement begins for contaminated sediments with no identified source). Assign a dilution weight from table 4-13 to this intake, based on the type of surface water body in which it is located. Multiply this dilution weight by 20, round the product to the nearest integer, and assign it as the factor value.

Assign the dilution weight from table 4–13 as follows:

TABLE 4-13—SURFACE WATER DILUTION WEIGHTS

Type of surface water body&thnsp≃a			
Descriptor	Flow characteristics	lution weight ^b	
Minimal stream	Less than 10 cfs c	1	
Small to moderate stream	10 to 100 cfs	0.1	
Moderate to large stream			
Large stream to river Greater than 1,000 to 10,000 cfs			
Large river	Greater than 10,000 to 100,000 cfs	0.0001	
Very large river	Greater than 100,000 cfs	0.00001	
Coastal tidal waters d	Flow not applicable, depth not applicable	0.0001	
Shallow ocean zone ^e or Great Lake	Flow not applicable, depth less than 20 feet	0.0001	
Moderate depth ocean zone e or Great Lake	Flow not applicable, depth 20 to 200 feet	0.00001	

TABLE 4-13—SURFACE WATER DILUTION WEIGHTS—Continued

Type of surface	e water body&thnsp≃a	Assigned di-
Descriptor	Flow characteristics	weight b
Deep ocean zone or Great Lake	Flow not applicable, depth greater than 200 feet	0.000005 0.5

- ^aTreat each lake as a separate type of water body and assign a dilution weight as specified in text.
- ^bDo not round to nearest integer

cfs = cubic feet per second.

Embayments, harbors, sounds, estuaries, back bays, lagoons, wetlands, etc., seaward from mouths of rivers and landward

rom baseline of Territorial Sea.

Seaward from baseline of Territorial Sea.

Seaward from baseline of Territorial Sea.

This baseline represents the generalized U.S. coastline. It is parallel to the seaward limit of the Territorial Sea and other maritime limits such as the inner boundary of the Federal fisheries jurisdiction and the limit of States jurisdiction under the Submerged Lands Act, as amended.

- · For a river (that is, surface water body types specified in table 4-13 as minimal stream through very large river), assign a dilution weight based on the average annual flow in the river at the intake. If available, use the average annual discharge as defined in the U.S. Geological Survey Water Resources Data Annual Report. Otherwise, estimate the average annual flow.
- · For a lake, assign a dilution weight as follows:
- -For a lake that has surface water flow entering the lake, assign a dilution weight based on the sum of the average annual flows for the surface water bodies entering the lake up to the point of the intake.
- -For a lake that has no surface water flow entering, but that does have surface water flow leaving, assign a dilution weight based on the sum of the average annual flows for the surface water bodies leaving the lake.
- -For a closed lake (that is, a lake without surface water flow entering or leaving), assign a dilution weight based on the average annual ground water flow into the lake, if available, using the dilution weight for the corresponding river flow rate in table 4-13. If not available, assign a default dilution weight of 1.
- · For the ocean and the Great Lakes, assign a dilution weight based on depth.
- For coastal tidal waters, assign a dilution weight of 0.0001; do not consider depth or flow.
- For a quiet-flowing river that has average annual flow of 10 cubic feet per second (cfs) or greater and that contains the probable point of entry to surface water, apply a zone of mixing in assigning the dilution weight:
 - -Start the zone of mixing at the probable point of entry and extend it for 3 miles from the probable point of entry, except: if the surface water characteristics change to turbulent within this 3-mile distance, extend the zone of mixing only to the point at which the change occurs.
 - -Assign a dilution weight of 0.5 to any intake that lies within this zone of mixing.

- -Beyond this zone of mixing, assign a dilution weight the same as for any other river (that is, assign the dilution weight based on average annual flow).
- -Treat a quiet-flowing river with an average annual flow of less than 10 cfs the same as any other river (that is, assign it a dilution weight of 1).

In those cases where water flows from a surface water body with a lower assigned dilution weight (from table 4-13) to a surface water body with a higher assigned dilution weight (that is, water flows from a surface water body with more dilution to one with less dilution), use the lower assigned dilution weight as the dilution weight for the latter surface water body.

4.1.2.3.2 *Population.* In evaluating the population factor, include only persons served by drinking water drawn from intakes that are along the overland/flood hazardous substance migration path for the watershed and that are within the target distance limit specified in section 4.1.1.2. Include residents, students, and workers who regularly use the water. Exclude transient populations such as customers and travelers passing through the area. When a standby intake is maintained on a regular basis so that water can be withdrawn, include it in evaluating the population factor.

In estimating residential population, when the estimate is based on the number of residences, multiply each residence by the average number of persons per residence for the county in which the residence is located.

In estimating the population served by an intake, if the water from the intake is blended with other water (for example, water from other surface water intakes or ground water wells), apportion the total population regularly served by the blended system to the intake based on the intake's relative contribution to the total blended system. In estimating the intake's relative contribution, assume each well or intake contributes equally and apportion the population accordingly, except: if the relative contribution of any one intake or well exceeds 40 percent based on average annual pumpage or capacity, estimate the relative contribution of the

wells and intakes considering the following data, if available:

- Average annual pumpage from the ground water wells and surface water intakes in the blended system.
- Capacities of the wells and intakes in the blended system.

For systems with standby surface water intakes or standby ground water wells, apportion the total population regularly served by the blended system as described above, except:

• Exclude standby ground water wells in apportioning the population.

• When using pumpage data for a standby surface water intake, use average pumpage for the period during which the standby intake is used rather than average annual pumpage.

 For that portion of the total population that could be apportioned to a standby surface water intake, assign that portion of the population either to that standby intake or to the other surface water intake(s) and ground water well(s) that serve that population; do not assign that portion of the population both to the standby intake and to the other intake(s) and well(s) in the blended system. Use the apportioning that results in the highest population factor value. (Either include all standby intake(s) or exclude some or all of the standby intake(s) as appropriate to obtain this highest value.) Note that the specific standby intake(s) included or excluded and, thus, the specific apportioning may vary in evaluating different watersheds and in evaluating the ground water pathway.

4.1.2.3.2.1 *Level of contamination.* Evaluate the population factor based on three factors:

Level I concentrations, Level II concentrations, and potential contamination. Determine which factor applies for an intake as specified in section 4.1.2.3. Evaluate intakes subject to Level I concentration as specified in section 4.1.2.3.2.2, intakes subject to Level II concentration as specified in section 4.1.2.3.2.3, and intakes subject to potential contamination as specified in section 4.1.2.3.2.4.

For the potential contamination factor, use population ranges in evaluating the factor as specified in section 4.1.2.3.2.4. For the Level I and Level II concentrations factors, use the population estimate, not population ranges, in evaluating both factors.

4.1.2.3.2.2 Level I concentrations. Sum the number of people served by drinking water from intakes subject to Level I concentrations. Multiply this sum by 10. Assign this product as the value for this factor. Enter this value in table 4-1.

4.1.2.3.2.3 Level II concentrations. Sum the number of people served by drinking water from intakes subject to Level II concentrations. Do not include people already counted under the Level I concentrations factor. Assign this sum as the value for this factor. Enter this value in table 4-1.

4.1.2.3.2.4 Potential contamination. For each applicable type of surface water body in table 4-14, first determine the number of people served by drinking water from intakes subject to potential contamination in that type of surface water body. Do not include those people already counted under the Level I and Level II concentrations factors.

TABLE 4-14-DILUTION-WEIGHTED POPULATION VALUES FOR POTENTIAL CONTAMINATION FACTOR FOR SURFACE WATER MIGRATION PATHWAY a

							Numb	Number of people						
Type of surface water body&thnsp≥b	0	1 to 10	11 to 30	31 to 100	101 to 300	301 to 1,000	1,001 to 3,000	3,001 to	10,001 to 30,000	30,001 to 100,000	100,001 to 300,000	300,001 to 1,000,000	1,000,001 to 3,000,000	3,000,001 to 10,000,000
Minimal stream (<10 cfs)	0	4	17	53	164	522	1,633	5,214	16,325	52,137	163,246	521,360	1,632,455	5,213,590
Small to moderate stream (10 to 100 cfs)	0	0.4	2	5	16	52	163	521	1,633	5,214	16,325	52,136	163,245	521,359
Moderate to large stream (>100 to 1,000 cfs)	0	0.04	0.2	0.5	2	2	16	52	163	521	1,633	5,214	16,325	52,136
Large stream to river (>1,000 to 10,000 cfs)	0	0.004	0.02	0.05	0.2	0.5	2	5	16	52	163	521	1,632	5,214
Large river (>10,000 to 100,000 cfs)	0	0	0.002	0.005	0.02	0.05	0.2	0.5	2	Ω	16	25	163	521
Very large river (>100,000 cfs)	0	0	0	0.001	0.002	0.005	0.02	0.05	0.2	0.5	2	5	16	52
Shallow ocean zone or Great Lake (depth <20	C	C	0000	0.005	0.00	0.05	0.0	0.5	0	יכ	7	52	163	521
Moderate ocean zone or Great Lake (depth 20 to 200 feet)	0	0	0	0.001	0.002	0.005	0.02	0.05	0.2	0.5	2 2	, ro	9 9	25
Deep ocean zone or Great Lakes (depth >200 feet)	0	0	0	0	0.001	0.003	0.008	0.03	0.08	0.3	~	ო	∞	56
3-mile mixing zone in quiet flowing river (≥10 cfs)	0	2	6	26	82	261	817	2,607	8,163	26,068	81,623	260,680	816,227	2,606,795

^a Round the number of people to nearest integer. Do not round the assigned dilution-weighted population value to nearest integer.
^b Treat each lake as a separate type of water body and assign it a dilution-weighted population value using the surface water body type with the same dilution-weighted from table 4–13 as the latent water of the cosan assign a dilution-weighted population value to it using the surface water body type with the same dilution weight from table 4–13 as the cosatal tridal water or the ocean zone.

For each type of surface water body, assign a dilution-weighted population value from table 4–14, based on the number of people included for that type of surface water body. (Note that the dilution-weighted population values in table 4–14 incorporate the dilution weights from table 4–13. Do not multiply the values from table 4–14 by these dilution weights.)

Calculate the value for the potential contamination factor (PC) for the watershed as follows:

$$PC = \frac{1}{10} \sum_{i=1}^{n} (W_i)$$

where:

 W_i =Dilution-weighted population from table 4-14 for surface water body type i.

n=Number of different surface water body types in the watershed.

If PC is less than 1, do not round it to the nearest integer; if PC is 1 or more, round to the nearest integer. Enter this value for the potential contamination factor in table 4–1.

4.1.2.3.2.5 Calculation of population factor value. Sum the factor values for Level I concentrations, Level II concentrations, and potential contamination. Do not round this sum to the nearest integer. Assign this sum as the population factor value for the watershed. Enter this value in table 4–1.

4.1.2.3.3 *Resources*. To evaluate the resources factor for the watershed, select the highest value below that applies to the watershed. Assign this value as the resources factor value for the watershed. Enter this value in table 4-1.

Assign a value of 5 if, within the in-water segment of the hazardous substance migration path for the watershed, the surface water is used for one or more of the following purposes:

- Irrigation (5 acre minimum) of commercial food crops or commercial forage crops.
- Watering of commercial livestock.
- Ingredient in commercial food preparation.
- Major or designated water recreation area, excluding drinking water use.

Assign a value of 5 if, within the in-water segment of the hazardous substance migration path for the watershed, the surface water is not used for drinking water, but either of the following applies:

- Any portion of the surface water is designated by a State for drinking water use under section 305(a) of the Clean Water Act,
- as amended.Any portion of the surface water is usable for drinking water purposes.

Assign a value of $\boldsymbol{0}$ if none of the above applies.

4.1.2.3.4 Calculation of drinking water threat-targets factor category value. Sum the nearest intake, population, and resources factor values for the watershed. Do not round this sum to the nearest integer. Assign this sum as the drinking water threat-targets factor category value for the watershed. Enter this value in table 4-1.

4.1.2.4 Calculation of the drinking water threat score for a watershed. Multiply the drinking water threat factor category values for likelihood of release, waste char-

acteristics, and targets for the watershed, and round the product to the nearest integer. Then divide by 82,500. Assign the resulting value, subject to a maximum of 100, as the drinking water threat score for the watershed. Enter this value in table 4-1.

4.1.3 *Human food chain threat.* Evaluate the human food chain threat for each watershed based on three factor categories: likelihood of release, waste characteristics, and targets.

4.1.3.1 Human food chain threat-likelihood of release. Assign the same likelihood of release factor category value for the human food chain threat for the watershed as would be assigned in section 4.1.2.1.3 for the drinking water threat. Enter this value in table 4-1

4.1.3.2 Human food chain threat-waste characteristics. Evaluate the waste characteristics factor category for each watershed based on two factors: toxicity/persistence/bioaccumulation and hazardous waste quantity.

4.1.3.2.1 Toxicity/persistence/bioaccumulation. Evaluate all those hazardous substances eligible to be evaluated for toxicity/persistence in the drinking water threat for the watershed (see section 4.1.2.2).

4.1.3.2.1.1 *Toxicity.* Assign a toxicity factor value to each hazardous substance as specified in section 2.4.1.1.

4.1.3.2.1.2 Persistence. Assign a persistence factor value to each hazardous substance as specified for the drinking water threat (see section 4.1.2.2.1.2), except: use the predominant water category (that is, lakes; or rivers, oceans, coastal tidal waters, or Great Lakes) between the probable point of entry and the nearest fishery (not the nearest drinking water or resources intake) along the hazardous substance migration path for the watershed to determine which portion of table 4-10 to use. Determine the predominant water category based on distance as specified in section 4.1.2.2.1.2. For contaminated sediments with no identified source, use the point where measurement begins rather than the probable point of entry.

4.1.3.2.1.3 Bioaccumulation potential. Use the following data hierarchy to assign a bioaccumulation potential factor value to each hazardous substance:

- Bioconcentration factor (BCF) data.
- \bullet Logarithm of the n-octanol-water partition coefficient (log $K_{\rm ow})$ data.
- Water solubility data.

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Assign a bioaccumulation potential factor value to each hazardous substance from table 4-15

If BCF data are available for any aquatic human food chain organism for the substance being evaluated, assign the bioaccumulation potential factor value to the hazardous substance as follows:

- · If BCF data are available for both fresh water and salt water for the hazardous substance, use the BCF data that correspond to the type of water body (that is, fresh water or salt water) in which the fisheries are located to assign the bioaccumulation potential factor value to the hazardous substance.
- If, however, some of the fisheries being evaluated are in fresh water and some are in salt water, or if any are in brackish water, use the BCF data that yield the higher factor value to assign the bioaccumulation potential factor value to the hazardous substance.
- If BCF data are available for either fresh water or salt water, but not for both, use the available BCF data to assign the bioaccumulation potential factor value to the hazardous substance.

If BCF data are not available for the hazardous substance, use log Kow data to assign a bioaccumulation potential factor value to organic substances, but not to inorganic substances. If BCF data are not available, and if either $log K_{ow}$ data are not available, the log $K_{\rm ow}$ is available but exceeds 6.0, or the substance is an inorganic substance, use water solubility data to assign a bioaccumulation potential factor value.

TABLE 4-15-BIOACCUMULATION POTENTIAL FACTOR VALUES a

If bioconcentration factor (BCF) data are available for any aquatic human food chain organism, assign a value as follows: b

BCF	Assigned value
Greater than or equal to 10,000 1,000 to less than 10,000 100 to less than 1,000 10 to less than 100 1 to less than 10 Less than 1	

If BCF data are not available, and log K_{ow} data are available and do not exceed 6.0, assign a value to an organic hazardous substance as follows (for inorganic hazardous substances, skip this step and proceed to the next):

Log K _{ow}	Assigned value
5.5 to 6.0	50,000
4.5 to less than 5.5	5,000
3.2 to less than 4.5	500
2.0 to less than 3.2	50
0.8 to less than 2.0	5
Less than 0.8	0.5

If BCF data are not available, and if either Log K_{ow} data are not available, a log K_{ow} is available but exceeds 6.0, or the substance is an inorganic substance, assign a value as follows:

Table 4–15—Bioaccumulation Potential FACTOR VALUES a-CONCLUDED

Water solubility (mg/l)	Assigned value
Less than 25	50,000 5,000 500 0.5

If none of these data are available, assign a value of 0.5.

Do not distinguish between fresh water and salt water in assigning the bioaccumulation potential factor value based on log Kow or water solubility data.

If none of these data are available, assign the hazardous substance a bioaccumulation potential factor value of 0.5.

4.1.3.2.1.4 Calculation of toxicity/persistence/ bioaccumulation factor value. Assign each hazardous substance a toxicity/persistence factor value from table 4-12, based on the values assigned to the hazardous substance for the toxicity and persistence factors. Then assign each hazardous substance a toxicity/persistence/bioaccumulation factor value from table 4-16, based on the values assigned for the toxicity/persistence and bioaccumulation potential factors. Use the hazardous substance with the highest toxicity/persistence/ bioaccumulation factor value for the watershed to assign the value to this factor. Enter this value in table 4-1.

TABLE 4-16—TOXICITY/PERSISTENCE/BIOACCUMULATION FACTOR VALUES a

Tovicity possistance feator value	Bioaccumulation potential factor value							
Toxicity persistence factor value	50,000	5,000	500	50	5	0.5		
10,000	5×108	5×10 ⁷	5×10 ⁶	5×10 ⁵	5×10 ⁴	5,000		
4,000	2×10 ⁸	2×10 ⁷	2×10 ⁶	2×10 ⁵	2×10 ⁴	2,000		
1,000	5×107	5×106	5×10 ⁵	5×104	5,000	500		
700	3.5×10 ⁷	3.5×10 ⁶	3.5×10 ⁵	3.5×10 ⁴	3,500	350		
400	2×107	2×106	2×10 ⁵	2×104	2,000	200		
100	5×106	5×10 ⁵	5×10 ⁴	5,000	500	50		
70	3.5×10 ⁶	3.5×10 ⁵	3.5×10 ⁴	3,500	350	35		
40	2×106	2×105	2×104	2.000	200	20		

a Do not round to nearest integer.
 b See text for use of freshwater and saltwater BCF data.

TABLE 4-16—TOXICITY/PERSISTENCE/BIOACCUMULATION FACTOR VALUES a—Continued

Toxicity persistence factor value	Bioaccumulation potential factor value							
Toxicity persistence factor value	50,000	5,000	500	50	5	0.5		
10	5×10 ⁵	5×10 ⁴	5,000	500	50	5		
7	3.5×10 ⁵	3.5×10 ⁴	3,500	350	35	3.5		
4	2×105	2×104	2,000	200	20	2		
1	5×10 ⁴	5,000	500	50	5	0.5		
0.7	3.5×10 ⁴	3,500	350	35	3.5	0.35		
0.4	2×104	2,000	200	20	2	0.2		
0.07	3,500	350	35	3.5	0.35	0.035		
0.007	350	35	3.5	0.35	0.035	0.0035		
0.0007	35	3.5	0.35	0.035	0.0035	0.00035		
0	0	0	0	0	0	0		

^aDo not round to nearest integer.

4.1.3.2.2 Hazardous waste quantity. Assign the same factor value for hazardous waste quantity for the watershed as would be assigned in section 4.1.2.2.2 for the drinking water threat. Enter this value in table 4-1.

4.1.3.2.3 Calculation of human food chain threat-waste characteristics factor category value. For the hazardous substance selected for the watershed in section 4.1.3.2.1.4, use its toxicity/persistence factor value and bioaccumulation potential factor value as follows to assign a value to the waste characteristics factor category. First, multiply the toxicity/persistence factor value and the hazardous waste quantity factor value for the watershed, subject to a maximum product of 1×108. Then multiply this product by the bioaccumulation potential factor value for this hazardous substance, subject to a maximum product of 1×10 12. Based on this second product, assign a value from Table 2-7 (section 2.4.3.1) to the human food chain threat-waste characteristics factor category for the watershed. Enter this value in table 4-1.

4.1.3.3 Human food chain threat-targets. Evaluate two target factors for each watershed: food chain individual and population. For both factors, determine whether the target fisheries are subject to actual or potential human food chain contamination.

Consider a fishery (or portion of a fishery) within the target distance limit of the watershed to be subject to actual human food chain contamination if any of the following apply:

apply:
 • A hazardous substance having a bioaccumulation potential factor value of 500 or greater is present either in an observed release by direct observation to the watershed or in a surface water or sediment sample from the watershed at a level that meets the criteria for an observed release to the watershed from the site, and at least a portion of the fishery is within the boundaries of the observed release (that is, it is located either at the point of direct observation or at or between the probable point of entry and the most distant sampling point establishing the observed release).

- The fishery is closed, and a hazardous substance for which the fishery has been closed has been documented in an observed release to the watershed from the site, and at least a portion of the fishery is within the boundaries of the observed release.
- A hazardous substance is present in a tissue sample from an essentially sessile, benthic, human food chain organism from the watershed at a level that meets the criteria for an observed release to the watershed from the site, and at least a portion of the fishery is within the boundaries of the observed release.

For a fishery that meets any of these three criteria, but that is not wholly within the boundaries of the observed release, consider only the portion of the fishery that is within the boundaries of the observed release to be subject to actual human food chain contamination. Consider the remainder of the fishery within the target distance limit to be subject to potential food chain contamination.

In addition, consider all other fisheries that are partially or wholly within the target distance limit for the watershed, including fisheries partially or wholly within the boundaries of an observed release for the watershed that do not meet any of the three criteria listed above, to be subject to potential human food chain contamination. If only a portion of the fishery is within the target distance limit for the watershed, include only that portion in evaluating the targets factor category.

When a fishery (or portion of a fishery) is subject to actual food chain contamination, determine the part of the fishery subject to Level I concentrations and the part subject to Level II concentrations. If the actual food chain contamination is based on direct observation, evaluate it using Level II concentrations. However, if the actual food chain contamination is based on samples from the watershed, use these samples and, if available, additional tissue samples from aquatic human food chain organisms as specified below, to determine the part subject to

Level I concentrations and the part subject to Level II concentrations:

- Determine the level of actual contamination from samples (including tissue samples from essentially sessile, benthic organisms) that meet the criteria for actual food chain contamination by comparing the exposure concentrations (see section 4.1.2.3) from these samples (or comparable samples) to the health-based benchmarks from table 4-17, as described in section 2.5.1 and 2.5.2. Use only the exposure concentrations for those hazardous substances in the sample (or comparable samples) that meet the criteria for actual contamination of the fishery.
- In addition, determine the level of actual contamination from other tissue samples by comparing the concentrations of hazardous substances in the tissue samples (or comparable tissue samples) to the health-based benchmarks from table 4-17, as described in sections 2.5.1 and 2.5.2. Use only those additional tissue samples and only those hazardous substances in the tissue samples that meet all the following criteria:
 - -The tissue sample is from a location that is within the boundaries of the actual food chain contamination for the site (that is, either at the point of direct observation or at or between the probable point of entry and the most distant sample point meeting the criteria for actual food chain contamination)
 - -The tissue sample is from a species of aquatic human food chain organism that spends extended periods of time within the boundaries of the actual food chain contamination for the site and that is not an essentially sessile, benthic organism.
 - -The hazardous substance is a substance that is also present in a surface water, benthic, or sediment sample from within the target distance limit for the watershed and, for such a sample, meets the criteria for actual food chain contamination.

Table 4–17—Health-Based Benchmarks for Hazardous Substances in Human Food Chain

- Concentration corresponding to Food and Drug Administration Action Level (FDAAL) for fish or shellfish.
- \bullet Screening concentration for cancer corresponding to that concentration that corresponds to the 10^{-6} individual cancer risk for oral exposures.
- Screening concentration for noncancer toxicological responses corresponding to the Reference Dose (RfD) for oral exposures.
- 4.1.3.3.1 Food chain individual. Evaluate the food chain individual factor based on the fisheries (or portions of fisheries) within the target distance limit for the watershed. Assign this factor a value as follows:

- If any fishery (or portion of a fishery) is subject to Level I concentrations, assign a value of 50.
- If not, but if any fishery (or portion of a fishery) is subject to Level II concentrations, assign a value of 45.
- If not, but if there is an observed release of a hazardous substance having a bioaccumulation potential factor value of 500 or greater to surface water in the watershed and there is a fishery (or portion of a fishery) present anywhere within the target distance limit, assign a value of 20.
- If there is no observed release to surface water in the watershed or there is no observed release of a hazardous substance having a bioaccumulation potential factor value of 500 or greater, but there is a fishery (or portion of a fishery) present anywhere within the target distance limit, assign a value as follows:
 - -Using table 4-13, determine the highest dilution weight (that is, lowest amount of dilution) applicable to the fisheries (or portions of fisheries) within the target distance limit. Multiply this dilution weight by 20 and round to the nearest integer.
- -Assign this calculated value as the factor value.
- ullet If there are no fisheries (or portions of fisheries) within the target distance limit of the watershed, assign a value of 0.

Enter the value assigned in table 4-1.

4.1.3.3.2 Population. Evaluate the population factor for the watershed based on three factors: Level I concentrations, Level II concentrations, and potential human food chain contamination. Determine which factor applies for a fishery (or portion of a fishery) as specified in section 4.1.3.3.

4.1.3.3.2.1 *Level I concentrations.* Determine those fisheries (or portions of fisheries) within the watershed that are subject to Level I concentrations.

Estimate the human food chain population value for each fishery (or portion of a fishery) as follows:

- Estimate human food chain production for the fishery based on the estimated annual production (in pounds) of human food chain organisms (for example, fish, shellfish) for that fishery, except: if the fishery is closed and a hazardous substance for which the fishery has been closed has been documented in an observed release to the fishery from a source at the site, use the estimated annual production for the period prior to closure of the fishery or use the estimated annual production from comparable fisheries that are not closed.
- Assign the fishery a value for human food chain population from table 4-18, based on the estimated human food production for the fishery.
- Set boundaries between fisheries at those points where human food chain production

changes or where the surface water dilution weight changes.

Sum the human food chain population value for each fishery (and portion of a fishery). Multiply this sum by 10. If the product is less than 1, do not round it to the nearest integer; if 1 or more, round to the nearest integer. Assign the resulting value as the Level I concentrations factor value. Enter this value in table 4-1.

4.1.3.3.2.2 Level II concentrations. Determine those fisheries (or portions of fisheries) within the watershed that are subject to Level II concentrations. Do not include any fisheries (or portions of fisheries) already counted under the Level I concentrations factor.

Assign each fishery (or portion of a fishery) a value for human food chain population from table 4-18, based on the estimated human food production for the fishery. Estimate the human food chain production for the fishery as specified in section 4.1.3.2.1.

Sum the human food chain population value for each fishery (and portion of a fishery). If this sum is less than 1, do not round it to the nearest integer; if 1 or more, round to the nearest integer. Assign the resulting value as the Level II concentrations factor value. Enter this value in table 4-1.

TABLE 4–18—HUMAN FOOD CHAIN POPULATION VALUES ^a

Human food chain production (pounds per year)	Assigned human food chain popu- lation value
0	0
Greater than 0 to 100	0.03
Greater than 100 to 1,000	0.3
Greater than 1,000 to 10,000	3
Greater than 10,000 to 100,000	31
Greater than 100,000 to 1,000,000	310
Greater than 106 to 107	3,100
Greater than 107 to 108	31,000
Greater than 108 to 109	310,000
Greater than 10 ⁹	3,100,000

^a Do not round to nearest integer.

4.1.3.3.2.3 Potential human food chain contamination. Determine those fisheries (or portions of fisheries) within the watershed that are subject to potential human food chain contamination. Do not include those fisheries (or portion of fisheries) already counted under the Level I or Level II concentrations factors.

Calculate the value for the potential human food chain contamination factor (PF) for the watershed as follows:

$$PF = \frac{1}{10} \sum_{i=1}^{n} P_i D_i$$

where:

P_i=Human food chain population value for fishery i.

 D_i =Dilution weight from table 4-13 for fishery i.

n=Number of fisheries subject to potential human food chain contamination.

In calculating PF:

 \bullet Estimate the human food chain population value (P_i) for a fishery (or portion of a fishery) as specified in section 4.1.3.3.2.1.

• Assign the fishery (or portion of a fishery) a dilution weight as indicated in table 4-13 (section 4.1.2.3.1), except: do not assign a dilution weight of 0.5 for a "3-mile mixing zone in quiet flowing river"; instead assign a dilution weight based on the average annual flow

If PF is less than 1, do not round it to the nearest integer; if PF is 1 or more, round to the nearest integer. Enter the value assigned in table 4–1.

4.1.3.3.2.4 Calculation of population factor value. Sum the values for the Level I concentrations, Level II concentrations, and potential human food chain contamination factors for the watershed. Do not round this sum to the nearest integer. Assign it as the population factor value for the watershed. Enter this value in table 4–1.

4.1.3.3.3 Calculation of human food chain threat-targets factor category value. Sum the food chain individual and population factor values for the watershed. Do not round this sum to the nearest integer. Assign it as the human food chain threat-targets factor category value for the watershed. Enter this value in table 4-1.

4.1.3.4 Calculation of human food chain threat score for a watershed. Multiply the human food chain threat factor category values for likelihood of release, waste characteristics, and targets for the watershed, and round the product to the nearest integer. Then divide by 82,500. Assign the resulting value, subject to a maximum of 100, as the human food chain threat score for the watershed. Enter this score in table 4–1.

4.1.4 *Environmental threat.* Evaluate the environmental threat for the watershed based on three factor categories: likelihood of release, waste characteristics, and targets.

4.1.4.1 Environmental threat-likelihood of release. Assign the same likelihood of release factor category value for the environmental threat for the watershed as would be assigned in section 4.1.2.1.3 for the drinking water threat. Enter this value in table 4–1.

4.1.4.2 Environmental threat-waste characteristics. Evaluate the waste characteristics factor category for each watershed based on two factors: ecosystem toxicity/persistence/bioaccumulation and hazardous waste quantity.

4.1.4.2.1 Ecosystem toxicity/persistence/bioaccumulation. Evaluate all those hazardous

substances eligible to be evaluated for toxicity/persistence in the drinking water threat for the watershed (see section 4.1.2.2).

- 4.1.4.2.1.1 Ecosystem toxicity. Assign an ecosystem toxicity factor value from Table 4-19 to each hazardous substance on the basis of the following data hierarchy:
- · EPA chronic Ambient Water Quality Criterion (AWQC) for the substance.
- EPA chronic Ambient Aquatic Life Advisory Concentrations (AALAC) for the sub-
 - EPA acute AWQC for the substance.
 - EPA acute AALAC for the substance.
- Lowest LC50 value for the substance.
- In assigning the ecosystem toxicity factor value to the hazardous substance:
- If either an EPA chronic AWQC or AALAC is available for the hazardous substance, use it to assign the ecosystem toxicity factor value. Use the chronic AWQC in preference to the chronic AALAC when both are available.
- If neither is available, use the EPA acute AWQC or AALAC to assign the ecosystem toxicity factor value. Use the acute AWQC in preference to the acute AALAC.
- \bullet If none of the chronic and acute AWQCs and AALACs is available, use the lowest LC_{50} value to assign the ecosystem toxicity factor
- If an LC50 value is also not available, assign an ecosystem toxicity factor value of $\boldsymbol{0}$ to the hazardous substance and use other hazardous substances for which data are available in evaluating the pathway

If an ecosystem toxicity factor value of 0 is assigned to all hazardous substances eligible to be evaluated for the watershed (that is, insufficient data are available for evaluating all the substances), use a default value of 100 as the ecosystem toxicity factor value for all these hazardous substances.

With regard to the AWQC, AALAC, or LC50 selected for assigning the ecosystem toxicity factor value to the hazardous substance:

- · If values for the selected AWQC, AALAC, or LC50 are available for both fresh water and marine water for the hazardous substance, use the value that corresponds to the type of water body (that is, fresh water or salt water) in which the sensitive environments are located to assign the ecosystem toxicity factor value to the hazardous substance.
- If, however, some of the sensitive environments being evaluated are in fresh water and some are in salt water, or if any are in brackish water, use the value (fresh water or marine) that yields the higher factor value to assign the ecosystem toxicity factor value to the hazardous substance.
- If a value for the selected AWQC, AALAC, or LC_{50} is available for either fresh water or marine water, but not for both, use the available one to assign an ecosystem tox-

icity factor value to the hazardous substance.

TABLE 4-19—ECOSYSTEM TOXICITY FACTOR **VALUES**

If an EPA chronic AWQCaor AALACbis available, assign a value as follows: a

EPA chronic AWQC or AALAC	Assigned value
Less than 1 µ g/l	10,000 1,000 100 100 10

If neither an EPA chronic AWQC nor EPA chronic AALAC is available, assign a value based on the EPA acute AWQC or AALAC as follows: c

EPA acute AWQC or AALAC	Assigned value
Less than 100 μ g/l	10,000 1,000 100
Greater than 10,000 to 10,000 μ g/l	100
Greater than 100,000 μ g/l	1

If neither an EPA chronic or acute AWQC nor EPA chronic or acute AALAC is available, assign a value from the LC50 as follows:

LC ₅₀	Assigned
2050	value
Less than 100 μ g/l	10,000
100 to 1,000 μ g/l	1,000
Greater than 1,000 to 10,000 μ g/l	100
Greater than 10,000 to 100,000 μ g/l	10
Greater than 100,000 μ g/l	1

If none of the AWQCs and AALACs nor the LC50 is available, assign a value of 0.

- AWQC—Ambient Water Quality Criteria
- bAALAC—Ambient Aquatic Life Advisory Concentrations.

 Cuse the AWQC value in preference to the AALAC when both are available. See text for use of fresh water and marine
- 4.1.4.2.1.2 *Persistence.* Assign a persistence factor value to each hazardous substance as specified in section 4.1.2.2.1.2, except: use the predominant water category (that is lakes; or rivers, oceans, coastal tidal waters, or Great Lakes) between the probable point of entry and the nearest sensitive environment (not the nearest drinking water or resources intake) along the hazardous substance migration path for the watershed to determine which portion of table 4-10 to use. Determine the predominant water category based on distance as specified in section 4.1.2.2.1.2. For contaminated sediments with no identified source, use the point where measurement begins rather than the probable point of entry.
- 4.1.4.2.1.3 Ecosystem bioaccumulation potential. Assign an ecosystem bioaccumulation potential factor value to each hazardous substance in the same manner specified for the

bioaccumulation potential factor in section 4.1.3.2.1.3, except:

- Use BCF data for all aquatic organisms, not just for aquatic human food chain organisms.
- Use the BCF data that corresponds to the type of water body (that is, fresh water or salt water) in which the sensitive environments (not fisheries) are located.
- 4.1.4.2.1.4 Calculation of ecosystem toxicity/persistence/bioaccumulation factor value. Assign each hazardous substance an ecosystem toxicity/persistence factor value from table

4-20, based on the values assigned to the hazardous substance for the ecosystem toxicity and persistence factors. Then assign each hazardous substance an ecosystem toxicity/persistence/bioaccumulation factor value from table 4-21, based on the values assigned for the ecosystem toxicity/persistence and ecosystem bioaccumulation potential factors. Select the hazardous substance with the highest ecosystem toxicity/persistence/bioaccumulation factor value for the watershed and use it to assign the value to this factor. Enter this value in table 4-1.

TABLE 4-20—ECOSYSTEM TOXICITY/PERSISTENCE FACTOR VALUES a

Persistence factor value		Ecosystem toxicity factor value					
Persistence factor value	10,000	1,000	100	10	1	0	
1.0	10,000	1,000	100	10	1	0	
0.4	4,000	400	40	4	0.4	0	
0.07	700	70	7	0.7	0.07	0	
0.0007	7	0.7	0.07	0.007	0.0007	0	

^a Do not round to nearest integer.

TABLE 4-21-ECOSYSTEM TOXICITY/PERSISTENCE/BIOACCUMULATION FACTOR VALUES ^a

Ecosystem toxicity persistence factor value	Ecosystem bioaccumulation potential factor value					
Ecosystem toxicity persistence factor value	50,000	5,000	500	50	5	0.5
10,000	5×10 ⁸	5×10 ⁷	5×10 ⁶	5×10 ⁵	5×10 ⁴	5,000
	2×10 ⁸	2×10 ⁷	2×10 ⁶	2×10 ⁵	2×10 ⁴	2,000
1,000	5×10 ⁷	5×10 ⁶	5×10 ⁵	5×10 ⁴	5,000	500
	3.5×10 ⁷	3.5×10 ⁶	3.5×10 ⁵	3.5×10 ⁴	3,500	350
400	2×10 ⁷	2×10 ⁶	2×10 ⁵	2×10 ⁴	2,000	200
100	5×10 ⁶	5×10 ⁵	5×10 ⁴	5,000	500	50
70	3.5×10 ⁶	3.5×10 ⁵	3.5×10 ⁴	3,500	350	35
	2×10 ⁶	2×10 ⁵	2×10 ⁴	2,000	200	20
10	5×10 ⁵	5×10 ⁴	5,000	500	50	5
	3.5×10 ⁵	3.5×10 ⁴	3,500	350	35	3.5
4	2×10 ⁵	2×10 ⁴	2,000	200	20	2
	5×10 ⁴	5.000	500	50	5	0.5
0.7 0.4	3.5×10 ⁴ 2×10 ⁴	3,500 2.000	350 200	35 20	3.5	0.35
0.07	3,500	350	35	3.5	0.35	0.035
0.007	350	35	3.5	0.35	0.035	
0.0007	35 0	3.5	0.35	0.035	0.0035	0.00035
0	U	U	U	U	U	

^aDo not round to nearest integer.

4.1.4.2.2 Hazardous waste quantity. Assign the same factor value for hazardous waste quantity for the watershed as would be assigned in section 4.1.2.2.2 for the drinking water threat. Enter this value in table 4-1.

4.1.4.2.3 Calculation of environmental threat-waste characteristics factor category value. For the hazardous substance selected for the watershed in section 4.1.4.2.1.4, use its ecosystem toxicity/persistence factor value and ecosystem bioaccumulation potential factor value as follows to assign a value to the waste characteristics factor category. First, multiply the ecosystem toxicity/persistence factor value and the hazardous waste quantity factor value for the watershed, subject to a maximum product of 1×108.

Then multiply this product by the ecosystem bioaccumulation potential factor value for this hazardous substance, subject to a maximum product of 1×10^{12} . Based on this second product, assign a value from Table 2-7 (section 2.4.3.1) to the environmental threatwaste characteristics factor category for the watershed. Enter this value in table 4-1.

TABLE 4-22—ECOLOGICAL-BASED BENCHMARKS FOR HAZARDOUS SUBSTANCES IN SURFACE WATER

• Concentration corresponding to EPA Ambient Water Quality Criteria (AWQC) for protection of aquatic life (fresh water or marine)

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- Concentration corresponding to EPA Ambient Aquatic Life Advisory Concentrations (AALAC).
- Select the appropriate AWQC and AALAC as follows:
- -Use chronic value, if available; otherwise use acute value.
- -If the sensitive environment being evaluated is in fresh water, use fresh water

value, except: if no fresh water value is available, use marine value if available.

- -If the sensitive environment being evaluated is in salt water, use marine value, except: if no marine value is available, use fresh water value if available.
- -If the sensitive environment being evaluated is in both fresh water and salt water, or is in brackish water, use lower of fresh water or marine values.

TABLE 4-23—SENSITIVE ENVIRONMENTS RATING VALUES

Sensitive environment	Assigned value
Critical habitat a for Federal designated endangered or threatened species	100
Habitat known to be used by Federal designated or proposed endangered or threatened species	75
Habitat known to be used by State designated endangered or threatened species	50
State land designated for wildlife or game management	25
State designated areas for protection or maintenance of aquatic life ¹	5

^a Critical habitat as defined in 50 CFR 424.02.

TABLE 4-24-WETLANDS RATING VALUES FOR SURFACE WATER MIGRATION PATHWAY

Total length of wetlands a (miles)	Assigned value
Less than 0.1 0.1 to 1 Greater than 1 to 2	0 25 50

TABLE 4-24-WETLANDS RATING VALUES FOR SURFACE WATER MIGRATION PATHWAY-Continued

Total length of wetlands ^a (miles)	Assigned value
Greater than 2 to 3	75

National Estuary Program study areas (subareas within estuaries) identified in Comprehensive Conservation and Management Plans as requiring protection because of ecological value.
 National Estuary Program study areas (subareas within estuaries) identified in Comprehensive Conservation and Management Plans as requiring protection because they support critical life stages of key estuarine species (Section 320 of Clean Water Asternations)

ment Plans as requiring protection because they support critical line stages of they constituted.

Act, as amended).

Anear Coastal Waters as defined in Sections 104(b)(3), 304(1), 319, and 320 of Clean Water Act, as amended.

Clean Lakes Program critical areas (subareas within lakes, or in some cases entire small lakes) identified by State Clean Lake Plans as critical habitat (Section 314 of Clean Water Act, as amended).

Use only for air migration pathway.

Limit to areas described as being used for intense or concentrated spawning by a given species.

For the air migration pathway, limit to terrestrial vertebrate species. For the surface water migration pathway, limit to terrestrial vertebrate species with aquatic or semiaquatic foraging habits.

Areas designated under Section 305(a) of Clean Water Act, as amended.

TABLE 4–24—WETLANDS RATING VALUES FOR SURFACE WATER MIGRATION PATHWAY—Continued

Total length of wetlands a (miles)	Assigned value
Greater than 3 to 4 Greater than 4 to 8 Greater than 8 to 12 Greater than 12 to 16 Greater than 16 to 20 Greater than 20	100 150 250 350 450 500

^aWetlands as defined in 40 CFR section 230.3

4.1.4.3 *Environmental threat-targets.* Evaluate the environmental threat-targets factor category for a watershed using one factor: sensitive environments.

4.1.4.3.1 Sensitive environments. Evaluate sensitive environments along the hazardous substance migration path for the watershed based on three factors: Level I concentrations, Level II concentrations, and potential contamination.

Determine which factor applies to each sensitive environment as specified in section 4.1.2.3, except: use ecological-based benchmarks (Table 4-22) rather than health-based benchmarks (Table 3-10) in determining the level of contamination from samples. In determining the level of actual contamination, use a point of direct observation anywhere within the sensitive environment or samples (that is, surface water, benthic, or sediment samples) taken anywhere within or beyond the sensitive environment (or anywhere adjacent to or beyond the sensitive environment if it is contiguous to the migration path).

4.1.4.3.1.1 Level I concentrations. Assign value(s) from table 4-23 to each sensitive environment subject to Level I concentrations.

For those sensitive environments that are wetlands, assign an additional value from table 4-24. In assigning a value from table 4-24, include only those portions of wetlands located along the hazardous substance migration path in the area of Level I concentrations. If a wetland is located partially along the area of Level II concentrations and/or potential contamination, then solely for purposes of table 4-24, count the portion(s) along the areas of Level II concentrations or potential contamination under the Level II concentrations factor (section 4.1.4.3.1.2) or potential contamination factor (section 4.1.4.3.1.3), as appropriate.

Estimate the total length of wetlands along the hazardous substance migration path (that is, wetland frontage) in the area of Level I concentrations and assign a value from table 4-24 based on this total length. Estimate this length as follows:

• For an isolated wetland or for a wetland where the probable point of entry to surface

water is in the wetland, use the perimeter of that portion of the wetland subject to Level I concentrations as the length.

- For rivers, use the length of the wetlands contiguous to the in-water segment of the hazardous substance migration path (that is, wetland frontage).
- For lakes, oceans, coastal tidal waters, and Great Lakes, use the length of the wetlands along the shoreline within the target distance limit (that is, wetland frontage along the shoreline).

Calculate the Level I concentrations factor value (SH) for the watershed as follows:

$$SH = 10 \left(WH + \sum_{i=1}^{n} S_i \right)$$

where:

WH=Value assigned from table 4-24 to wetlands along the area of Level I concentrations.

 $S_{i} \!\!=\!\! Value(s)$ assigned from table 4–23 to sensitive environment i.

n=Number of sensitive environments from table 4-23 subject to Level I concentrations.

Enter the value assigned in table 4-1.

4.1.4.3.1.2 Level II concentrations. Assign value(s) from table 4-23 to each sensitive environment subject to Level II concentrations. Do not include sensitive environments already counted for table 4-23 under the Level I concentrations factor for this watershed.

For those sensitive environments that are wetlands, assign an additional value from table 4–24. In assigning a value from table 4–24, include only those portions of wetlands located along the hazardous substance migration path in the area of Level II concentrations, as specified in section 4.1.4.3.1.1.

Estimate the total length of wetlands along the hazardous substance migration path (that is, wetland frontage) in the area of Level II concentrations and assign a value from table 4-24 based on this total length. Estimate this length as specified in section 4.1.4.3.1.1, except: for an isolated wetland or for a wetland where the probable point of entry to surface water is in the wetland, use the perimeter of that portion of the wetland subject to Level II (not Level I) concentrations as the length.

Calculate the Level II concentrations value (SL) for the watershed as follows:

$$SL = WL + \sum_{i=1}^{n} S_i$$

where:

WL=Value assigned from table 4-24 to wetlands along the area of Level II concentrations.

 S_i =Value(s) assigned from table 4-23 to sensitive environment i.

n=Number of sensitive environments from table 4-23 subject to Level II concentrations.

Enter the value assigned in table 4-1.

4.1.4.3.1.3 Potential contamination. Assign value(s) from table 4-23 to each sensitive environment subject to potential contamination. Do not include sensitive environments already counted for table 4-23 under the Level I or Level II concentrations factors.

For each type of surface water body in table 4-13 (section 4.1.2.3.1), sum the value(s) assigned from table 4-23 to the sensitive environments along that type of surface water body, except: do not use the surface water body type "3-mile mixing zone in quiet flowing river." If a sensitive environment is along two or more types of surface water bodies (for example, Wildlife Refuge contiguous to both a moderate stream and a large river), assign the sensitive environment only to that surface water body type having the highest dilution weight value from table 4-13.

For those sensitive environments that are wetlands, assign an additional value from table 4-24. In assigning a value from table 4-24, include only those portions of wetlands located along the hazardous substance migration path in the area of potential contamination, as specified in section 4.1.4.3.1.1. Aggregate these wetlands by type of surface water body, except: do not use the surface water body type "3-mile mixing zone in quiet flowing river." Treat the wetlands aggregated within each type of surface water body as separate sensitive environments solely for purposes of applying table 4-24. Estimate the total length of the wetlands within each surface water body type as specified in section 4.1.4.3.1.1, except: for an isolated wetland or for a wetland where the probable point of entry to surface water is in the wetland use the perimeter of that portion of the wetland subject to potential contamination (or the portion of that perimeter that is within the target distance limit) as the length. Assign a separate value from table 4-24 for each type of surface water body in the watershed.

Calculate the potential contamination factor value (SP) for the watershed as follows:

$$SP = \frac{1}{10} \sum_{j=1}^{m} \left(\left[W_j + S_j \right] D_j \right)$$

$$S_{j} = \sum_{i=1}^{n} S_{ij}$$

where:

$$S_j \ = \ \begin{array}{c} n \\ \Sigma \ S_{i\&thnsp \geq j} \\ i = 1 \end{array}$$

$$\begin{split} S_{ij} = & Value(s) \text{ assigned from table 4-23 to sensitive environment } i \text{ in surface water} \\ & body \ type \ j. \\ & n = & Number \ of \ sensitive \ environments \ from \end{split}$$

n=Number of sensitive environments from table 4-23 subject to potential contamination.

W_j=Value assigned from table 4-24 for wetlands along the area of potential contamination in surface water body type j. D_j=Dilution weight from table 4-13 for sur-

face water body type j. m=Number of different surface water body types from table 4-13 in the watershed.

If SP is less than 1, do not round it to the nearest integer; if SP is 1 or more, round to the nearest integer. Enter this value for the potential contamination factor in table 4-1.

4.1.4.3.1.4 Calculation of environmental threat-targets factor category value. Sum the values for the Level I concentrations, Level II concentrations, and potential contamination factors for the watershed. Do not round this sum to the nearest integer. Assign this sum as the environmental threat-targets factor category value for the watershed. Enter this value in table 4-1.

4.1.4.4 Calculation of environmental threat score for a watershed. Multiply the environmental threat factor category values for likelihood of release, waste characteristics, and targets for the watershed, and round the product to the nearest integer. Then divide by 82,500. Assign the resulting value, subject to a maximum of 60, as the environmental threat score for the watershed. Enter this score in table 4-1.

4.1.5 Calculation of overland/flood migration component score for a watershed. Sum the scores for the three threats for the watershed (that is, drinking water, human food chain, and environmental threats). Assign the resulting score, subject to a maximum value of 100, as the surface water overland/flood migration component score for the watershed. Enter this score in table 4-1.

4.1.6 Calculation of overland/flood migration component score. Select the highest surface water overland/flood migration component score from the watersheds evaluated. Assign this score as the surface water overland/flood migration component score for the site, subject to a maximum score of 100. Enter this score in table 4-1.

4.2 Ground water to surface water migration component. Use the ground water to surface water migration component to evaluate surface water threats that result from migration of hazardous substances from a source at the site to surface water via ground water. Evaluate three types of threats for this component: drinking water threat, human food chain threat, and environmental threat.

4.2.1 General considerations.

4.2.1.1 Eligible surface waters. Calculate ground water to surface water migration component scores only for surface waters

(see section 4.0.2) for which all the following conditions are met:

- A portion of the surface water is within 1 mile of one or more sources at the site having a containment factor value greater than 0 (see section 4.2.2.1.2).
- No aquifer discontinuity is established between the source and the portion of the surface water within 1 mile of the source (see section 3.0.1.2.2). However, if hazardous substances have migrated across an apparent discontinuity within this 1 mile distance, do not consider a discontinuity present in scoring the site.
- The top of the uppermost aquifer is at or above the bottom of the surface water.

Do not evaluate this component for sites consisting solely of contaminated sediments with no identified source.

- 4.2.1.2 Definition of hazardous substance migration path for ground water to surface water migration component. The hazardous substance migration path includes both the ground water segment and the surface water in-water segment that hazardous substances would take as they migrate away from sources at the site:
- Restrict the ground water segment to migration via the uppermost aquifer between a source and the surface water.
- Begin the surface water in-water segment at the probable point of entry from the uppermost aquifer to the surface water. Identify the probable point of entry as that point of the surface water that yields the shortest straight-line distance, within the aquifer boundary (see section 3.0.1.2), from the sources at the site with a containment factor value greater than 0 to the surface water.
- -For rivers, continue the in-water segment in the direction of flow (including any tidal flows) for the distance established by the target distance limit (see section 4.2.1.4).
- -For lakes, oceans, coastal tidal waters, or Great Lakes, do not consider flow direction. Instead apply the target distance limit as an arc.
- -If the in-water segment includes both rivers and lakes (or oceans, coastal tidal waters, or Great Lakes), apply the target distance limit to their combined in-water segments

Consider a site to be in two or more watersheds for this component if two or more hazardous substance migration paths from the sources at the site do not reach a common point within the target distance limit. If the site is in more than one watershed, define a separate hazardous substance migration path for each watershed. Evaluate the ground

water to surface water migration component for each watershed separately as specified in section 4.2.1.5.

4.2.1.3 Observed release of a specific hazardous substance to surface water in-water segment. Section 4.2.2.1.1 specifies the criteria for assigning values to the observed release factor for the ground water to surface water migration component. With regard to an individual hazardous substance, consider an observed release of that hazardous substance to be established for the surface water inwater segment of the ground water to surface water migration component only when the hazardous substance meets the criteria both for an observed release both to ground water (see section 4.2.2.1.1) and for an observed release by chemical analysis to surface water (see section 4.1.2.1.1).

If the hazardous substance meets the section 4.1.2.1.1 criteria for an observed release by chemical analysis to surface water but does not also meet the criteria for an observed release to ground water, do not use any samples of that hazardous substance from the surface water in-water segment in evaluating the factors of this component (for example, do not use the hazardous substance in establishing targets subject to actual contamination or in determining the level of actual contamination for a target).

4.2.1.4 Target distance limit. Determine the target distance limit for each watershed as specified in section 4.1.1.2, except: do not extend the target distance limit to a sample location beyond 15 miles unless at least one hazardous substance in a sample from that location meets the criteria in section 4.2.1.3 for an observed release to the surface water in-water segment.

Determine the targets eligible to be evaluated for each watershed and establish whether these targets are subject to actual or potential contamination as specified in section 4.1.1.2, except: do not establish actual contamination based on a sample location unless at least one hazardous substance in a sample from that location meets the criteria in section 4.2.1.3 for an observed release to the surface water in-water segment.

4.2.1.5 Evaluation of ground water to surface water migration component. Evaluate the drinking water threat, human food chain threat, and environmental threat for each watershed for this component based on three factor categories: likelihood of release, waste characteristics, and targets. Figure 4-2 indicates the factors included within each factor category for each type of threat.

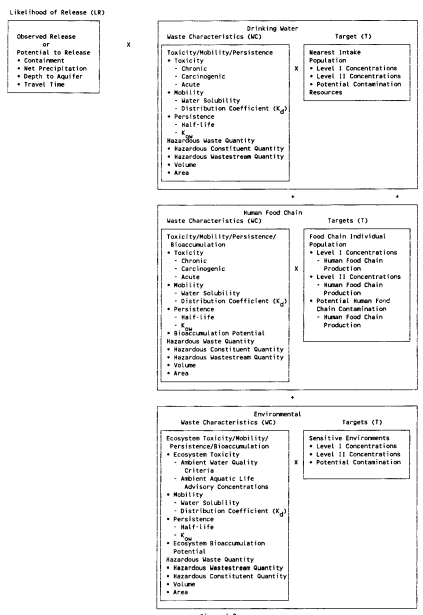


Figure 4-2
OVERVIEW OF GROUND WATER TO SURFACE WATER MIGRATION COMPONENT

Determine the ground water to surface water migration component score (S_{gs}) for a watershed in terms of the factor category values as follows:

$$S_{gs} = \frac{\sum_{i=1}^{3} (LR_i)(WC_i)(T_i)}{SF}$$

where:

LR_i=Likelihood of release factor category value for threat i (that is, drinking water, human food chain, or environmental threat).

 WC_i =Waste characteristics factor category value for threat i.

 T_i =Targets factor category value for threat i. SF=Scaling factor.

Table 4-25 outlines the specific calculation procedure.

If the site is in only one watershed, assign the ground water to surface water migration component score for that watershed as the ground water to surface water migration component score for the site.

If the site is in more than one watershed:

- Calculate a separate ground water to surface water migration component score for each watershed, using likelihood of release, waste characteristics, and targets applicable to each watershed.
- Select the highest ground water to surface water migration component score from the watersheds evaluated and assign it as the ground water to surface water migration component score for the site.

TABLE 4-25—GROUND WATER TO SURFACE WATER MIGRATION COMPONENT SCORESHEET

Factor categories and factors	Maximum value	Value assigned
Drinking Water Threat		
Likelihood of Release to Aquifer:		
1. Observed Release	550	
Potential to Release:		
2a. Containment	10	
2b. Net Precipitation	10	
2c. Depth to Aquifer	5	
2d. Travel Time	35	
2e. Potential to Release (lines 2a[2b+2c+2d])	500	
3. Likelihood of Release (higher of lines 1 and 2e)	550	
Waste Characteristics:		
Toxicity/Mobility/Persistence	(a)	
5. Hazardous Waste Quantity	(a)	
Waste Characteristics	100	
Targets:		
7. Nearest Intake	50	
8. Population	00	
8a. Level I Concentrations	(b)	
8b. Level II Concentrations	(b)	
8c. Potential Contamination	(b)	
8d. Population (lines 8a + 8b + 8c)	(D)	
9. Resources	5	
10. Targets (lines 7 + 8d + 9)		
	(b)	
Drinking Water Threat Score:	400	
11. Drinking Water Threat Score ([lines 3 x 6 x 10]/82,500, subject to a maximum of 100) Human Food Chain Threat	100	
Likelihood of Release:		
12. Likelihood of Release (same value as line 3)	550	
Waste Characteristics:		
13. Toxicity/Mobility/Persistence/Bioaccumulation	(a)	
14. Hazardous Waste Quantity	(a)	
15. Waste Characteristics	1,000	
Targets:		
16. Food Chain Individual	50	
17. Population:		
17a. Level I Concentrations	(b)	
17b. Level II Concentrations	(b)	
17c. Potential Human Food Chain Contamination	(b)	
17d. Population (lines 17a + 17b + 17c)	(b)	
18. Targets (Lines 16 + 17d)	(b)	
Human Food Chain Threat Score:		
19. Human Food Chain Threat Score ([lines 12 x 15 x 18]/82,500, subject to a maximum		
of 100)	100	
Environmental Threat		
Likelihood of Release:		
20. Likelihood of Release (same value as line 3)	550	
Waste Characteristics:		
21. Ecosystem Toxicity/Mobility/Persistence/Bioaccumulation	(a)	

Table 4–25—Ground Water to Surface Water Migration Component Scoresheet— Continued

Factor categories and factors	Maximum value	Value assigned
22. Hazardous Waste Quantity 23. Waste Characteristics Targets:	(a) 1,000	_
24. Sensitive Environments: 24a. Level I Concentrations 24b. Level II Concentrations 24c. Potential Contamination 24d. Sensitive Environments (lines 24a + 24b + 24c) 25. Targets (value from line 24d) Environmental Threat Score: 26. Environmental Threat Score ([lines 20 x 23 x 25]/82,500, subject to a maximum of 60) Ground Water to Surface Water Migration Component Score for a Watershed	(b) (b) (b) (b) (b)	
Watershed Score (lines 11 + 19 + 26, subject to a maximum of 100) Component Score (Sgs)c (highest score from Line 27 for all watersheds evaluated, subject to a maximum of 100)	100	

- ^a Maximum value applies to waste characteristics category.
- ^b Maximum value not applicable.
- Do not round to nearest integer.
- 4.2.2 *Drinking water threat.* Evaluate the drinking water threat for each watershed based on three factor categories: likelihood of release, waste characteristics, and targets.
- 4.2.2.1 Drinking water threat-likelihood of release. Evaluate the likelihood of release factor category for each watershed in terms of an observed release factor or a potential to release factor.
- 4.2.2.1.1 Observed release. Establish an observed release to the uppermost aquifer as specified in section 3.1.1. If an observed release can be established for the uppermost aquifer, assign an observed release factor value of 550 to that watershed, enter this value in table 4-25, and proceed to section 4.2.2.1.3. If no observed release can be established, assign an observed release factor value of 0, enter this value in table 4-25, and proceed to section 4.2.2.1.2.
- 4.2.2.1.2 Potential to release. Evaluate potential to release only if an observed release cannot be established for the uppermost aquifer. Calculate a potential to release value for the uppermost aquifer as specified in section 3.1.2 and sections 3.1.2.1 through 3.1.2.5. Assign the potential to release value for the uppermost aquifer as the potential to release factor value for the watershed. Enter this value in table 4-25.
- 4.2.2.1.3 Calculation of drinking water threat-likelihood of release factor category value. If an observed release is established for the uppermost aquifer, assign the observed release factor value of 550 as the likelihood of release factor category value for the watershed. Otherwise, assign the potential to release factor value as the likelihood of release factor category value for the watershed. Enter the value assigned in table 4-25

- 4.2.2.2 Drinking water threat-waste characteristics. Evaluate the waste characteristics factor category for each watershed based on two factors: toxicity/mobility/persistence and hazardous waste quantity. Evaluate only those hazardous substances available to migrate from the sources at the site to the uppermost aquifer (see section 3.2). Such hazardous substances include:
- Hazardous substances that meet the criteria for an observed release to ground water.
- ullet All hazardous substances associated with a source that has a ground water containment factor value greater than 0 (see sections 2.2.2, 2.2.3, and 3.1.2.1).
- 4.2.2.2.1 Toxicity/mobility/persistence. For each hazardous substance, assign a toxicity factor value, a mobility factor value, a persistence factor value, and a combined toxicity/mobility/persistence factor value as specified in sections 4.2.2.2.1.1 through 4.2.2.2.1.4.
- 4.2.2.2.1.1 *Toxicity*. Assign a toxicity factor value to each hazardous substance as specified in section 2.4.1.1.
- 4.2.2.2.1.2 *Mobility.* Assign a ground water mobility factor value to each hazardous substance as specified in section 3.2.1.2.
- 4.2.2.2.1.3 *Persistence.* Assign a surface water persistence factor value to each hazardous substance as specified in section 4.1.2.2.1.2.
- 4.2.2.2.1.4 Calculation of toxicity/mobility/persistence factor value. First, assign each hazardous substance a toxicity/mobility factor value from table 3-9 (section 3.2.1.3), based on the values assigned to the hazardous substance for the toxicity and mobility factors. Then assign each hazardous substance a toxicity/mobility/persistence factor

value from table 4–26, based on the values assigned for the toxicity/mobility and persistence factors. Use the substance with the highest toxicity/mobility/ persistence factor value for the watershed to assign the value to this factor. Enter this value in table 4–25.

4.2.2.2.2 Hazardous waste quantity. Assign the same factor value for hazardous waste quantity for the watershed as would be assigned for the uppermost aquifer in section 3.2.2. Enter this value in table 4-25.

4.2.2.2.3 Calculation of drinking water threat-waste characteristics factor category value. Multiply the toxicity/mobility/persistence and hazardous waste quantity factor values for the watershed, subject to a maximum product of $1\times10^{\rm s}$. Based on this product, assign a value from table 2–7 (section 2.4.3.1) to the drinking water threat-waste characteristics factor category for the watershed. Enter this value in table 4–25.

4.2.2.3 *Drinking water threat-targets.* Evaluate the targets factor category for each watershed based on three factors: nearest intake, population, and resources.

TABLE 4-26—TOXICITY/MOBILITY/PERSISTENCE FACTOR VALUES a

Toxicity/mobility factor value		Persistence factor value				
		0.4	0.07	0.0007		
10,000	10,000	4,000	700	7		
2,000	2,000	800	140	1.4		
1,000	1,000	400	70	0.7		
200	200	80	14	0.14		
100	100	40	7	0.07		
20	20	8	1.4	0.014		
10	10	4	0.7	0.007		
2	2	0.8	0.14	0.0014		
1	1	0.4	0.07	7×10-4		
0.2	0.2	0.08	0.014	1.4×10 ⁻⁴		
0.1	0.1	0.04	0.007	7×10 ⁻⁵		
0.02	0.02	0.008	0.0014	1.4×10-5		
0.01	0.01	0.004	7×10 ⁻⁴	7×10-6		
0.002	0.002	8×10 ⁻⁴	1.4×10 ⁻⁴	1.4×10-6		
0.001	0.001	4×10-4	7×10-5	7×10-7		
2×10 ⁻⁴	2×10-4	8×10 ⁻⁵	1.4×10 ⁻⁵	1.4×10 ⁻⁷		
1×10 ⁻⁴	1×10 ⁻⁴	4×10-5	7×10-6	7×10 ⁻⁸		
2×10 ⁻⁵	2×10-5	8×10-6	1.4×10-6	1.4×10-8		
2×10 ⁻⁶	2×10-6	8×10 ⁻⁷	1.4×10 ⁻⁷	1.4×10 ⁻⁹		
2×10 ⁻⁷	2×10-7	8×10 ⁻⁸	1.4×10 ⁻⁸	1.4×10 ⁻¹⁰		
2×10 ⁻⁸	2×10-8	8×10 ⁻⁹	1.4×10 ⁻⁹	1.4×10 ⁻¹¹		
2×10 ⁻⁹	2×10-9	8×10 ⁻¹⁰	1.4×10 ⁻¹⁰	1.4×10 ⁻¹²		
0	0	0	0	0		

^aDo not round to nearest integer.

For the nearest intake and population factors, determine whether the target surface water intakes are subject to actual or potential contamination as specified in section 4.1.1.2, subject to the restrictions specified in sections 4.2.1.3 and 4.2.1.4.

When the intake is subject to actual contamination, evaluate it using Level I concentrations or Level II concentrations. Determine which level applies for the intake by comparing the exposure concentrations from a sample (or comparable samples) to health-based benchmarks as specified in section 4.1.2.3, except use only those samples from the surface water in-water segment and only those hazardous substances in such samples that meet the conditions in sections 4.2.1.3 and 4.2.1.4.

4.2.2.3.1 Nearest intake. Assign a value to the nearest intake factor as specified in section 4.1.2.3.1 with the following modification. For the intake being evaluated, multiply its dilution weight from table 4–13 (section 4.1.2.3.1) by a value selected from table 4–27.

Use the resulting product, not the value from table 4–13, as the dilution weight for the intake for the ground water to surface water component. Do not round this product to the nearest integer.

Select the value from table 4-27 based on the angle Θ , the angle defined by the sources at the site and either the two points at the intersection of the surface water body and the 1-mile distance ring of any two other points of the surface water body within the 1-mile distance ring, whichever results in the largest angle. (See Figure 4-3 for an example of how to determine Θ .) If the surface water body does not extend to the 1-mile ring at one or both ends, define Θ using the surface water endpoint(s) within the 1-mile ring or any two other points of the surface water body within the 1-mile distance ring, whichever results in the largest angle.

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TABLE 4-27-DILUTION WEIGHT ADJUSTMENTS

Angle ⊖ (degrees)	As- signed value a
0	0
Greater than 0 to 18	0.05
Greater than 18 to 54	0.1
Greater than 54 to 90	0.2
Greater than 90 to 126	0.3
Greater than 126 to 162	0.4
Greater than 162 to 198	0.5
Greater than 198 to 234	0.6

TABLE 4–27—DILUTION WEIGHT ADJUSTMENTS—Continued

Angle Θ (degrees)	As- signed value a
Greater than 234 to 270	0.7
Greater than 270 to 306	0.8
Greater than 306 to 342	0.9
Greater than 342 to 360	1.0

^a Do not round to nearest integer.

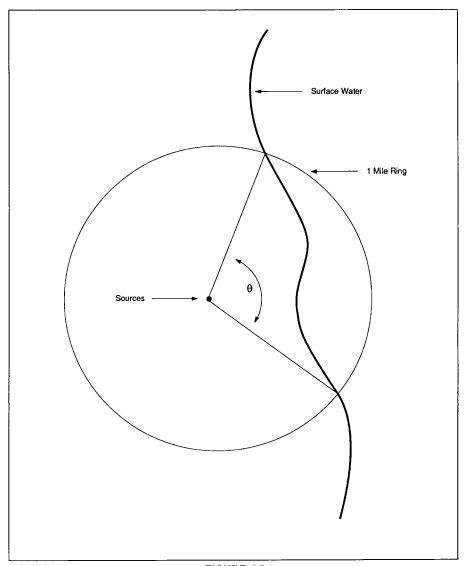


FIGURE 4-3
SAMPLE DETERMINATION OF GROUND WATER
TO SURFACE WATER ANGLE

TABLE 4–28—TOXICITY/MOBILITY/PERSISTENCE/BIOACCUMULATION FACTOR VALUES ^a

Toxicity/mobility/persistence factor value	Bioaccumlation potential factor value					
TOXICITY/MODILITY/persistence factor value	50,000	5,000	500	50	5	0.5
10,000	5×108	5×10 ⁷	5×10 ⁶	5×10 ⁵	5×104	5,000
4,000	2×108	2×10 ⁷	2×106	2×10 ⁵	2×10 ⁴	2,000
2,000	1×10 ⁸	1×10 ⁷	1×10 ⁶	1×10 ⁵	1×10 ⁴	1,000

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TABLE 4–28—TOXICITY/MOBILITY/PERSISTENCE/BIOACCUMULATION FACTOR VALUES a—Continued

	Toyloity/mobility/poroioto factor value		Bioacc	umlation pot	ential factor	value	
	Toxicity/mobility/persistence factor value	50,000	5,000	500	50	5	0.5
1,000		5×10 ⁷	5×10 ⁶	5×10 ⁵	5×10 ⁴	5,000	50
300		4×10 ⁷	4×106	4×10 ⁵	4×10 ⁴	4,000	40
		3.5×10 ⁷	3.5×10 ⁶	3.5×10 ⁵	3.5×10 ⁴	3,500	35
		2×10 ⁷	2×106	2×10 ⁵	2×10 ⁴	2,000	20
		1×10 ⁷	1×10 ⁶	1×10 ⁵	1×10 ⁴	1,000	10
		7×10 ⁶	7×10 ⁵	7×10 ⁴	7,000	700	7
		5×10 ⁶ 4×10 ⁶	5×10 ⁵ 4×10 ⁵	5×10 ⁴ 4×10 ⁴	5,000 4,000	500 400	5 4
		3.5×10 ⁶	3.5×10 ⁵	3.5×10 ⁴	3,500	350	3
		2×10 ⁶	2×10 ⁵	2×10 ⁴	2,000	200	2
		1×10 ⁶	1×10 ⁵	1×10 ⁴	1,000	100	1
4		7×10 ⁵	7×10 ⁴	7,000	700	70	
0		5×10 ⁵	5×10 ⁴	5,000	500	50	
		4×10 ⁵	4×10 ⁴	4,000	400	40	
		3.5×10 ⁵	3.5×10 ⁴	3,500	350	35	3
		2×10 ⁵	2×10 ⁴	2,000	200	20	
		1×10 ⁵ 7×10 ⁴	1×10 ⁴	1,000	100 70	10 7	0
		7×10 ⁴ 5×10 ⁴	7,000 5,000	700 500	70 50	5	0
		4×10 ⁴	4,000	400	40	4	0
		3.5×10 ⁴	3,500	350	35	3.5	0.3
		2×10 ⁴	2,000	200	20	2	0.0
		1×10 ⁴	1,000	100	10	1	Ö
.14		7,000	700	70	7	0.7	0.0
.1		5,000	500	50	5	0.5	0.0
.08		4,000	400	40	4	0.4	0.0
		3,500	350	35	3.5	0.35	0.03
		2,000	200	20	2	0.2	0.0
		1,000	100	10 7	1	0.1	0.0
		700 500	70 50	5	0.7 0.5	0.07 0.05	0.00
		400	40	4	0.3	0.03	0.00
		350	35	3.5	0.35	0.035	0.003
		200	20	2	0.2	0.02	0.00
.002		100	10	1	0.1	0.01	0.00
		70	7	0.7	0.07	0.007	7×10
		50	5	0.5	0.05	0.005	5×10
	4	40	4	0.4	0.04	0.004	4×10
	4	35 20	3.5	0.035 0.2	0.035	0.0035	3.5×10 2×10
	4	10	2	0.2	0.02 0.01	0.002 0.001	1×10
	-4	7	0.7	0.07	0.007	7×10 ⁻⁴	7×10
	4	5	0.5	0.05	0.005	5×10-4	5×10
	5	4	0.4	0.04	0.004	4×10-4	4×10
	5	3.5	0.35	0.035	0.0035	3.5×10 ⁻⁴	3.5×10
	5	2	0.2	0.02	0.002	2×10 ⁻⁴	2×10
	5	1	0.1	0.01	0.001	1×10-4	1×10
	-5 -6	0.7	0.07	0.007	7×10 ⁻⁴	7×10 ⁻⁵	7×10
	6	0.4 0.35	0.04 0.035	0.004 0.0035	4×10 ⁻⁴ 3.5×10 ⁻⁴	4×10 ⁻⁵ 3.5×10 ⁻⁵	4×10
	6	0.33	0.033	0.0033	1×10 ⁻⁴	1×10 ⁻⁵	1×10
	-6	0.07	0.007	7×10 ⁻⁴	7×10 ⁻⁵	7×10 ⁻⁶	7×10
	7	0.04	0.004	4×10-4	4×10-5	4×10-6	4×10
	7	0.035	0.0035	3.5×10 ⁻⁴	3.5×10 ⁻⁵	3.5×10 ⁻⁶	3.5×10
	7	0.01	0.001	1×10 ⁻⁴	1×10 ⁻⁵	1×10-6	1×10
	-7	0.007	7×10 ⁻⁴	7×10 ⁻⁵	7×10-6	7×10 ⁻⁷	7×10
	8	0.004	4×10 ⁻⁴	4×10 ⁻⁵	4×10 ⁻⁶	4×10 ⁻⁷	4×10
	8	0.0035	3.5×10 ⁻⁴	3.5×10 ⁻⁵	3.5×10 ⁻⁶	3.5×10 ⁻⁷	3.5×10
	8 -8	0.001 7×10 ⁻⁴	1×10 ⁻⁴ 7×10 ⁻⁵	1×10 ⁻⁵ 7×10 ⁻⁶	1×10 ⁻⁶ 7×10 ⁻⁷	1×10 ⁻⁷ 7×10 ⁻⁸	1×10 7×10
	9	7×10 ⁻⁴ 4×10 ⁻⁴	7×10 ⁻³ 4×10 ⁻⁵	7×10 ⁻⁶ 4×10 ⁻⁶	4×10 ⁻⁷	7×10 ⁻⁸ 4×10 ⁻⁸	4×10
	9	1×10 4	1×10 ⁻⁵	1×10 °	1×10 7	1×10 °	1×10
	-9	7×10 ⁻⁵	7×10 - 6	7×10 ⁻⁷	7×10 ⁻⁸	7×10 ⁻⁹	7×10
	10	4×10 ⁻⁵	4×10-6	4×10 ⁻⁷	4×10 ⁻⁸	4×10 ⁻⁹	4×10
	- 10	7×10-6	7×10-7	7×10-8	7×10-9	7×10 ⁻¹⁰	4×10-
	-11	7×10 ⁻⁷	7×10 ⁻⁸	7×10 ⁻⁹	7×10 ⁻¹⁰	7×10 ⁻¹¹	7×10-
	-12	7×10 ⁻⁸	7×10 ⁻⁹	7×10 ⁻¹⁰	7×10 ⁻¹¹	7×10 ⁻¹²	7×10 ⁻
		0	0	0	0	0	

^a Do not round to nearest integer.

4.2.2.3.2 Population. Evaluate the population factor for the watershed based on three factors: Level I concentrations, Level II concentrations, and potential contamination. Determine which factor applies to an intake as specified in section 4.2.2.3. Determine the population to be counted for that intake as specified in section 4.1.2.3.2, using the target distance limits in section 4.2.1.4 and the hazardous substance migration path in section 4.2.1.2.

4.2.2.3.2.1 Level I concentrations. Assign a value to this factor as specified in section 4.1.2.3.2.2.

4.2.2.3.2.2 *Level II concentrations.* Assign a value to this factor as specified in section 4.1.2.3.2.3.

4.2.2.3.2.3 Potential contamination. For each applicable type of surface water body in table 4–14, determine the dilution-weighted population value as specified in section 4.1.2.3.2.4. Select the appropriate dilution weight adjustment value from table 4–27 as specified in section 4.2.2.3.1.

Calculate the value for the potential contamination factor (PC) for the watershed as follows:

$$PC = \frac{A}{10} \sum_{i=1}^{n} W_i$$

where:

A=Dilution weight adjustment value from table 4-27.

W_i=Dilution-weighted population from table 4-14 for surface water body type i.

n=Number of different surface water body types in the watershed.

If $\stackrel{\bullet}{PC}$ is less than 1, do not round it to the nearest integer; if PC is 1 or more, round to the nearest integer. Enter the value in table $^{4.95}$

4.2.2.3.2.4 Calculation of population factor value. Sum the factor values for Level I concentrations, Level II concentrations, and potential contamination. Do not round this sum to the nearest integer. Assign this sum as the population factor value for the watershed. Enter this value in table 4-25.

4.2.2.3.3 *Resources.* Assign a value to the resources factor as specified in section 4.1.2.3.3.

4.2.2.3.4 Calculation of drinking water threat-targets factor category value. Sum the nearest intake, population, and resources factor values for the watershed. Do not round this sum to the nearest integer. Assign this sum as the drinking water threat-targets factor category value for the watershed. Enter this value in table 4-25.

4.2.2.4 Calculation of drinking water threat score for a watershed. Multiply the drinking water threat factor category values for like-lihood of release, waste characteristics, and targets for the watershed, and round the product to the nearest integer. Then divide

by 82,500. Assign the resulting value, subject to a maximum of 100, as the drinking water threat score for the watershed. Enter this score in table 4-25.

4.2.3 *Human food chain threat.* Evaluate the human food chain threat for a watershed based on three factor categories: likelihood of release, waste characteristics, and targets.

4.2.3.1 Human food chain threat-likelihood of release. Assign the same likelihood of release factor category value for the human food chain threat for the watershed as would be assigned in section 4.2.2.1.3 for the drinking water threat. Enter this value in table 4-25

4.2.3.2 Human food chain threat-waste characteristics. Evaluate the waste characteristics factor category for each watershed based on two factors: toxicity/mobility/persistence/bioaccumulation and hazardous waste quantity.

4.2.3.2.1 Toxicity/mobility/persistence/bio-accumulation. Evaluate all those hazardous substances eligible to be evaluated for toxicity/mobility/persistence in the drinking water threat for the watershed (see section 4.2.2.2.1).

4.2.3.2.1.1 *Toxicity*. Assign a toxicity factor value to each hazardous substance as specified in section 2.4.1.1.

4.2.3.2.1.2 *Mobility.* Assign a ground water mobility factor value to each hazardous substance as specified for the drinking water threat (see section 4.2.2.2.1.2).

4.2.3.2.1.3 Persistence. Assign a surface water persistence factor value to each hazardous substance as specified for the drinking water threat (see section 4.2.2.2.1.3), except: use the predominant water category (that is, lakes; or rivers, oceans, coastal tidal waters, or Great Lakes) between the probable point of entry and the nearest fishery (not the nearest drinking water or resources intake) along the hazardous substance migration path for the watershed to determine which portion of table 4-10 to use. Determine the predominant water category based on distance as specified in section 4.1.2.2.1.2.

4.2.3.2.1.4 Bioaccumulation potential. Assign a bioaccumulation potential factor value to each hazardous substance as specified in section 4.1.3.2.1.3.

4.2.3.2.1.5 Calculation of toxicity/mobility/persistence/ bioaccumulation factor value. Assign each hazardous substance a toxicity/mobility factor value from table 3-9 (section 3.2.1.3), based on the values assigned to the hazardous substance for the toxicity and mobility factors. Then assign each hazardous substance a toxicity/mobility/persistence factor value from table 4-26, based on the values assigned for the toxicity/mobility and persistence factors. Then assign each hazardous substance a toxicity/mobility/persistence/bioaccumulation factor value from

table 4-28. Use the substance with the highest toxicity/mobility/persistence/bioaccumulation factor value for the watershed to assign the value to this factor for the watershed. Enter this value in table 4-25.

4.2.3.2.2 Hazardous waste quantity. Assign the same factor value for hazardous waste quantity for the watershed as would be assigned in section 4.2.2.2.2 for the drinking water threat. Enter this value in table 4-25.

4.2.3.2.3 Calculation of human food chain threat-waste characteristics factor category value. For the hazardous substance selected for the watershed in section 4.2.3.2.1.5, use its toxicity/mobility/ persistence factor value and bioaccumulation potential factor value as follows to assign a value to the waste characteristics factor category. First, multiply the toxicity/mobility/persistence factor value and the hazardous waste quantity factor value for the watershed, subject to a maximum product of 1×108. Then multiply this product by the bioaccumulation potential factor value for this hazardous substance, subject to a maximum product of 1×1012. Based on this second product, assign a value from table 2-7 (section 2.4.3.1) to the human food chain threat-waste characteristics factor category for the watershed. Enter this value in table 4-25.

4.2.3.3 *Human food chain threat-targets.* Evaluate two target factors for the watershed: food chain individual and population.

For both factors, determine whether the target fisheries are subject to Level I concentrations, Level II concentrations, or potential human food chain contamination. Determine which applies to each fishery (or portion of a fishery) as specified in section 4.1.3.3, subject to the restrictions specified in sections 4.2.1.3 and 4.2.1.4.

4.2.3.3.1 Food chain individual. Assign a value to the food chain individual factor as specified in section 4.1.3.3.1 with the following modification. When a dilution weight is used, multiply the appropriate dilution weight from table 4–13 by the adjustment value selected from table 4–27, as specified in section 4.2.2.3.1. Use the resulting product, not the value from table 4–13, as the dilution weight in assigning the factor value. Do not round this product to the nearest integer. Enter the value assigned in table 4–25.

4.2.3.3.2 Population. Evaluate the population factor for the watershed based on three factors: Level I concentrations, Level II concentrations, and potential human food chain contamination. Determine which of these factors is to be applied to each fishery as specified in section 4.2.3.3.

4.2.3.3.2.1 Level I concentrations. Assign a value to this factor as specified in section 4.1.3.3.2.1. Enter this value in table 4-25.

4.2.3.3.2.2 *Level II concentrations.* Assign a value to this factor as specified in section 4.1.3.3.2.2. Enter this value in table 4–25.

4.2.3.3.2.3 Potential human food chain contamination. Assign a value to this factor as specified in section 4.1.3.3.2.3 with the following modification. For each fishery being evaluated, multiply the appropriate dilution weight for that fishery from table 4–13 by the adjustment value selected from table 4–27, as specified in section 4.2.2.3.1. Use the resulting product, not the value from table 4–13, as the dilution weight for the fishery. Do not round this product to the nearest integer. Enter the value assigned in table 4–25.

4.2.3.3.2.4 Calculation of population factor value. Sum the factor values for Level I concentrations, Level II concentrations, and potential human food chain contamination for the watershed. Do not round this sum to the nearest integer. Assign this sum as the population factor value for the watershed. Enter this value in table 4-25.

4.2.3.3.3 Calculation of human food chain threat-targets factor category value. Sum the food chain individual and population factor values for the watershed. Do not round this sum to the nearest integer. Assign this sum as the human food chain threat-targets factor category value for the watershed. Enter this value in table 4-25.

4.2.3.4 Calculation of human food chain threat score for a watershed. Multiply the human food chain threat factor category values for likelihood of release, waste characteristics, and targets for the watershed, and round the product to the nearest integer. Then divide by 82,500. Assign the resulting value, subject to a maximum of 100, as the human food chain threat score for the watershed. Enter this score in table 4-25.

4.2.4 Environmental threat. Evaluate the environmental threat for the watershed based on three factor categories: likelihood of release, waste characteristics, and targets.

4.2.4.1 Environmental threat-likelihood of release. Assign the same likelihood of release factor category value for the environmental threat for the watershed as would be assigned in section 4.2.2.1.3 for the drinking water threat. Enter this value in table 4-25.

4.2.4.2 Environmental threat-waste characteristics. Evaluate the waste characteristics factor category for each watershed based on two factors: ecosystem toxicity/mobility/persistence/bioaccumulation and hazardous waste quantity.

4.2.4.2.1 Ecosystem toxicity/mobility/persistence/bioaccumulation. Evaluate all those hazardous substances eligible to be evaluated for toxicity/mobility/persistence in the drinking water threat for the watershed (see section 4.2.2.2.1).

4.2.4.2.1.1 *Ecosystem toxicity.* Assign an ecosystem toxicity factor value to each hazardous substance as specified in section 4.1.4.2.1.1.

4.2.4.2.1.2 *Mobility.* Assign a ground water mobility factor value to each hazardous substance as specified in section 4.2.2.2.1.2 for the drinking water threat.

4.2.4.2.1.3 Persistence. Assign a surface water persistence factor value to each hazardous substance as specified in section 4.2.2.2.1.3 for the drinking water threat, except: use the predominant water category (that is, lakes; or rivers, oceans, coastal tidal waters, or Great Lakes) between the probable point of entry and the nearest sensitive environment (not the nearest drinking water or resources intake) along the hazardous substance migration path for the watershed to determine which portion of table 4-10 to use. Determine the predominant water category based on distance as specified in section 4.1.2.2.1.2.

4.2.4.2.1.4 Ecosystem bioaccumulation potential. Assign an ecosystem bioaccumulation potential factor value to each hazardous substance as specified in section 4.1.4.2.1.3.

4.2.4.2.1.5 Calculation of ecosystem toxicity/ mobility/persistence/ bioaccumulation factor value. Assign each hazardous substance an ecosystem toxicity/mobility factor value from table 3-9 (section 3.2.1.3), based on the values assigned to the hazardous substance for the ecosystem toxicity and mobility factors. Then assign each hazardous substance an ecosystem toxicity/mobility/persistence factor value from table 4-29, based on the values assigned for the ecosystem toxicity/ mobility and persistence factors. Then assign each hazardous substance an ecosystem toxicity/mobility/persistence/bioaccumulation factor value from table 4-30, based on the values assigned for the ecosystem toxicity/mobility/persistence and ecosystem bioaccumulation potential factors. Select the substance with the highest ecosystem toxicity/mobility/persistence/bioaccumulation factor value for the watershed and use it to assign the value to this factor for the watershed. Enter this value in table 4-25.

TABLE 4-29—ECOSYSTEM TOXICITY/MOBILITY/PERSISTENCE FACTOR VALUES a

Ecosystem toxicity/mobility factor value		Persistenc	e factor value	
Ecosystem toxicity/mobility factor value	1.0	0.4	0.07	0.0007
10,000	10,000	4,000	700	7
2,000	2,000	800	140	1.41,000
1,000	1,000	400	70	0.7
200	200	80	14	0.14
100	100	40	7	0.07
20	20	8	1.4	0.014
10	10	4	0.7	0.007
2	2	0.8	0.14	0.0014
1	1	0.4	0.07	7×10 ⁻⁴
0.2	0.2	0.08	0.014	1.4×10 ⁻⁴
0.1	0.1	0.04	0.007	7×10 ⁻⁵
0.2	0.2	0.008	0.0014	1.4×10 ⁻⁵
0.01	0.01	0.004	7×10-4	7×10-6
0.002	0.002	8×10 ⁻⁴	1.4×10 ⁻⁴	1.4×10-6
0.001	0.001	4×10 ⁻⁴	7×10 ⁻⁵	7×10 ⁻⁷
2×10 ⁻⁴	2×10-4	8×10 ⁻⁵	1.4×10 ⁻⁵	1.4×10 ⁻⁷
1×10 ⁻⁴	1×10 ⁻⁴	4×10-5	7×10-6	7×10 ⁻⁸
2×10 ⁻⁵	2×10-5	8×10 ⁻⁶	1.4×10-6	1.4×10-8
2×10 ⁻⁶	2×10-6	8×10 ⁻⁷	1.4×10 ⁻⁷	1.4×10 ⁻⁹
2×10 ⁻⁷	2×10 ⁻⁷	8×10 ⁻⁸	1.4×10 ⁻⁸	1.4×10 ⁻¹⁰
2×10 ⁻⁸	2×10 ⁻⁸	8×10 ⁻⁹	1.4×10 ⁻⁹	1.4×10 ⁻¹¹
2×10 ⁻⁹	2×10-9	8×10 ⁻¹⁰	1.4×10 ⁻¹⁰	1.4×10 ⁻¹²
0	0	0	0	0

^a Do not round to nearest integer.

TABLE 4-30—ECOSYSTEM TOXICITY/MOBILITY/PERSISTENCE/BIOACCUMULATION FACTOR VALUES a

Face rates to right for ability for a sistence factor walks	Ecosystem bioaccumulation potential factor value					
Ecosystem toxicity/mobility/persistence factor value	50,000	5,000	500	50	5	0.5
10,000	5×108	5×10 ⁷	5×10 ⁶	5×10 ⁵	5×10 ⁴	5,000
4,000	2×108	2×107	2×106	2×105	2×104	2,000
2,000	1,×108	1×10 ⁷	1×10 ⁶	1×10 ⁵	1×104	1,000
1.000	5×107	5×106	5×10 ⁵	5×104	5.000	500
800	4×107	4×106	4×10 ⁵	4×10 ⁴	4,000	400
700	3.5×10 ⁷	3.5×10 ⁶	3.5×10 ⁵	3.5×10 ⁴	3,500	350
400	2×107	2×106	2×105	2×104	2,000	200
200	1×10 ⁷	1×10 ⁶	1×10 ⁵	1×104	1,000	100
140	7×106	7×10 ⁵	7×10 ⁴	7,000	700	70
100	5×106	5×105	5×104	5,000	500	50
80	4×106	4×10 ⁵	4×10 ⁴	4,000	400	40
70	3.5×106	3.5×10 ⁵	3.5×10 ⁴	3,500	350	35

TABLE 4-30—ECOSYSTEM TOXICITY/MOBILITY/PERSISTENCE/BIOACCUMULATION FACTOR VALUES a—Continued

Ecosystem toxicity/mobility/persistence factor value		Ecosystem b	ioaccumulati	on potential	factor value	
Ecosystem toxicity/mobility/persistence factor value	50,000	5,000	500	50	5	0.5
40	2×10 ⁶	2×10 ⁵	2×10 ⁴	2,000	200	20
20	1×10 ⁶	1×10 ⁵	1×10 ⁴	1,000	100	10
4	7×10 ⁵	7×10 ⁴	7,000	700	70	7
0	5×10 ⁵	5×10 ⁴	5,000	500	50	
3	4×105	4×10 ⁴	4,000	400	40	
7	3.5×10 ⁵	3.5×10 ⁴	3,500	350	35	3.
ļ	2×10 ⁵	2×10 ⁴	2,000	200	20	
2	1×10 ⁵	1×10 ⁴	1,000	100	10	
.4	7×10 ⁴	7,000	700	70	7	0.
.0	5×10 ⁴	5,000	500	50	5	0.
0.8	4×10 ⁴	4,000	400	40	4	0.
0.7	3.5×10 ⁴	3,500	350	35	3.5	0.3
1.4	2×10 ⁴	2,000	200	20	2	0.
0.2	1×10 ⁴	1,000	100	10	1	0.
0.14	7,000	700	70	7	0.7	0.0
J.1	5,000	500	50 40	5 4	0.5	0.0
1.08	4,000	400		•	0.4	0.0
1.07	3,500	350	35	3.5	0.35	0.03
0.04	2,000	200 100	20 10	2	0.2 0.1	0.0
	1,000		7			
0.014	700	70		0.7	0.07	0.00
J.008	500 400	50 40	5 4	0.5 0.4	0.05 0.04	0.00
1.007	350	35	3.5	0.35	0.04	0.003
0.004	200	20	2	0.33	0.033	0.003
0.002	100	10	1	0.2	0.02	0.00
0.0014	70	7	0.7	0.07	0.007	7×10
0.001	50	5	0.7	0.07	0.007	5×10
3×10 ⁻⁴	40	4	0.4	0.03	0.003	4×10
7×10 ⁻⁴	35	3.5	0.35	0.035	0.0035	3.5×10
×10 ⁻⁴	20	2	0.2	0.02	0.002	2×10
2×10 ⁻⁴	10	1	0.1	0.01	0.001	1×10-
.4×10 ⁻⁴	7	0.7	0.07	0.007	7×10 ⁻⁴	7×10
×10 ⁻⁴	5	0.5	0.05	0.005	5×10-4	5×10-
3×10-5	4	0.4	0.04	0.004	4×10-4	4×10-
7×10 ⁻⁵	3.5	0.35	0.035	0.0035	3.5×10 ⁻⁴	3.5×10
l×10 ⁻⁵	2	0.2	0.02	0.002	2×10-4	2×10-
×10 ⁻⁵	1	0.1	0.01	0.001	1×10-4	1×10-
.4×10 ⁻⁵	0.7	0.07	0.007	7×10 ⁻⁴	7×10 ⁻⁵	7×10-
3×10 ⁻⁶	0.4	0.04	0.004	4×10 ⁻⁴	4×10-5	4×10-
′×10 ⁻⁶	0.35	0.035	0.0035	3.5×10 ⁻⁴	3.5×10 ⁻⁵	3.5×10-
×10 ⁻⁶	0.1	0.01	0.001	1×10 ⁻⁴	1×10 ⁻⁵	1×10-
.4×10 ⁻⁶	0.07	0.007	7×10 ⁻⁴	7×10 ⁻⁵	7×10-6	7×10
5×10 ^{−7}	0.04	0.004	4×10-4	4×10-5	4×10-6	4×10-
×10 ⁻⁷	0.035	0.0035	3.5×10 ⁻⁴	3.5×10 ⁻⁵	3.5×10 ⁻⁶	3.5×10 ⁻
×10 ⁻⁷	0.01	0.001	1×10 ⁻⁴	1×10 ⁻⁵	1×10-6	1×10
.4×10 ⁻⁷	0.007	7×10-4	7×10-5	7×10-6	7×10 ⁻⁷	7×10-
×10 ⁻⁸	0.004	4×10 ⁻⁴	4×10 ⁻⁵	4×10 ⁻⁶	4×10 ⁻⁷	4×10
×10 ⁻⁸	0.0035	3.5×10 ⁻⁴	3.5×10 ⁻⁵	3.5×10 ⁻⁶	3.5×10 ⁻⁷	3.5×10
×10 ⁻⁸	0.001	1×10-4	1×10-5	1×10-6	1×10 ⁻⁷	1×10-
.4×10 ⁻⁸	7×10 ⁻⁴	7×10 ⁻⁵	7×10 ⁻⁶	7×10 ⁻⁷	7×10 ⁻⁸	7×10
×10 ⁻⁹	4×10 ⁻⁴	4×10-5	4×10-6	4×10 ⁻⁷	4×10 ⁻⁸	4×10-
×10 ⁻⁹	1×10-4	1×10-5	1×10-6	1×10-7	1×10-8	1×10-
.4×10 ⁻⁹	7×10 ⁻⁵	7×10 ⁻⁶	7×10 ⁻⁷	7×10 ⁻⁸	7×10 ⁻⁹	7×10-
×10 ⁻¹⁰	4×10-5	4×10-6	4×10 ⁻⁷	4×10 ⁻⁸	4×10 ⁻⁹	4×10-
.4×10 ⁻¹⁰	7×10-6	7×10 ⁻⁷	7×10 ⁻⁸	7×10 ⁻⁹	7×10 ⁻¹⁰	7×10-
1.4×10 ⁻¹¹	7×10 ⁻⁷	7×10 ⁻⁸	7×10 ⁻⁹	7×10 ⁻¹⁰	7×10 ⁻¹¹	7×10 ⁻¹
1.4×10 ⁻¹²	7×10 ⁻⁸	7×10 ⁻⁹	7×10 ⁻¹⁰	7×10 ⁻¹¹	7×10 ⁻¹²	7×10 ⁻¹
)	0	0	0	0	0	

^a Do not round to nearest integer.

4.2.4.2.2 Hazardous waste quantity. Assign the same factor value for hazardous waste quantity for the watershed as would be assigned in section 4.2.2.2.2 for the drinking water threat. Enter this value in table 4-25.
4.2.4.2.3 Calculation of environmental threat-waste characteristics factor category

value. For the hazardous substance selected for the watershed in section 4.2.4.2.1.5, use its ecosystem toxicity/mobility/persistence factor value and ecosystem bioaccumulation potential factor value as follows to assign a value to the waste characteristics factor category. First, multiply the ecosystem toxicity/mobility/persistence factor value and the hazardous waste quantity factor value for the watershed, subject to a maximum product of 1×108. Then multiply this product by the ecosystem bioaccumulation potential factor value for this hazardous substance, subject to a maximum product of 1×10^{12} . Based on this product, assign a value from table 2-7 (section 2.4.3.1) to the environmental threat-waste characteristics category for the watershed. Enter the value in table 4-25.

4.2.4.3 Environmental threat-targets. Evaluate the environmental threat-targets factor category for a watershed using one factor: sensitive environments.

4.2.4.3.1 Sensitive environments. Evaluate sensitive environments for the watershed based on three factors: Level I concentrations, Level II concentrations, and potential contamination. Determine which applies to each sensitive environment as specified in section 4.1.4.3.1, except: use only those samples from the surface water in-water segment and only those hazardous substances in such samples that meet the conditions in sections 4.2.1.3 and 4.2.1.4.

4.2.4.3.1.1 *Level I concentrations.* Assign a value to this factor as specified in section 4.1.4.3.1.1. Enter this value in table 4-25.

4.2.4.3.1.2 *Level II concentrations.* Assign a value to this factor as specified in section 4.1.4.3.1.2. Enter this value in table 4-25.

4.2.4.3.1.3 Potential contamination. Assign a value to this factor as specified in section 4.1.4.3.1.3 with the following modification. Multiply the appropriate dilution weight from table 4–13 for the sensitive environments in each type of surface water body by the adjustment value selected from table 4–27, as specified in section 4.2.2.3.1. Use the resulting product, not the value from table 4–13, as the dilution weight for the sensitive environments in that type of surface water body. Do not round this product to the nearest integer. Enter the value assigned in table 4–25.

4.2.4.3.1.4 Calculation of environmental threat-targets factor category value. Sum the values for Level I concentrations, Level II concentrations, and potential contamination for the watershed. Do not round this sum to the nearest integer. Assign this sum as the environmental threat targets factor category value for the watershed. Enter this value in table 4-25.

4.2.4.4 Calculation of environmental threat score for a watershed. Multiply the environmental threat factor category values for likelihood of release, waste characteristics,

and targets for the watershed, and round the product to the nearest integer. Then divide by 82,500. Assign the resulting value, subject to a maximum of 60, as the environmental threat score for the watershed. Enter this score in table 4–25.

4.2.5 Calculation of ground water to surface water migration component score for a water-shed. Sum the scores for the three threats for the watershed (that is, drinking water, human food chain, and environmental threats). Assign the resulting score, subject to a maximum value of 100, as the ground water to surface water migration component score for the watershed. Enter this score in table 4-25.

4.2.6 Calculation of ground water to surface water migration component score. Select the highest ground water to surface water migration component score from the watersheds evaluated. Assign this score as the ground water to surface water migration component score for the site, subject to a maximum score of 100. Enter this score in table 4-25.

4.3 Calculation of surface water migration pathway score. Determine the surface water migration pathway score as follows:

• If only one of the two surface water migration components (overland/flood or ground water to surface water) is scored, assign the score of that component as the surface water migration pathway score.

• If both components are scored, select the higher of the two component scores from sections 4.1.6 and 4.2.6. Assign that score as the surface water migration pathway score.

5.0 Soil Exposure Pathway

Evaluate the soil exposure pathway based on two threats: Resident population threat and nearby population threat. Evaluate both threats based on three factor categories: Likelihood of exposure, waste characteristics, and targets. Figure 5-1 indicates the factors included within each factor category for each type of threat.

Determine the soil exposure pathway score (S_s)in terms of the factor category values as follows:

$$S_s = \frac{\sum_{i=1}^{2} (LE_i)(WC_i)(T_i)}{SF}$$

where:

LE_i=Likelihood of exposure factor category value for threat i (that is, resident population threat) or nearby population

 WC_i =Waste characteristics factor category value for threat i.

 T_{i} =Targets factor category value for threat i. SF=Scaling factor.

Table 5–1 outlines the specific calculation procedure. $\,$

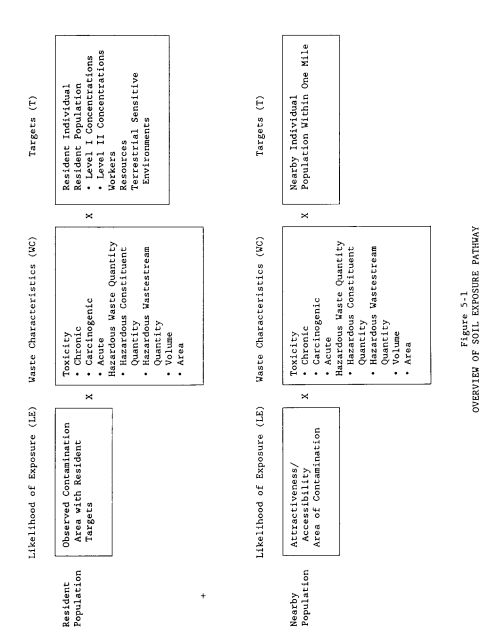


TABLE 5-1-SOIL EXPOSURE PATHWAY SCORESHEET

Resident Population Threat ikelihood of Exposure 1. Likelihood of Exposure Vaste Characteristics 2. Toxicity 3. Hazardous Waste Quantity 4. Waste Characteristics argets 5. Resident Individual 6. Resident Population:	. (a) . (a) . 100	
1. Likelihood of Exposure Vaste Characteristics 2. Toxicity 3. Hazardous Waste Quantity 4. Waste Characteristics argets 5. Resident Individual 6. Resident Population:	. (a) . (a) . 100	
Vaste Characteristics 2. Toxicity	. (a) . (a) . 100	
2. Toxicity 3. Hazardous Waste Quantity 4. Waste Characteristics argets 5. Resident Individual 6. Resident Population:	. (a) 100	<u> </u>
3. Hazardous Waste Quantity	. (a) 100	
4. Waste Characteristics	. 100	<u> </u>
Gargets 5. Resident Individual	. 50	_
Resident Individual Resident Population:		
6. Resident Population:		
	. (b)	
0- 0	. (b)	
6a. Level I Concentrations		
6b. Level II Concentrations	. (b)	
6c. Resident Population (lines 6a + 6b)	. (b)	
7. Workers		
8. Resources		
Terrestrial Sensitive Environments		
10. Targets (lines 5 + 6c + 7 + 8 + 9)		
Resident Population Threat Score	(-/	
11. Resident Population Threat (lines 1×4× 10)	. (b)	
Nearby Population Threat		
ikelihood of Exposure		
12. Attractiveness/Accessibility	. 100	
13. Area of Contamination		
14. Likelihood of Exposure		
Vaste Characteristics		
15. Toxicity	. (a)	
16. Hazardous Waste Quantity		
17. Waste Characteristics		
argets	.	
18. Nearby Individual	. 1	
19. Population Within 1 Mile		
20. Targets (lines 18 + 19)		
learby Population Threat Score	. (6)	
21. Nearby Population Threat (lines 14×17× 20)	(b)	
I Exposure Pathway Score	. (6)	
22. Soil Exposure Pathway Score (S _s), (lines [11+21] / 82,500, subject to a maximum of		
100)		

Maximum value applies to waste characteristics category.

- 5.0.1 General considerations. Evaluate the soil exposure pathway based on areas of observed contamination:
- Consider observed contamination to be present at sampling locations where analytic evidence indicates that:
 - -A hazardous substance attributable to the site is present at a concentration significantly above background levels for the site (see table 2-3 in section 2.3 for the criteria for determining analytical significance), and
 - -This hazardous substance, if not present at the surface, is covered by 2 feet or less of cover material (for example, soil).
- · Establish areas of observed contamination based on sampling locations at which there is observed contamination as follows:
 - -For all sources except contaminated soil, if observed contamination from the site is present at any sampling location within

- the source, consider that entire source to be an area of observed contamination.
- -For contaminated soil, consider both the sampling location(s) with observed contamination from the site and the area lying between such locations to be an area of observed contamination, unless available information indicates otherwise.
- If an area of observed contamination (or portion of such an area) is covered by a permanent, or otherwise maintained, essentially impenetrable material (for example, asphalt) that is not more than 2 feet thick, exclude that area (or portion of the area) in evaluating the soil exposure pathway
- For an area of observed contamination, consider only those hazardous substances that meet the criteria for observed contamination for that area to be associated with that area in evaluating the soil exposure pathway (see section 2.2.2).
- If there is observed contamination, assign scores for the resident population threat and

Maximum value not applicable.
 No specific maximum value applies to factor. However, pathway score based solely on terrestrial sensitive environments is limited to maximum of 60.
 d Do not round to nearest integer.

the nearby population threat, as specified in sections 5.1 and 5.2. If there is no observed contamination, assign the soil exposure pathway a score of 0.

- 5.1 Resident Population Threat. Evaluate the resident population threat only if there is an area of observed contamination in one or more of the following locations:
- · Within the property boundary of a residence, school, or day care center and within 200 feet of the respective residence, school, or day care center, or
- Within a workplace property boundary and within 200 feet of a workplace area, or
- Within the boundaries of a resource specified in section 5.1.3.4, or
- Within the boundaries of a terrestrial sensitive environment specified in section 5.1.3.5.
- If not, assign the resident population threat a value of 0, enter this value in table 5-1, and proceed to the nearby population threat (section 5.2).
- 5.1.1 Likelihood of exposure. Assign a value of 550 to the likelihood of exposure factor category for the resident population threat if there is an area of observed contamination in one or more locations listed in section 5.1. Enter this value in table 5-1.
- 5.1.2 Waste characteristics. Evaluate waste characteristics based on two factors: toxicity and hazardous waste quantity. Evaluate only those hazardous substances that meet the criteria for observed contamination at the site (see section 5.0.1).
- 5.1.2.1 Toxicity. Assign a toxicity factor value to each hazardous substance as specified in section 2.4.1.1. Use the hazardous substance with the highest toxicity factor value to assign the value to the toxicity factor for the resident population threat. Enter this value in table 5-1.
- 5.1.2.2 Hazardous waste quantity. Assign a hazardous waste quantity factor value as specified in section 2.4.2. In estimating the hazardous waste quantity, use table 5-2 and:
- Consider only the first 2 feet of depth of an area of observed contamination, except as specified for the volume measure.
- Use the volume measure (see section 2.4.2.1.3) only for those types of areas of observed contamination listed in Tier C of table 5-2. In evaluating the volume measure for these listed areas of observed contamination, use the full volume, not just the volume within the top 2 feet.
- Use the area measure (see section 2.4.2.1.4), not the volume measure, for all other types of areas of observed contamination, even if their volume is known.

Enter the value assigned in table 5-1.

TABLE 5-2-HAZARDOUS WASTE QUANTITY **EVALUATION EQUATIONS FOR SOIL EXPOSURE** PATHWAY

Tier	Measure	Units	Equation for assign-ing value a
Α	Hazardous Constituent Quantity (C)	lb	С
Вь	Hazardous Wastestream Quantity (W)	lb	W/5,000
Сь	Volume (V) Surface Impoundment	vd ³	V/2.5
	Drums ^d Tanks and Containers	gallon yd ³	V/500 V/2.5
Dь	Other Than Drums Area (A) Landfill	ft ²	A /2.4 000
	Surface Impoundment Surface Impoundment	π² ft² ft²	A/34,000 A/13 A/13
	(Buried/backfilled) Land treatment	ft ²	A/270
	Pile c Contaminated Soil	ft ² ft ²	A/34 A/34,000

a Do not round nearest integer.
b Convert volume to mass when necessary: 1 ton=2,000 pounds=1 cubic yard=4 drums=200 gallons.
c Use volume measure only for surface impoundments containing hazardous substances present as liquids. Use area measures in Tier D for dry surface impoundments and for buried/backfilled surface impoundments.

d If actual volume of drums is unavailable, assume 1

edif actual volume of drums is unavailable, assume drum=50 gallons.

"Use land surface area under pile, not surface area of pile.

- 5.1.2.3 Calculation of waste characteristics factor category value. Multiply the toxicity and hazardous waste quantity factor values, subject to a maximum product of 1×108. Based on this product, assign a value from table 2-7 (section 2.4.3.1) to the waste characteristics factor category. Enter this value in
- 5.1.3 Targets. Evaluate the targets factor category for the resident population threat based on five factors: resident individual, resident population, workers, resources, and terrestrial sensitive environments.

In evaluating the targets factor category for the resident population threat, count only the following as targets:

- Resident individual—a person living or attending school or day care on a property with an area of observed contamination and whose residence, school, or day care center, respectively, is on or within 200 feet of the area of observed contamination.
- Worker—a person working on a property with an area of observed contamination and whose workplace area is on or within 200 feet of the area of observed contamination.
- · Resources located on an area of observed contamination, as specified in section 5.1.
- Terrestrial sensitive environments located on an area of observed contamination, as specified in section 5.1.
- 5.1.3.1 Resident individual. Evaluate this factor based on whether there is a resident individual, as specified in section 5.1.3, who is subject to Level I or Level II concentrations

First, determine those areas of observed contamination subject to Level I concentrations and those subject to Level II concentrations as specified in sections 2.5.1 and 2.5.2. Use the health-based benchmarks from table 5-3 in determining the level of contamination. Then assign a value to the resident individual factor as follows:

- Assign a value of 50 if there is at least one resident individual for one or more areas subject to Level I concentrations.
- Assign a value of 45 if there is no such resident individuals, but there is at least one resident individual for one or more areas subject to Level II concentrations.
- ullet Assign a value of 0 if there is no resident individual.

Enter the value assigned in table 5-1.

5.1.3.2 Resident population. Evaluate resident population based on two factors: Level I concentrations and Level II concentrations. Determine which factor applies as specified in sections 2.5.1 and 2.5.2, using the health-based benchmarks from table 5-3. Evaluate populations subject to Level I concentrations as specified in section 5.1.3.2.1 and populations subject to Level II concentrations as specified in section 5.1.3.2.2.

TABLE 5-3—HEALTH-BASED BENCHMARKS FOR HAZARDOUS SUBSTANCES IN SOILS

- \bullet Screening concentration for cancer corresponding to that concentration that corresponds to the 10^{-6} individual cancer risk for oral exposures.
- Screening concentration for noncancer toxicological responses corresponding to the Reference Dose (RfD) for oral exposures.

Count only those persons meeting the criteria for resident individual as specified in section 5.1.3. In estimating the number of people living on property with an area of observed contamination, when the estimate in based on the number of residences, multiply each residence by the average number of persons per residence for the county in which the residence is located.

5.1.3.2.1 Level I concentrations. Sum the number of resident individuals subject to Level I concentrations and multiply this sum by 10. Assign the resulting product as the value for this factor. Enter this value in table 5.1

5.1.3.2.2 Level II concentrations. Sum the number of resident individuals subject to Level II concentrations. Do not include those people already counted under the Level I concentrations factor. Assign this sum as the value for this factor. Enter this value in table 5–1.

5.1.3.2.3 *Calculation of resident population factor value.* Sum the factor values for Level I concentrations and Level II concentrations.

Assign this sum as the resident population factor value. Enter this value in table 5–1.

5.1.3.3 *Workers.* Evaluate this factor based on the number of workers that meet the section 5.1.3 criteria. Assign a value for these workers using table 5-4. Enter this value in table 5-1.

TABLE 5-4-FACTOR VALUES FOR WORKERS

Number of workers	Assigned value
0	0
1 to 100	5
101 to 1,000	10
Greater than 1,000	15

5.1.3.4 *Resources*. Evaluate the resources factor as follows:

- Assign a value of 5 to the resources factor if one or more of the following is present on an area of observed contamination at the site.
 - -Commercial agriculture.
 - -Commercial silviculture.
 - -Commercial livestock production or commercial livestock grazing.
- Assign a value of 0 if none of the above are present.

Enter the value assigned in table 5-1.

5.1.3.5 *Terrestrial sensitive environments.* Assign value(s) from table 5-5 to each terrestrial sensitive environment that meets the eligibility criteria of section 5.1.3.

Calculate a value (ES) for terrestrial sensitive environments as follows:

$$ES = \sum_{i=1}^{n} S_i$$

where:

 S_i =Value(s) assigned from table 5–5 to terrestrial sensitive environment i.

n=Number of terrestrial sensitive environments meeting section 5.1.3 criteria.

Because the pathway score based solely on terrestrial sensitive environments is limited to a maximum of 60, determine the value for the terrestrial sensitive environments factor as follows:

TABLE 5–5—TERRESTRIAL SENSITIVE ENVIRONMENTS RATING VALUES

Terrestrial sensitive environments	Assigned value
Terrestrial critical habitat a for Federal designated endangered or threatened species National Park	100
Designated Federal Wilderness Area	
National Monument	
Terrestrial habitat known to be used by Federal designated or proposed threatened or endangered species	75

TABLE 5–5—TERRESTRIAL SENSITIVE ENVIRONMENTS RATING VALUES—Continued

Terrestrial sensitive environments	Assigned value
Federal land designated for protection of natural ecosystems Administratively proposed Federal Wilder- ness Area	
Terrestrial areas utilized for breeding by large or dense aggregations of animals betrestrial habitat known to be used by State designated endangered or threatened species. Terrestrial habitat known to be used by species under review as to its Federal designated endangered or threatened status.	50
State lands designated for wildlife or game management	25

- ^a Critical habitat as defined in 50 CFR 424.02. ^b Limit to vertebrate species.
- Multiply the values assigned to the resident population threat for likelihood of exposure (LE), waste characteristics (WC), and ES. Divide the product by 82,500.
- -If the result is 60 or less, assign the value ES as the terrestrial sensitive environments factor value.
- -If the result exceeds 60, calculate a value EC as follows:

$$EC = \frac{(60)(82,500)}{(LE)(WC)}$$

Assign the value EC as the terrestrial sensitive environments factor value. Do not round this value to the nearest interger.

Enter the value assigned for the terrestrial sensitive environments factor in table 5-1.

- 5.1.3.6 Calculation of resident population targets factor category value. Sum the values or the resident individual, resident population, workers, resources, and terrestrial sensitive environments factors. Do not round to the nearest integer. Assign this sum as the targets factor category value for the resident population threat. Enter this value in table 5–1.
- 5.1.4 Calculation of resident population threat score. Multiply the values for likelihood of exposure, waste characteristics, and targets for the resident population threat, and round the product to the nearest integer. Assign this product as the resident population threat score. Enter this score in table 5-1.
- 5.2 Nearby population threat. Include in the nearby population only those individuals who live or attend school within a 1-mile travel distance of an area of observed contamination at the site and who do not meet the criteria for resident individual as specified in section 5.1.3.

Do not consider areas of observed contamination that have an attractiveness/accessibility factor value of 0 (see section 5.2.1.1) in evaluating the nearby population threat.

- 5.2.1 *Likelihood of exposure.* Evaluate two factors for the likelihood of exposure factor category for the nearby population threat: attractiveness/accessibility and area of contamination.
- 5.2.1.1. Attractiveness/accessibility. Assign a value for attractiveness/accessibility from table 5-6 to each area of observed contamination, excluding any land used for residences. Select the highest value assigned to the areas evaluated and use it as the value for the attractiveness/accessibility factor. Enter this value in table 5-1.
- 5.2.1.2 Area of contamination. Evaluate area of contamination based on the total area of the areas of observed contamination at the site. Count only the area(s) that meet the criteria in section 5.0.1 and that receive an attractiveness/accessibility value greater than 0. Assign a value to this factor from table 5–7. Enter this value in table 5–1.

TABLE 5-6-ATTRACTIVENESS/ACCESSIBILITY VALUES

Assigned value
100
75
75
50
25
10
5
0

Table 5–7—Area of Contamination Factor Values

Total area of the areas of observed contamination (square feet)	Assigned value
Less than or equal to 5,000	5
Greater than 5,000 to 125,000	20
Greater than 125,000 to 250,000	40
Greater than 250,000 to 375,000	60
Greater than 375,000 to 500,000	80
Greater than 500,000	100

5.2.1.3 Likelihood of exposure factor category value. Assigna value from Table 5-8 to the likelihood of exposure factor category, based on the values assigned to the attractiveness/accessibility and area of contamination factors. Enter this value in table 5-1.

TABLE 5–8—NEARBY POPULATION LIKELIHOOD OF EXPOSURE FACTOR VALUES

Area of contamination fac- tor value	Attractiveness/accessibility factor value							
tor value	100	75	50	25	10	5	0	
100	500 500 375 250	500 375 250 125	375 250 125 50	250 125 50 25	125 50 25 5	50 25 5 5	0 0 0	
20 5	125 50	50 25	25 5	5 5	5 5	5 5	0	

5.2.2 Waste characteristics. Evaluate waste characteristics based on two factors: toxicity and hazardous waste quantity. Evaluate only those hazardous substances that meet the criteria for observed contamination (see section 5.0.1) at areas that can be assigned an attractiveness/accessibility factor value greater than 0.

5.2.2.1 Toxicity. Assign a toxicity factor value as specified in section 2.4.1.1 to each hazardous substance meeting the criteria in section 5.2.2. Use the hazardous substance with the highest toxicity factor value to assign the value to the toxicity factor for the nearby population threat. Enter this value in table 5-1.

5.2.2.2 Hazardous waste quantity. Assign a value to the hazardous waste quantity factor as specified in section 5.1.2.2, except: consider only those areas of observed contamination that can be assigned an attractiveness/accessibility factor value greater than 0. Enter the value assigned in table 5-1.

5.2.2.3 Calculation of waste characteristics factor category value. Multiply the toxicity and hazardous waste quantity factor values, subject to a maximum product of 1×10^8 . Based on this product, assign a value from table 2-7 (section 2.4.3.1) to the waste characteristics factor category. Enter this value in table 5-1.

5.2.3 *Targets*. Evaluate the targets factory category for the nearby population threat based on two factors: nearby individual and population within a 1-mile travel distance from the site.

5.2.3.1 *Nearby individual.* If one or more persons meet the section 5.1.3 criteria for a resident individual, assign this factor a value of 0. Enter this value in table 5-1.

If no person meets the criteria for a resident individual, determine the shortest travel distance from the site to any residence or school. In determining the travel distance, measure the shortest overland distance an individual would travel from a residence or school to the nearest area of observed contamination for the site with an attractiveness/accessibility factor value greater than 0. If there are no natural bar-

riers to travel, measure the travel distance as the shortest straight-line distance from the residence or school to the area of observed contamination. If natural barriers exist (for example, a river), measure the travel distance as the shortest straight-line distance from the residence or school to the nearest crossing point and from there as the shortest straight-line distance to the area of observed contamination. Based on the shortest travel distance, assign a value from table 5-9 to the nearest individual factor. Enter this value in table 5-1.

TABLE 5-9—NEARBY INDIVIDUAL FACTOR VALUES

Travel distance for nearby individual (miles)	Assigned value
Greater than 0 to 1/4	1ª 0

^a Assign a value of 0 if one or more persons meet the section 5.1.3 criteria for resident individual.

5.2.3.2 Population within 1 mile. Determine the population within each travel distance category of table 5-10. Count residents and students who attend school within this travel distance. Do not include those people already counted in the resident population threat. Determine travel distances as specified in section 5.2.3.1.

In estimating residential population, when the estimate is based on the number of residences, multiply each residence by the average number of persons per residence for the county in which the residence is located.

Based on the number of people included within a travel distance category, assign a distance-weighted population value for that travel distance from table 5-10.

Calculate the value for the population within 1 mile factor (PN) as follows:

$$PN = \frac{1}{10} \sum_{i=1}^{3} W_i$$

where:

 W_i =Distance-weighted population value from table 5-10 for travel distance category i.

If PN is less than 1, do not round it to the nearest integer; if PN is 1 or more, round to the nearest integer. Enter this value in table 5-1.

5.2.3.3 Calculation of nearby population targets factor category value. Sum the values for the nearby individual factor and the population within 1 mile factor. Do not round this sum to the nearest integer. Assign this sum as the targets factor category value for the nearby population threat. Enter this value in table 5-1.

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TABLE 5-10-DISTANCE-WEIGHTED POPULATION VALUES FOR NEARBY POPULATION THREAT a

	Number of people within the travel distance category											
Travel distance cat- egory (miles)	0	1 to 10	11 to 30	31 to 100	101 to 300	301 to 1,000	1,001 to 3,000	3,001 to 10,000	10,001 to 30,000	30,001 to 100,000	100,001 to 300,000	300,001 to 1,000,000
Greater than 0 to ¼ Greater than ¼ to ½ Greater than ½ to 1	0 0 0	0.1 0.05 0.02	0.4 0.2 0.1	1.0 0.7 0.3	4 2 1	13 7 3	41 20 10	130 65 33	408 204 102	1,303 652 326	4,081 2,041 1,020	13,034 6,517 3,258

^aRound the number of people present within a travel distance category to nearest integer. Do not round the assigned distance-weighted population value to nearest integer.

5.2.4 Calculation of nearby population threat score. Multiply the values for likelihood of exposure, waste characteristics, and targets for the nearby population threat, and round the product to the nearest integer. Assign this product as the nearby population threat score. Enter this score in table 5-1.

5.3 Calculation of soil exposure pathway score. Sum the resident population threat score and the nearby population threat score, and divide the sum by 82,500. Assign the resulting value, subject to a maximum of 100, as the soil exposure pathway score (S_s). Enter this score in table 5-1.

6.0 Air Migration Pathway

Evaluate the air migration pathway based on three factor categories: likelihood of release, waste characteristics, and targets.

Figure 6--1 indicates the factors included within each factor category.

Determine the air migration pathway score (S_a) in terms of the factor category values as follows:

$$S_{\rm a} = \frac{(LR)(WC)(T)}{SF}$$

where:

LR=Likelihood of release factor category value.

WC=Waste characteristics factor category value.

T=Targets factor category value.

SF=Scaling factor.

Table $6-\overline{1}$ outlines the specific calculation procedure.

FIGURE 6-1 OVERVIEW OF AIR MIGRATION PATHWAY

Maximum

Value as-

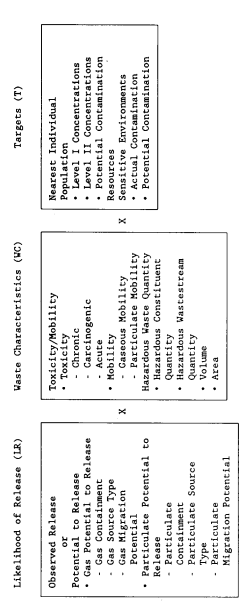


TABLE 6–1—AIR MIGRATION PATHWAY SCORESHEET

Factor categories and factors

	value	signed
Likelihood of Release		
Observed Release Potential to Release:	550	
Cas Potential to Release	500 500	
2c. Potential to Release (higher of lines 2a and 2b)	500	

TABLE 6-1—AIR MIGRATION PATHWAY SCORESHEET—Continued

Factor categories and factors	Maximum value	Value as- signed
3. Likelihood of Release (higher of lines 1 and 2c)	550	
Waste Characteristics		
4. Toxicity/Mobility	(a)	
5. Hazardous Waste Quantity	(a)	
6. Waste Characteristics	100	
Targets Targets		
7. Nearest Individual	50	
8. Population:		
8a. Level I Concentrations	(b)	
8b. Level II Concentrations	(b)	
8c. Potential Contamination	(b)	
8d. Population (lines 8a+8b+8c)	(b)	
9. Resources	5	
10. Sensitive Environments		
10a. Actual Contamination	(c)	
10b. Potential Contamination	(c)	
10c. Sensitive Environments (lines 10a+10b)	(c)	
11. Targets (lines 7+8d+9+10c)		
	(b)	
Air Migration Pathway Score	400	
12. Pathway Score (S _a) [(lines 3×6×11)/82,500] d	100	

Maximum value applies to waste characteristics category.

6.1 Likelihood of Release. Evaluate the likelihood of release factor category in terms of an observed release factor or a potential to release factor.

6.1.1 Observed release. Establish an observed release to the atmosphere by demonstrating that the site has released a hazardous substance to the atmosphere. Base this demonstration on either:

• Direct observation-a material (for example, particulate matter) that contains one or more hazardous substances has been seen entering the atmosphere directly. When evidence supports the inference of a release of a material that contains one or more hazardous substances by the site to the atmosphere, demonstrated adverse effects accumulated with that release may be used to establish an observed release.

• Chemical analysis—an analysis of air samples indicates that the concentration of ambient hazardous substance(s) has increased significantly above the background concentration for the site (see section 2.3). Some portion of the significant increase must be attributable to the site to establish the observed release.

If an observed release can be established, assign an observed release factor value of 550, enter this value in table 6-1, and proceed to section 6.1.3. If an observed release cannot be established, assign an observed release factor value of 0, enter this value in table 6-1, and proceed to section 6.1.2.

6.1.2 Potential to release. Evaluate potential to release only if an observed release cannot be established. Determine the potential to release factor value for the site by separately evaluating the gas potential to release and the particulate potential to release for each source at the site. Select the highest potential to release value (either gas or particulate) calculated for the sources evaluated and assign that value as the site potential to release factor value as specified below.

6.1.2.1 Gas potential to release. Evaluate gas potential to release for those sources that contain gaseous hazardous substances that is, those hazardous substances with a vapor pressure greater than or equal to 10-9 torr.

Evaluate gas potential to release for each source based on three factors: gas containment, gas source type, and gas migration potential. Calculate the gas potential to release value as illustrated in table 6-2. Combine sources with similar characteristics into a single source in evaluating the gas potential to release factors.

b Maximum value not applicable.

No specific maximum value applies to factor. However, pathway score based solely on sensitive environments is limited to maximum of 60.

d Do not round to nearest integer.

TABLE 6-2-GAS POTENTIAL TO RELEASE EVALUATION

TABLE & E SANT OF ENTIRE TO RELEASE EVALUATION						
Source	Source type ^a	Gas con- tainment factor value b	Gas source type factor value c	Gas migra- tion poten- tial factor value d	Sum	Gas source value
		A	В	С	(B+C)	A(B+C)
1						
2						
3						
4						
5						
6						
7						
8	l	l	l	l	l	l

Gas Potential to Release Factor (Select the Highest Gas Source Value)

6.1.2.1.1 Gas containment. Assign each source a value from table 6-3 for gas containment. Use the lowest value from table 6-3 that applies to the source, except: assign a

value of 10 if there is evidence of biogas release or if there is an active fire within the source.

TABLE 6-3-GAS CONTAINMENT FACTOR VALUES

Gas containment description	Assigned value
All situations except those specifically listed below	10
Evidence of biogas release	10ª
Active fire within source	10ª
Gas collection/treatment system functioning, regularly inspected, maintained, and completely covering source Source substantially surrounded by engineering windbreak and no other containment specifically described in this	0
table applies	7
Source covered with essentially impermeable, regularly inspected, maintained cover	0
Source substantially vegetated with little exposed soil	0
Source lightly vegetated with much exposed soil	3
Source substantially devoid of vegetation	7
Uncontaminated soil cover ≥1 foot and ≥3 feet:	
Source heavily vegetated with essentially no exposed soil.	
—Cover soil type resistant to gas migration ^b	3
—Cover soil type not resistant to gas migration b or unknown	7
Source substantially vegetated with little exposed soil and cover soil type resistant to gas migration b	7
• Other	10
Uncontaminated soil cover <1 foot:	
Source heavily vegetated with essentially no exposed soil and cover soil type resistant to gas migration b	7
• Other	10
Totally or partially enclosed within structurally intact building and no other containment specifically described in this table applies	7
Source consists solely of intact, sealed containers:	l
Totally protected from weather by regularly inspected, maintained cover	l c
Other	3

- 6.1.2.1.2 Gas source type. Assign a value for gas source type to each source as follows:
- Determine if the source meets the minimum size requirement based on the source hazardous waste quantity value (see section 2.4.2.1.5). If the source receives a source hazardous waste quantity value of 0.5 or more, consider the source to meet the minimum size requirement.
- If the source meets the minimum size requirement, assign it a value from table 6-4 for gas source type.
- \bullet If the source does not meet the minimum size requirement, assign it a value of $\boldsymbol{0}$ for gas source type.

If no source at the site meets the minimum size requirement, assign each source at the

^a Enter a Source Type listed in table 6–4. ^b Enter Gas Containment Factor Value from section 6.1.2.1.1. ^c Enter Gas Source Type Factor Value from section 6.1.2.1.2. ^d Enter Gas Migration Potential Factor Value from section 6.1.2.1.3.

^aThis value must be used if applicable. ^bConsider moist fine-grained and saturated coarse-grained soils resistant to gas migration. Consider all other soils

site a value from table 6--4 for gas source type.

TABLE 6-4—Source Type Factor Values

	Assi val	gned lue
Source type	Gas	Par- ticu- late
Active fire area	14	30
Burn pit	19	22
Containers or tanks (buried/below-ground):		
Evidence of biogas release	33	22
No evidence of biogas release	11	22
Containers or tanks, not elsewhere specified	28	14
Contaminated soil (excluding land treatment)	19	22
Landfarm/land treatment	28	22
Landfill:		
Evidence of biogas release	33	22
No evidence of biogas release	11	22
Pile:		
Tailings pile	6	28
Scrap metal or junk pile	6	17
Trash pile	6	6
Chemical waste pile	11	28
Other waste piles	17	28
Surface impoundments (buried/backfilled):		
Evidence of biogas release	33	22
No evidence of biogas release	11	22
Surface impoundment (not buried/backfilled):		
• Dry	19	22
Other	28	0
Other types of sources, not elsewhere speci-		
fied	0	0

- 6.1.2.1.3 *Gas migration potential.* Evaluate this factor for each source as follows:
- Assign a value for gas migration potential to each of the gaseous hazardous substances associated with the source (see section 2.2.2) as follows:
 - -Assign values from table 6-5 for vapor pressure and Henry's constant to each hazardous substance. If Henry's constant cannot be determined for a hazardous substance, assign that hazardous substance a value of 2 for the Henry's constant component
 - -Sum the two values assigned to the hazardous substance.
- -Based on this sum, assign the hazardous substance a value from table 6-6 for gas migration potential.
- Assign a value for gas migration potential to each source as follows:
 - -Select three hazardous substances associated with the source:
 - -If more than three gaseous hazardous substances can be associated with the source, select three that have the highest gas migration potential values.
 - -If fewer than three gaseous hazardous substances can be associated with a source, select all of them.
 - -Average the gas migration potential values assigned to the selected hazardous substances.

-Based on this average value, assign the source a gas migration potential value from table 6-7.

TABLE 6-5—VALUES FOR VAPOR PRESSURE AND HENRY'S CONSTANT

Greater than 10 3 Greater than 10 ⁻³ to 10 2 10 ⁻⁵ to 10 ⁻³ 1 Less than 10 ⁻⁵ 0 Henry's constant (atm-m³/mol) Assigned value Greater than 10 ⁻³ 3 Greater than 10 ⁻⁵ to 10 ⁻³ 2 10 ⁻⁷ to 10 ⁻⁵ 1	Vapor pressure (Torr)	Assigned value
10-5 to 10-3 1 Less than 10-5 0 Henry's constant (atm-m³/mol) Assigned value Greater than 10-3 3 Greater than 10-5 to 10-3 2	Greater than 10	3
Less than 10-5 0 Henry's constant (atm-m³/mol) Assigned value Greater than 10-3 3 Greater than 10-5 to 10-3 2	Greater than 10 ⁻³ to 10	2
Henry's constant (atm-m³/mol) Assigned value Greater than 10 ⁻³ 3 Greater than 10 ⁻⁵ to 10 ⁻³ 2	10 ⁻⁵ to 10 ⁻³	1
Value Value	Less than 10-5	0
Greater than 10 ⁻⁵ to 10 ⁻³		
	Henry's constant (atm-m³/mol)	
10=7 to 10=5		
10 10 10	Greater than 10 ⁻³	
Less than 10 ⁻⁷ 0	Greater than 10 ⁻³	

TABLE 6–6—GAS MIGRATION POTENTIAL VALUES FOR A HAZARDOUS SUBSTANCE

Sum of values for vapor pressure and Henry's constant	Assigned value
0	0
1 or 2	6
3 or 4	11
5 or 6	17

TABLE 6–7—GAS MIGRATION POTENTIAL VALUES FOR THE SOURCE

Average of gas migration potential values for three hazardous substances ^a	Assigned value
0 to < 3	0
3 to < 8	6
8 to < 14	11
14 to 17	17

- $^{\rm a}$ If fewer than three hazardous substances can be associated with the source, compute the average based only on those hazardous substances that can be associated.
- 6.1.2.1.4 Calculation of gas potential to release value. Determine the gas potential to release value for each source as illustrated in table 6-2. For each source, sum the gas source type factor value and gas migration potential factor value and multiply this sum by the gas containment factor value. Select the highest product calculated for the sources evaluated and assign it as the gas potential to release value for the site. Enter this value in table 6-1.
- 6.1.2.2 Particulate potential to release. Evaluate particulate potential to release for those sources that contain particulate hazardous substances—that is, those hazardous substances with a vapor pressure less than or equal to 10^{-1} torr.

Evaluate particulate potential to release for each source based on three factors: particulate containment, particulate source type, and particulate migration potential.

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Calculate the particulate potential to release value as illustrated in table 6-8. Combine sources with similar characteristics into a single source in evaluating the particulate potential to release factors.

6.1.2.2.1 Particulate containment. Assign each source a value from table 6-9 for particulate containment. Use the lowest value from table 6-9 that applies to the source.

6.1.2.2.2 Particulate source type. Assign a value for particulate source type to each source in the same manner as specified for gas sources in section 6.1.2.1.2.

 $6.1.2.2.3 \ \ Particulate \ \ migration \ \ potential.$ Based on the site location, assign a value from Figure 6-2 for particulate migration potential. Assign this same value to each source at the site.

TABLE 6-8-PARTICULATE POTENTIAL TO RELEASE EVALUATION

Source	Source type ^a	Particulate containment factor value b	Particulate type factor value ^c	Particulate migration potential factor value d	Sum	Particulate source value
		A	В	С	(B+C)	A (B+C)
1						
2						
3						
4						
5						
6						
7						
8	l	l	l	l	l	

Particulate Potential to Release Factor Value (Select Highest Particulate Source Value)

TABLE 6-9-PARTICULATE CONTAINMENT FACTOR VALUES

Particulate containment description	Assigned value
All situations except those specifically listed below	10
Source contains only particulate hazardous substances totally covered by liquids	0
Source substantially surrounded by engineered windbreak and no other containment specifically described in this table applies	7
Source covered with essentially impermeable, regularly inspected, maintained cover	0
Uncontaminated soil cover > 3 feet:	Ü
Source substantially vegetated with little or no exposed soil	0
Source lightly vegetated with much exposed soil	3
Source substantially devoid of vegetation	7
Uncontaminated soil cover > 1 foot and < 3 feet:	
Source heavily vegetated with essentially no exposed soil:	
—Cover soil type resistant to gas migration a	3
—Cover soil type not resistant to gas migration or unknown	7
Source substantially vegetated with little exposed soil and cover soil type resistant to gas migration a	7
• Other	10
Uncontaminated soil cover < 1 foot:	
Source heavily vegetated with essentially no exposed soil and cover soil type resistant to gas migration a	7
Other	10
Totally or partially enclosed within structurally intact building and no other containment specifically described in this	
table applies	7
Source consists solely of containers:	
All containers contain only liquids	0
All containers intact, sealed, and totally protected from weather by regularly inspected, maintained cover	0
All containers intact and sealed	3
• Other	10

^aConsider moist fine-grained and saturated coarse-grained soils resistant to gas migration. Consider all other soils nonresistant.

^a Enter a Source Type listed in table 6–4. ^b Enter Particulate Containment Factor Value from section 6.1.2.2.1. ^c Enter Particulate Source Type Factor Value from section 6.1.2.2.2. ^d Enter Particulate Migration Potential Factor Value from section 6.1.2.2.3.

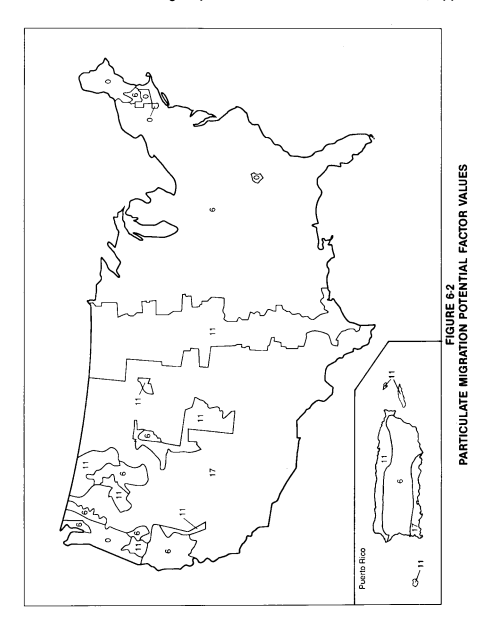


FIGURE 6–2—PARTICULATE MIGRATION POTENTIAL FACTOR VALUES—CONCLUDED

Location	Particulate migration potential as- signed value
Hawaiian Islands	
Hilo, Hawaii	0
Honolulu, Oahu	17
Kahului, Maui	17
Lanai	17
Lihue, Kauai	11
Molokai	17
Pacific Islands	
Guam	6
Johnston Island	17
Koror Island	0
Kwajalein Island	6
Mujuro, Marshall Islands	0
Pago Pago, American Samoa	0
Ponape Island	0
Truk, Caroline Islands	0
Wake Island	17
Yap Island	0
Alaska	
Anchorage	17
Annette	0
Barrow	17
Barter Island	17
Bethel	17
Bettles	17
Big Delta	17
Cold Bay	6
Fairbanks	17
Gulkana	17
Homer	11
Juneau	0
King Salmon	11
Kodiak	0
Kutzebue	17
McGrath	17
Nome	11
St. Paul Island	11
Talkeetna	6
Unalakleet	17
Valdez	0
Yakutat	0
American Virgin Islands	
St. Croix	17
St. John	11
St. Thomas	11
Puerto Rico	
Arecibo	6
Coloso	6
Fajardo	11
Humacao	6
Isabela Station	11
Ponce	17
1 Office	

For site locations not on Figure 6-2, and for site locations near the boundary points on Figure 6-2, assign a value as follows. First, calculate a Thornthwaite P-E index using the following equation:

$$PE = \sum_{i=1}^{12} 115 \Big[P_i / \! \big(T_i - \! 10 \big) \Big]^{10/9}$$

where:

 $PE=Thorn thwaite\ P-E\ index.$

 P_i =Mean monthly precipitation for month i, in inches.

 $T_i \!\!=\!\! Mean monthly temperature for month i, \\ in degrees Fahrenheit; for any month \\ having a mean monthly temperature less \\ than 28.4 \, ^\circ\! F, use 28.4 \, ^\circ\! F.$

Based on the calculated Thornthwaite P-E index, assign a source particulate migration potential value to the site from table 6-10. Assign this same value to each source at the site.

Table 6–10—Particulate Migration Potential Values

Thornthwaite P–E Index	Assigned value
Greater than 150	0
85 to 150	6
50 to less than 85	11
Less than 50	17

6.1.2.2.4 Calculation of particulate potential to release value. Determine the particulate potential to release value for each source as illustrated in table 6-8. For each source, sum its particulate source type factor value and particulate migration potential factor value and multiply this sum by its particulate containment factor value. Select the highest product calculated for the sources evaluated and assign it as the particulate potential to release value for the site. Enter the value in table 6-1.

6.1.2.3 Calculation of potential to release factor value for the site. Select the higher of the gas potential to release value assigned in section 6.1.2.1.4 and the particulate potential to release value assigned in section 6.1.2.2.4. Assign the value selected as the site potential to release factor value. Enter this value in table 6-1.

6.1.3 Calculation of likelihood of release factor category value. If an observed release is established, assign the observed release factor value of 550 as the likelihood of release factor category value. Otherwise, assign the likelihood of release factor value as the likelihood of release factor category value. Enter the value in table 6-1.

6.2 Waste characteristics. Evaluate the waste characteristics factor category based on two factors: toxicity/mobility and hazardous waste quantity. Evaluate only those hazardous substances available to migrate from the sources at the site to the atmosphere. Such hazardous substances include:

- Hazardous substances that meet the criteria for an observed release to the atmosphere.
- All gaseous hazardous substances associated with a source that has a gas containment factor value greater than 0 (see section 2.2.2, 2.3. and 6.1.2.1.1).
- All particulate hazardous substances associated with a source that has a particulate

containment factor value greater than 0 (see section 2.2.2, 2.2.3, and 6.1.2.2.1).

6.2.1 Toxicity/mobility. For each hazardous substance, assign a toxicity factor value, a mobility factor value, and a combined toxicity/mobility factor value as specified below. Select the toxicity/mobility factor value for the air migration pathway as specified in section 6.2.1.3.

6.2.1.1 *Toxicity*. Assign a toxicity factor value to each hazardous substance as specified in section 2.4.1.1.

6.2.1.2 *Mobility*. Assign a mobility factor value to each hazardous substance as follows:

- · Gaseous hazardous substance.
- -Assign a mobility factor value of 1 to each gaseous hazardous substance that meets the criteria for an observed release to the atmosphere.
- -Assign a mobility factor value from table 6-11, based on vapor pressure, to each gaseous hazardous substance that does not meet the criteria for an observed release.
- meet the criteria for an observed release.
 Particulate hazardous substance.
- -Assign a mobility factor value of 0.02 to each particulate hazardous substance that meets the criteria for an observed release to the atmosphere.

-Assign a mobility factor value from Figure 6-3, based on the site's location, to each particulate hazardous substance that does not meet the criteria for an observed release. (Assign all such particulate hazardous substances this same value.)

-For site locations not on Figure 6-3 and for site locations near the boundary points on Figure 6-3, assign a mobility factor value to each particulate hazardous substance that does not meet the criteria for an observed release as follows:

-Calculate a value M:

 $M{=}0.0182~(U^3/[PE]^2)$

where:

U=Mean average annual wind speed (meters per second).

PE=Thornthwaite P-E index from section 6.1.2.2.3.

- -Based on the value M, assign a mobility factor value from table 6-12 to each particulate hazardous substance.
- Gaseous and particulate hazardous substances.

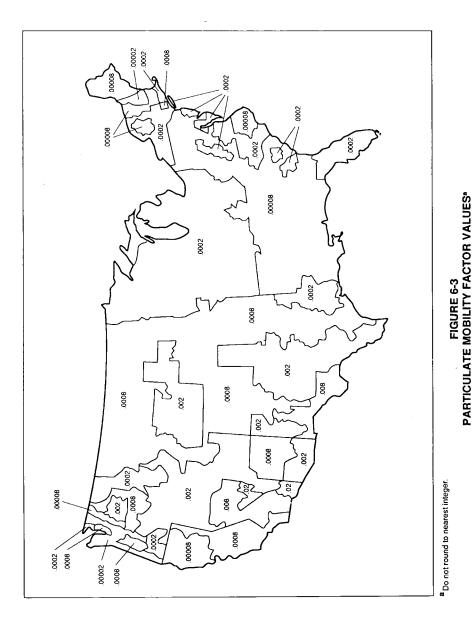
-For a hazardous substance potentially present in both gaseous and particulate forms, select the higher of the factor values for gas mobility and particulate mobility for that substance and assign that value as the mobility factor value for the hazardous substance.

6.2.1.3 Calculation of toxicity/mobility factor value. Assign each hazardous substance a toxicity/mobility factor value from table 6-13, based on the values assigned to the hazardous substance for the toxicity and mobility factors. Use the hazardous substance with the highest toxicity/mobility factor value to assign the value to the toxicity/mobility factor for the air migration pathway. Enter this value in table 6-1.

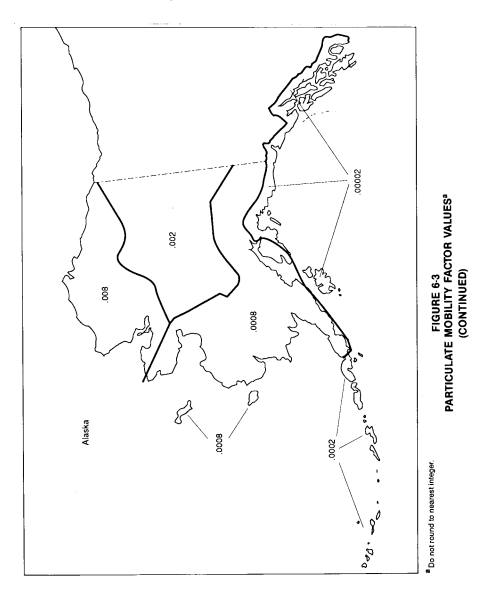
Table 6-11-Gas Mobility Factor Values

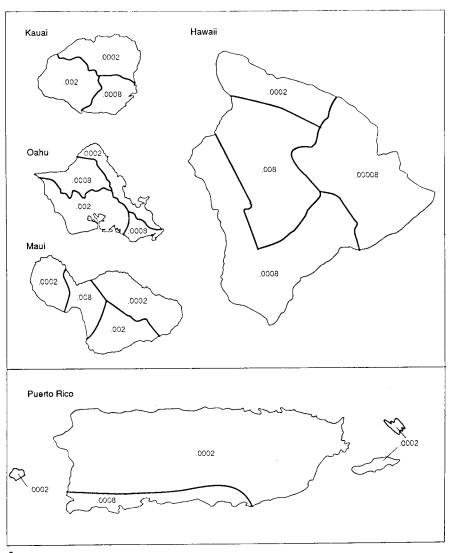
Vapor pressure (Torr)	Assigned value ^a
Greater than 10 ⁻¹	1.0
Greater than 10 ⁻³ to 10 ⁻¹	0.2
Greater than 10 ⁻⁵ to 10 ⁻³	0.02
Greater than 10 ⁻⁷ to 10 ⁻⁵	0.002
Less than or equal to 10 ⁻⁷	0.0002

^a Do not round to nearest integer.



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^a Do not round to nearest integer.

FIGURE 6-3
PARTICULATE MOBILITY FACTOR VALUES*
(CONTINUED)

FIGURE 6-3—PARTICULATE MOBILITY FACTOR
VALUES—CONCLUDED

Location	Particulated mobility as- signed value
Pacific Islands	
Guam	0.0002
Johnston Island	0.002
Koror Island	0.00008
Kwajalein Island	0.0002
Mujuro, Marshall Islands	0.00008
Pago Pago, American Samoa	0.00008
Ponape Island	0.00002
Truk, Caroline Islands	0.00008
Wake Island	0.002
Yap Island	0.00008
American Virgin Islands	
St. Croix	0.0008
St. John	0.0002
St. Thomas	0.0002

TABLE 6-12—PARTICULATE MOBILITY FACTOR VALUES

М	Assigned value a
Greater than 1.4×10 ⁻²	0.02
Greater than 4.4×10 ⁻³ to 1.4×10 ⁻²	0.008
Greater than 1.4×10 ⁻³ to 4.4×10 ⁻³	0.002
Greater than 4.4×10 ⁻⁴ to 1.4×10 ⁻³	0.0008
Greater than 1.4×10 ⁻⁴ to 4.4×10 ⁻⁴	0.0002
Greater than 4.4×10 ⁻⁵ to 1.4×10 ⁻⁴	0.00008
Less than or equal to 4.4×10 ⁻⁵	0.00002

^a Do not round to nearest integer.

TABLE 6-13-TOXICITY/MOBILITY FACTOR VALUES a

Makilis feater value		Tox	cicity facto	r value		
Mobility factor value	10,000	1,000	100	10	1	0
1.0	10,000	1,000	100	10	1	0
0.2	2,000	200	20	2	0.2	0
0.02	200	20	2	0.2	0.02	0
0.008	80	8	0.8	0.08	0.008	0
0.002	20	2	0.2	0.02	0.002	0
0.0008	8	0.8	0.08	0.008	0.0008	0
0.0002	2	0.2	0.02	0.002	0.0002	0
0.00008	0.8	0.08	0.008	0.0008	0.00008	0
0.00002	0.2	0.02	0.002	0.0002	0.00002	0

^aDo not round to nearest integer.

6.2.2 Hazardous waste quantity. Assign a hazardous waste quantity factor value for the air migration pathway as specified in section 2.4.2. Enter this value in table 6-1.

6.2.3 Calculation of waste characteristics factor category value. Multiply the toxicity/mobility factor value and the hazardous waste quantity factor value, subject to a maximum product of 1×10^8 . Based on this product, assign a value from table 2–7 (section 2.4.3.1) to the waste characteristics factor category. Enter this value in table 6–1.

6.3 Targets.

Evaluate the targets factor category based on four factors: nearest individual, population, resources, and sensitive environments. Include only those targets (for example, individuals, sensitive environments) located within the 4-mile target distance limit, except: if an observed release is established beyond the 4-mile target distance limit, include those additional targets that are specified below in this section and in section 6 3 4

Evaluate the nearest individual and population factors based on whether the target populations are subject to Level I concentrations, Level II concentrations, or potential

contamination. Determine which applies to a target population as follows.

If no samples meet the criteria for an observed release to air and if there is no observed release by direct observation, consider the entire population within the 4-mile target distance limit to be subject to potential contamination.

If one or more samples meet the criteria for an observed release to air or if there is an observed release by direct observation, evaluate the population as follows:

- Determine the most distant sample location that meets the criteria for Level I concentrations as specified in sections 2.5.1 and 2.5.2 and the most distant location (that is, sample location or direct observation location) that meets the criteria for Level II concentrations. Use the health-based benchmarks from table 6-14 in determining the level of contamination for sample locations. If the most distant Level II location is closer to a source than the most distant Level I sample location, do not consider the Level II location.
- Determine the single most distant location (sample location or direct observation location) that meets the criteria for Level I or Level II concentrations.

- If this single most distant location is within the 4-mile target distance limit, identify the distance categories from table 6-15 in which the selected Level I concentrations sample and Level II concentrations sample (or direct observation location) are located:
 - -Consider the target population anywhere within this furthest Level I distance category, or anywhere within a distance category closer to a source at the site, as subject to Level I concentrations.
 - -Consider the target population located beyond any Level I distance categories, up to and including the population anywhere within the furthest Level II distance category, as subject to Level II concentrations
 - -Consider the remainder of the target population within the 4-mile target distance limit as subject to potential contamination
- If the single most distant location is beyond the 4-mile target distance limit, identify the distance at which the selected Level I concentrations sample and Level II concentrations sample (or direct observation location) are located:
- -If the Level I sample location is within the 4-mile target distance limit, identify the target population subject to Level I concentrations as specified above.
- -If the Level I sample location is beyond the 4-mile target distance limit, consider the target population located anywhere within a distance from the sources at the site equal to the distance to this sample location to be subject to Level I concentrations and include them in the evaluation.
- -Consider the target population located beyond the Level I target population, but located anywhere within a distance from the sources at the site equal to the distance to the selected Level II location, to be subject to Level II concentrations and include them in the evaluation.
- -Do not include any target population as subject to potential contamination.

TABLE 6-14—HEALTH-BASED BENCHMARKS FOR HAZARDOUS SUBSTANCES IN AIR

- Concentration corresponding to National Ambient Air Quality Standard (NAAQS).
- Concentration corresponding to National Emission Standards for Hazardous Air Pollutants (NESHAPs).
- Screening concentration for cancer corresponding to that concentration that corresponds to the 10⁻⁶ individual cancer risk for inhalation exposures.
- Screening concentration for noncancer toxicological responses corresponding to the Reference Dose (RfD) for inhalation exposures.

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TABLE 6–15—AIR MIGRATION PATHWAY
DISTANCE WEIGHTS

Distance category (miles)	Assigned distance weight a
0	1.0
Greater than 0 to 1/4	0.25
Greater than 1/4 to 1/2	0.054
Greater than 1/2 to 1	0.016
Greater than 1 to 2	0.0051
Greater than 2 to 3	0.0023
Greater than 3 to 4	0.0014
Greater than 4	0

a Do not round to nearest integer.

- 6.3.1 *Nearest individual.* Assign the nearest individual factor a value as follows:
- If one or more residences or regularly occupied buildings or areas is subject to Level I concentrations as specified in section 6.3, assign a value of 50.
- If not, but if one or more a residences or regularly occupied buildings or areas is subject to Level II concentrations, assign a value of 45.
- If none of the residences and regularly occupied buildings and areas is subject to Level I or Level II concentrations, assign a value to this factor based on the shortest distance to any residence or regularly occupied building or area, as measured from any source at the site with an air migration containment factor value greater than 0. Based on this shortest distance, assign a value from table 6-16 to the nearest individual factor.

Enter the value assigned in table 6-1.

TABLE 6–16—NEAREST INDIVIDUAL FACTOR
VALUES

Distance to nearest individual (miles)	Assigned value
Level I concentrations a	50
Level II concentrations a	45
0 to 1/8	20
Greater than 1/8 to 1/4	7
Greater than 1/4 to 1/2	2
Greater than ½ to 1	1
Greater than 1	0

^a Distance does not apply.

6.3.2 *Population.* In evaluating the population factor, count residents, students, and workers regularly present within the target distance limit. Do not count transient populations such as customers and travelers passing through the area.

In estimating residential population, when the estimate is based on the number of residences, multiply each residence by the average number of persons per residence for the county in which the residence is located.

6.3.2.1 *Level of contamination.* Evaluate the population factor based on three factors: Level I concentrations, Level II concentrations, and potential contamination.

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Evaluate the population subject to Level I concentrations (see section 6.3) as specified in section 6.3.2.2, the population subject to Level II concentrations as specified in section 6.3.2.3, and the population subject to potential contamination as specified in section 6.3.2.4.

For the potential contamination factor, use population ranges in evaluating the factor as specified in section 6.3.2.4. For the Level I and Level II concentrations factors, use the population estimate, not population ranges, in evaluating both factors.

ranges, in evaluating both factors.
6.3.2.2 Level I concentrations. Sum the number of people subject to Level I concentrations. Multiply this sum by 10. Assign the product as the value for this factor. Enter this value in table 6-1.

6.3.2.3 Level II concentrations. Sum the number of people subject to Level II concentrations. Do not include those people already counted under the Level I concentrations factor. Assign this sum as the value for this factor. Enter this value in table 6-1.

6.3.2.4 Potential contamination. Determine the number of people within each distance category of the target distance limit (see table 6-15) who are subject to potential contamination. Do not include those people already counted under the Level I and Level II concentrations factors.

Based on the number of people present within a distance category, assign a distance-weighted population value for that distance category from table 6-17. (Note that the distance-weighted population values in table 6-17 incorporate the distance weights from table 6-15. Do not multiply the values from table 6-17 by these distance weights.)

Calculate the potential contamination factor value (PI) as follows:

$$PI = \frac{1}{10} \sum_{i=1}^{n} W_i$$

where:

 $W_i {=} Distance {-} weighted population from table \\ 6 {-} 17 \ for \ distance \ category \ i. \\$

n=Number of distance categories.

If PI is less than 1, do not round it to the nearest integer; if PI is 1 or more, round to the nearest integer. Enter this value in table 6-1.

6.3.2.5 Calculation of population factor value. Sum the factor values for Level I concentrations, Level II concentrations, and potential contamination. Do not round this sum to the nearest integer. Assign this sum as the population factor value. Enter this value in table 6–1.

TABLE 6-17—DISTANCE-WEIGHTED POPULATION VALUES FOR POTENTIAL CONTAMINATION FACTOR FOR AIR PATHWAY a

						Num	ber of peo _l	Number of people within the distance category	ne distance	category			
Distance category (miles)	0	1 to	11 to 30	31 to	101 to 300	301 to 1,000	1,001 to 3,000	3,001 to	10,001 to 30,000	30,001 to 100,000	100,001 to 300,000	300,001 to 1,000,000	1,000,001 to 3,000,000
On a source	0	4	17	53	164	522	1,633	5,214	16,325	52,137	163,246	521,360	1,632,455
Greater than 0 to 1/4	0	_	4	13	41	131	408	1,304	4,081	13,034	Ì		408,114
Greater than 1/4 to 1/2	0	0.2	6.0	က	6	78	88	282	882	2,815	8,815	28,153	88,153
Greater than 1/2 to 1	0	90.0	0.3	6.0	က	∞	26	83	261				26,119
Greater than 1 to 2	0	0.02	0.09	0.3	0.8	က	80	27	83				8,326
Greater than 2 to 3	0	0.009	0.04	0.1	0.4	-	4	12	38	120	375		3,755
Greater than 3 to 4	0	0.005	0.02	0.07	0.2	0.7	2	7	23	73	229	730	2,285

*Round the number of people present within a distance category to nearest integer. Do not round the assigned distance-weighted population value to nearest integer.

- 6.3.3 *Resources*. Evaluate the resources factor as follows:
- Assign a value of 5 if one or more of the following resources are present within one-half mile of a source at the site having an air migration containment factor value greater than 0:
 - -Commercial agriculture.
 - -Commercial silviculture.
 - -Major or designated recreation area.
- Assign a value of 0 if none of these resources is present.

Enter the value assigned in table 6-1.

6.3.4 Sensitive environments. Evaluate sensitive environments based on two factors: actual contamination and potential contamination. Determine which factor applies as follows

If no samples meet the criteria for an observed release to air and if there is no observed release by direct observation, consider all sensitive environments located, partially or wholly, within the target distance limit to be subject to potential contamination.

If one or more samples meet the criteria for an observed release to air or if there is an observed release by direct observation, determine the most distant location (that is, sample location or direct observation location) that meets the criteria for an observed release:

• If the most distant location meeting the criteria for an observed release is within the 4-mile target distance limit, identify the distance category from table 6-15 in which it is located:

-Consider sensitive environments located, partially or wholly, anywhere within this distance category or anywhere within a distance category closer to a source at the site as subject to actual contamination.

-Consider all other sensitive environments located, partially or wholly, within the target distance limit as subject to potential contamination.

• If the most distant location meeting the criteria for an observed release is beyond the 4-mile target distance limit, identify the distance at which it is located:

-Consider sensitive environments located, partially or wholly, anywhere within a distance from the sources at the site equal to the distance to this location to be subject to actual contamination and include all such sensitive environments in the evaluation.

-Do not include any sensitive environments as subject to potential contamination.

6.3.4.1 Actual contamination. Determine those sensitive environments subject to actual contamination (i.e., those located partially or wholly within a distance category subject to actual contamination). Assign value(s) from table 4–23 (section 4.1.4.3.1.1) to

each sensitive environment subject to actual contamination.

For those sensitive environments that are wetlands, assign an additional value from table 6-18. In assigning a value from table 6-18, include only those portions of wetlands located within distance categories subject to actual contamination. If a wetland is located partially in a distance category subject to actual contamination and partially in one subject to potential contamination, then solely for purposes of table 6-18, count the portion in the distance category subject to potential contamination under the potential contamination factor in section 6.3.4.2. Determine the total acreage of wetlands within those distance categories subject to actual contamination and assign a value from table 6-18 based on this total acreage

Calculate the actual contamination factor value (EA) as follows:

$$EA = WA + \sum_{i=1}^{n} S_{i}$$

where:

WA=Value assigned from table 6-18 for wetlands in distance categories subject to actual contamination.

 S_i =Value(s) assigned from table 4-23 to sensitive environment i.

n=Number of sensitive environments subject to actual contamination.

Enter the value assigned in table 6-1.

TABLE 6–18—WETLANDS RATING VALUES FOR AIR MIGRATION PATHWAY^a

Wetland area (acres)	Assigned value
Less than 1	0
1 to 50	25
Greater than 50 to 100	75
Greater than 100 to 150	125
Greater than 150 to 200	175
Greater than 200 to 300	250
Greater than 300 to 400	350
Greater than 400 to 500	450
Greater than 500	500

^a Wetlands as defined in 40 CFR section 230.3.

6.3.4.2 Potential contamination. Determine those sensitive environments located, partially or wholly, within the target distance limit that are subject to potential contamination. Assign value(s) from table 4–23 to each sensitive environment subject to potential contamination. Do not include those sensitive environments already counted for table 4–23 under the actual contamination factor.

For each distance category subject to potential contamination, sum the value(s) assigned from table 4-23 to the sensitive environments in that distance category. If a sensitive environment is located in more than one distance category, assign the sensitive

environment only to that distance category having the highest distance weighting value from table 6-15.

For those sensitive environments that are wetlands, assign an additional value from table 6–18. In assigning a value from table 6–18, include only those portions of wetlands located within distance categories subject to potential contamination, as specified in section 6.3.4.1. Treat the wetlands in each separate distance category as separate sensitive environments solely for purposes of applying table 6–18. Determine the total acreage of wetlands within each of these distance categories and assign a separate value from table 6–18 for each distance category.

Calculate the potential contamination factor value (EP) as follows:

$$EP = \frac{1}{10} \sum_{j=1}^{m} \left(\left[W_j + S_j \right] D_j \right)$$

$$S_{j} = \sum_{i=1}^{n} S_{ij}$$

 $S_{ij} {=} Value(s) \ assigned \ from \ table \ 4-23 \ to \ sensitive \ environment \ in \ distance \ category \ j.$

n=Number of sensitive environments subject to potential contamination.

 $W_{j} {=} Value$ assigned from table 6-18 for wetland area in distance category j.

D_j=Distance weight from table 6-15 for distance category j.

m=Number of distance categories subject to potential contamination.

If EP is less than 1, do not round it to the nearest integer; if EP is 1 or more, round to the nearest integer. Enter the value assigned in table 6-1.

6.3.4.3 Calculation of sensitive environments factor value. Sum the factor values for actual contamination and potential contamination. Do not round this sum, designated as EB, to the nearest integer.

Because the pathway score based solely on sensitive environments is limited to a maximum of 60, use the value EB to determine the value for the sensitive environments factor as follows:

• Multiply the values assigned to likelihood of release (LR), waste characteristics (WC), and EB. Divide the product by 82,500.

-If the result is 60 or less, assign the value EB as the sensitive environments factor value.

-If the result exceeds 60, calculate a value EC as follows:

$$EC = \frac{(60)(82,500)}{(LR)(WC)}$$

Assign the value EC as the sensitive environments factor value. Do not round this value to the nearest integer.

Enter the value assigned for the sensitive environments factor in table 6-1.

6.3.5 Calculation of targets factor category value. Sum the nearest individual, population, resources, and sensitive environments factor values. Do not round this sum to the nearest integer. Assign this sum as the targets factor category value. Enter this value in table 6-1.

6.4 Calculation of air migration pathway score. Multiply the values for likelihood of release, waste characteristics, and targets, and round the product to the nearest integer. Then divide by 82,500. Assign the resulting value, subject to a maximum value of 100, as the air migration pathway score (S_a) . Enter this score in table 6-1.

7.0 Sites Containing Radioactive Substances.

In general, radioactive substances are hazardous substances under CERCLA and should be considered in HRS scoring. Releases of certain radioactive substances are, however, excluded from the definition of "release" in section 101(22) of CERCLA, as amended, and should not be considered in HRS scoring.

Evaluate sites containing radioactive substances using the instructions specified in sections 2 through 6, supplemented by the instructions in this section. Those factors denoted with a "yes" in table 7-1 are evaluated differently for sites containing radioactive substances than for sites containing only nonradioactive hazardous substances, while those denoted with a "no" are not evaluated differently and are not addressed in this section

TABLE 7-1-HRS FACTORS EVALUATED DIFFERENTLY FOR RADIONUCLIDES

Status a	No Yes			Ves ≺es	Yes b No No
Air pathway	Likelihood of Release	Gas Source Type	Particulate Source Type Particulate Migration Potential Waste Characteristics Toxicity	Mobility	Targets. Nearest Individual Population Resources Sensitive Environments
Status	Yes	<u>.</u>	Yes	Yes	Yesb Yesb No No No
Soil exposure pathway	Likelihood of Exposure	∢	Waste Characteristics	Hazardous Waste Quantity Yes	Targets
Status a	Yes No No		Yes/	۶ž۶	
Surface water pathway	Likelihood of Release	Runoff	Waste Characteristics	Persistence/Mobility	Nearest Intake Drinking Water Population Resources Sensitive Environments Human Food Chain Individual Human Food Chain Population
Status a	Yes No No No		Yes	No Yes	Yesh Yesh No
Ground water pathway	Likelihood of Release Observed Release Potential to Release Containment		Waste Characteristics Toxicity	Mobility	Nearest Well Bopulation Resources Wellhead Protection Area

"Factors evaluated differently are denoted by "yes"; factors not evaluated differently are denoted by "no." b Difference is in the determination of Level I and Level II concentrations.

In general, sites containing mixed radioactive and other hazardous substances involve more evaluation than sites containing only radionuclides. For sites containing mixed radioactive and other hazardous substances, HRS factors are evaluated based on considerations of both the radioactive substances and the other hazardous substances in order to derive a single set of factor values for each factor category in each of the four pathways. Thus, the HRS score for these sites reflects the combined potential hazards posed by both the radioactive and other hazardous substances.

Section 7 is organized by factor category, similar to sections 3 through 6. Pathway-specific differences in evaluation criteria are specified under each factor category, as appropriate. These differences apply largely to the soil exposure pathway and to sites containing mixed radioactive and other hazardous substances. All evaluation criteria specified in sections 2 through 6 must be met, except where modified in section 7.

7.1 Likelihood of release/likelihood of exposure. Evaluate likelihood of release for the three migration pathways and likelihood of exposure for the soil exposure pathway as specified in sections 2 through 6, except: establish an observed release and observed contamination as specified in section 7.1.1. When an observed release cannot be established for a migration pathway, evaluate potential to release as specified in section 7.1.2. When observed contamination cannot be established. do not evaluate the soil exposure pathway.

7.1.1 Observed release/observed contamination. For radioactive substances, establish an observed release for each migration pathway by demonstrating that the site has released a radioactive substance to the pathway (or watershed or aquifer, as appropriate); establish observed contamination for the soil exposure pathway as indicated below. Base these demonstrations on one or more of the following, as appropriate to the pathway being evaluated:

Direct observation:

-For each migration pathway, a material that contains one or more radionuclides has been seen entering the atmosphere, surface water, or ground water, as appropriate, or is known to have entered ground water or surface water through direct deposition, or

-For the surface water migration pathway, a source area containing radioactive substances has been flooded at a time that radioactive substances were present and one or more radioactive substances were in contact with the flood waters.

 Analysis of radionuclide concentrations in samples appropriate to the pathway (that is, ground water, soil, air, surface water, benthic, or sediment samples):

-For radionuclides that occur naturally and for radionuclides that are ubiquitous in the environment:

-Measured concentration (in units of activity, for example, pCi per kilogram [pCi/kg], pCi per liter [pCi/l], pCi per cubic meter [pCi/m³]) of a given radionuclide in the sample are at a level that: -Equals or exceeds a value 2 standard deviations above the mean site-specific background concentration for that radionuclide in that type of sample, or

-Exceeds the upper-limit value of the range of regional background concentration values for that specific radionuclide in that type of sample.

-Some portion of the increase must be attributable to the site to establish the observed release (or observed contamination), and

-For the soil exposure pathway only, the radionuclide must also be present at the surface or covered by 2 feet or less of cover material (for example, soil) to establish observed contamination.

-For man-made radionuclides ubiquitous background concentrations in the environment:

-Measured concentration (in units of activity) of a given radionuclide in a sample equals or exceeds the sample quantitation limit for that specific radionuclide in that type of media and is attributable to the site.

-However, if the radionuclide concentration equals or exceeds its sample quantitation limit, but its release can also be attributed to one or more neighboring sites, then the measured concentration of that radionuclide must also equal or exceed a value either 2 standard deviations above the mean concentration of that radionuclide contributed by those neighboring sites or 3 times its background concentration. whichever lower.

-If the sample quantitation limit cannot be established:

-If the sample analysis was performed under the EPA Contract Laboratory Program, use the EPA contract-required quantitation limit (CRQL) in place of the sample quantitation limit in establishing an observed release (or observed contamination).

-If the sample analysis is not performed under the EPA Contract Labatory Program, use the detection limit in place of the sample quantitation limit.

-For the soil exposure pathway only, the radionuclide must also be present at the surface or covered by 2 feet or less of cover material (for example, soil) to establish observed contamination.

 Gamma radiation measurements (applies) only to observed contamination for the soil exposure pathway):

–The gamma radiation exposure rate, as measured in microroentgens per hour (μ R/hr) using a survey instrument held 1 meter above the ground surface (or 1 meter away from an aboveground source), equals or exceeds 2 times the site-specific background gamma radiation exposure rate.

-Some portion of the increase must be attributable to the site to establish observed contamination. The gamma-emitting radionuclides do not have to be within 2 feet of the surface of the source.

For the three migration pathways, if an observed release can be established for the pathway (or aquifer or watershed, as appropriate), assign the pathway (or aquifer or watershed) an observed release factor value of 550 and proceed to section 7.2. If an observed release cannot be established, assign an observed release factor value of 0 and proceed to section 7.1.2.

For the soil exposure pathway, if observed contamination can be established, assign the likelihood of exposure factor for resident population a value of 550 if there is an area of observed contamination in one or more locations listed in section 5.1; evaluate the likelihood of exposure factor for nearby population as specified in section 5.2.1; and proceed to section 7.2. If observed contamination cannot be established, do not evaluate the soil exposure pathway.

At sites containing mixed radioactive and other hazardous substances, evaluate observed release (or observed contamination) separately for radionuclides as described in this section and for other hazardous substances as described in sections 2 through 6.

For the three migration pathways, if an observed release can be established based on either radionuclides or other hazardous substances, or both, assign the pathway (or aquifer or watershed) an observed release factor value of 550 and proceed to section 7.2. If an observed release cannot be established based on either radionuclides or other hazardous substances, assign an observed release factor value of 0 and proceed to section 7.1.2.

For the soil exposure pathway, if observed contamination can be established based on either radionuclides or other hazardous substances, or both, assign the likelihood of exposure factor for resident population a value of 550 if there is an area of observed contamination in one or more locations listed in section 5.1; evaluate the likelihood of exposure factor for nearby population as specified in section 5.2.1; and proceed to section 7.2. If observed contamination cannot be established based on either radionuclides or other hazardous substances, do not evaluate the soil exposure pathway.

7.1.2 Potential to release. For the three migration pathways, evaluate potential to release for sites containing radionuclides in the same manner as specified for sites con-

taining other hazardous substances. Base the evaluation on the physical and chemical properties of the radionuclides, not on their level of radioactivity.

For sites containing mixed radioactive and other hazardous substances, evaluate potential to release considering radionuclides and other hazardous substances together. Evaluate potential to release for each migration pathway as specified in sections 3, 4, or 6, as appropriate.

7.2 Waste characteristics. For radioactive substances, evaluate the human toxicity factor, the ecosystem toxicity factor, the surface water persistence factor, and the hazardous waste quantity factor as specified in the following sections. Evaluate all other waste characteristic factors as specified in sections 2 through 6.

7.2.1 Human toxicity. For radioactive substances, evaluate the human toxicity factor as specified below, not as specified in section 2.4.1.1.

Assign human toxicity factor values to those radionuclides available to the pathway based on quantitative dose-response parameters for cancer risks as follows:

- Evaluate radionuclides only on the basis of carcinogenicity and assign all radionuclides to weight-of-evidence category A.
- Assign a human toxicity factor value from table 7-2 to each radionuclide based on its slope factor (also referred to as cancer potency factor).
 - -For each radionuclide, use the higher of the slope factors for inhalation and ingestion to assign the factor value.
 - -If only one slope factor is available for the radionuclide, use it to assign the toxicity factor value.
 - -If no slope factor is available for the radionuclide, assign that radionuclide a toxicity factor value of θ and use other radionuclides for which a slope factor is available to evaluate the pathway.
- If all radionuclides available to a particular pathway are assigned a human toxicity factor value of 0 (that is, no slope factor is available for all the radionuclides), use a default human toxicity factor value of 1,000 as the human toxicity factor value for all radionuclides available to the pathway.

At sites containing mixed radioactive and other hazardous substances, evaluate the toxicity factor separately for the radioactive and other hazardous substances and assign each a separate toxicity factor value. This applies regardless of whether the radioactive and other hazardous substances are physically separated, combined chemically, or simply mixed together. Assign toxicity factor values to the radionuclides as specified above and to the other hazardous substances as specified in section 2.4.1.1.

At sites containing mixed radioactive and other hazardous substances, if all radio-nuclides available to a particular pathway

are assigned a human toxicity factor value of 0, use a default human toxicity factor value of 1,000 for all those radionuclides even if nonradioactive hazardous substances available to the pathway are assigned human toxicity factor values greater than 0. Similarly, if all nonradioactive hazardous substances available to the pathway are assigned a human toxicity factor value of 0, use a default human toxicity factor value of 100 for all these nonradioactive hazardous substances even if radionuclides available to the pathway are assigned human toxicity factor values greater than 0.

7.2.2 Ecosystem toxicity. For the surface water environmental threat (see sections 4.1.4 and 4.2.4). assign an ecosystem toxicity factor value to radionuclides (alone or combined chemically or mixed with other hazardous substances) using the same slope factors and procedures specified for the human toxicity factor in section 7.2.1, except: use a default of 100, not 1,000, if all radionuclides eligible to be evaluated for ecosystem toxicity receive an ecosystem toxicity factor value of 0.

TABLE 7–2—TOXICITY FACTOR VALUES FOR RADIONUCLIDES

Cancer slope factor a (SF) (pCi) -1	Assigned value
3×10 ⁻¹¹ ≤ SF 3×10 ⁻¹² ≤ SF<3×10 ⁻¹¹ SF<3×10 ⁻¹² SF not available for the radionuclide	10,000 1,000 100 0

^a Radionuclide slope factors are estimates of age-averaged, individual lifetime total excess cancer risk per picocurie of radionuclide inhaled or ingested.

At sites containing mixed radioactive and other hazardous substances, evaluate the ecosystem toxicity factor separately for the radioactive and other hazardous substances and assign each a separate ecosystem toxicity factor value. This applies regardless of whether the radioactive and other hazardous substances are physically separated, combined chemically, or simply mixed together. Assign ecosystem toxicity factor values to the radionuclides as specified above and to the other hazardous substances as specified in sections 4.1.4.2.1.1 and 4.2.4.2.1.1. If all radionuclides available to a particular pathway are assigned an ecosystem toxicity factor value of 0, use a default ecosystem toxicity factor value of 100 for all these radionuclides even if nonradioactive hazardous substances available to the pathway are assigned ecosystem toxicity factor values greater than 0. Similarly, if all nonradioactive hazardous substances available to the pathway are assigned an ecosystem toxicity factor value of 0, use a default ecosystem toxicity factor value of 100 for all these nonradioactive hazardous substances even if radionuclides available to the pathway are

assigned ecosystem toxicity factor values greater than $\boldsymbol{\theta}$.

7.2.3 Persistence. For radionuclides, evaluate the surface water persistence factor based solely on half-life; do not include sorption to sediments in the evaluation as is done for nonradioactive hazardous substances. Assign a persistence factor value from table 4–10 (section 4.1.2.2.1.2) to each radionuclide based on half-life $(t_{1/2})$ calculated as follows:

$$t_{1/2} = \frac{1}{1/r + 1/v}$$

where:

 $r=Radioactive\ half-life.$

v=Volatilization half-life.

If the volatilization half-life cannot be estimated for a radionuclide from available data, delete it from the equation. Select the portion of table 4–10 to use in assigning the persistence factor value as specified in section 4.1.2.2.1.2.

At sites containing mixed radioactive and other hazardous substances, evaluate the persistence factor separately for each radionuclide and for each nonradioactive hazardous substance, even if the available data indicate that they are combined chemically. Assign a persistence factor value to each radionuclide as specified in this section and to each nonradioactive hazardous substance as specified in section 4.1.2.2.1.2. When combined chemically, assign a single persistence factor value based on the higher of the two values assigned (individually) to the radioactive and nonradioactive components.

7.2.4 Selection of substance potentially posing greatest hazard. For each migration pathway (threat, aquifer, or watershed, as appropriate), select the radioactive substance or nonradioactive hazardous substance that potentially poses the greatest hazard based on its toxicity factor value, combined with the applicable mobility, persistence, and/or bioaccumulation (or ecosystem bioaccumulation) potential factor values. Combine these factor values as specified in sections 2, 3, 4, and 6. For the soil exposure pathway, base the selection on the toxicity factor alone (see sections 2 and 5).

7.2.5 Hazardous waste quantity. To calculate the hazardous waste quantity factor value for sites containing radioactive substances, evaluate source hazardous waste quantity (see section 2.4.2.1) using only the following two measures in the following hierarchy (these measures are consistent with Tiers A and B for nonradioactive hazardous substances in sections 2.4.2.1.1 and 2.4.2.1.2):

• Radionuclide constituent quantity (Tier A).

•Radionuclide wastestream quantity (Tier B).

7.2.5.1 Source hazardous waste quantity for radionuclides. For each migration pathway, assign a source hazardous waste quantity value to each source having a containment factor value greater than 0 for the pathway being evaluated. For the soil exposure pathway, assign a source hazardous waste quantity value to each area of observed contamination, as applicable to the threat being evaluated. Allocate hazardous substances and hazardous wastestreams to specific sources (or areas of observed contamination) as specified in section 2.4.2.

7.2.5.1.1 Radionuclide constituent quantity (Tier A). Evaluate radionuclide constituent quantity for each source (or area of observed contamination) based on the activity content of the radionuclides allocated to the source (or area of observed contamination) as follows:

- Estimate the net activity content (in curies) for the source (or area of observed contamination) based on:
 - -Manifests, or
- -Either of the following equations, as applicable:

$$N = 9.1 \times 10^{-7} (V) \sum_{i=1}^{n} AC_i$$

where:

N=Estimated net activity content (in curies) for the source (or area of observed contamination).

V=Total volume of material (in cubic yards) in a source (or area of observed contamination) containing radio-nuclides.

AC_i=Activity concentration above the respective background concentration (in pCi/g) for each radionuclide i allocated to the source (or area of observed contamination).

n=Number of radionuclides allocated to the source (or area of observed contamination) above the respective background concentrations.

or.

$$N = 3.8 \times 10^{-12} (V) \sum_{i=1}^{n} AC_{i}$$

where:

N=Estimated net activity content (in curies) for the source (or area of observed contamination).

V=Total volume of material (in gallons) in a source (or area of observed contamination) containing radionuclides.

 AC_i =Activity concentration above the respective background concentration (in pCi/1) for each radionuclide i allocated to the source (or area of observed contamination).

n=Number of radionuclides allocated to the source (or area of observed contamination) above the respective background concentrations.

-Estimate volume for the source (or volume for the area of observed contamination) based on records or measurements. -For the soil exposure pathway, in estimating the volume for areas of observed contamination, do not include more than the first 2 feet of depth, except: for those types of areas of observed contamination listed in Tier C of table 5-2 (section 5.1.2.2).

Include the entire depth, not just that within 2 feet of the surface.

- Convert from curies of radionuclides to equivalent pounds of nonradioactive hazardous substances by multiplying the activity estimate for the source (or area of observed contamination) by 1,000.
- Assign this resulting product as the radionuclide constituent quantity value for the source (or area of observed contamination).

If the radionuclide constituent quantity for the source (or area of observed contamination) is adequately determined (that is, the total activity of all radionuclides in the source and releases from the source [or in the area of observed contamination] is known or is estimated with reasonable confidence), do not evaluate the radionuclide wastestream quantity measure in section Instead, assign radionuclide 7.2.5.1.2. wastestream quantity a value of 0 and proceed to section 7.2.5.1.3. If the radionuclide constituent quantity is not adequately determined, assign the source (or area of observed contamination) a value for radionuclide constituent quantity based on the available data and proceed to section 7.2.5.1.2.

7.2.5.1.2 Radionuclide wastestream quantity (Tier B). Evaluate radionuclide wastestream quantity for the source (or area of observed contamination) based on the activity content of radionuclide wastestreams allocated to the source (or area of observed contamination) as follows:

- Estimate the total volume (in cubic yards or in gallons) of wastestreams containing radionuclides allocated to the source (or area of observed contamination).
- Divide the volume in cubic yards by 0.55 (or the volume in gallons by 110) to convert to the activity content expressed in terms of equivalent pounds of nonradioactive hazardous substances.
- Assign the resulting value as the radionuclide wastestream quantity value for the source (or area of observed contamination).

7.2.5.1.3 Calculation of source hazardous waste quantity value for radionuclides. Select the higher of the values assigned to the source (or area of observed contamination) for radionuclide constituent quantity and

radionuclide wastestream quantity. Assign this value as the source hazardous waste quantity value for the source (or area of observed contamination). Do not round to the nearest integer.

7.2.5.2 Calculation of hazardous waste quantity factor value for radionuclides. Sum the source hazardous waste quantity values assigned to all sources (or areas of observed contamination) for the pathway being evaluated and round this sum to the nearest integer, except: if the sum is greater than 0, but less than 1, round it to 1. Based on this value, select a hazardous waste quantity factor value for this pathway from table 2-6 (section 2.4.2.2).

For a migration pathway, if the radionuclide constituent quantity is adequately determined (see section 7.2.5.1.1) for all sources (or all portions of sources and releases remaining after a removal action), assign the value from table 2-6 as the hazardous waste quantity factor value for the pathway. If the radionuclide constituent quantity is not adequately determined for one or more sources (or one or more portions of sources or releases remaining after a removal action), assign a factor value as follows:

- If any target for that migration pathway is subject to Level I or Level II concentrations (see section 7.3), assign either the value from table 2-6 or a value of 100, whichever is greater, as the hazardous waste quantity factor value for that pathway.
- If none of the targets for that pathway is subject to Level I or Level II concentrations, assign a factor value as follows:
 - -If there has been no removal action, assign either the value from table 2-6 or a value of 10, whichever is greater, as the hazardous waste quantity factor value for that pathway.
 - -If there has been a removal action:
 - -Determine values from table 2-6 with and without consideration of the removal action.
 - -If the value that would be assigned from table 2-6 without consideration of the removal action would be 100 or greater, assign either the value from table 2-6 with consideration of the removal action or a value of 100, whichever is greater, as the hazardous waste quantity factor value for the pathway.
 - -If the value that would be assigned from table 2-6 without consideration of the removal action would be less than 100, assign a value of 10 as the hazardous waste quantity factor value for the pathway.

For the soil exposure pathway, if the radionuclide constituent quantity is adequately determined for all areas of observed contamination, assign the value from table 2-6 as the hazardous waste quantity factor value. If the radionuclide constituent quantity is not adequately determined for one or more areas of observed contamination, assign either the value from table 2-6 or a value of 10, whichever is greater, as the hazardous waste quantity factor value.

7.2.5.3 Calculation of hazardous waste quantity factor value for sites containing mixed radioactive and other hazardous substances. For each source (or area of observed contamination) containing mixed radioactive and other hazardous substances, calculate two source hazardous waste quantity values—one based on radionuclides as specified in sections 7.2.5.1 through 7.2.5.1.3 and the other based on the nonradioactive hazardous substances as specified in sections 2.4.2.1 through 2.4.2.1.5 (that is, determine each value as if the other type of substance was not present). Sum the two values to determine a combined source hazardous waste quantity value for the source (or area of observed contamination). Do not round this value to the nearest integer.

Use this combined source hazardous waste quantity value to calculate the hazardous waste quantity factor value for the pathway as specified in section 2.4.2.2, except: if either the hazardous constituent quantity or the radionuclide constituent quantity, or both, are not adequately determined for one or more sources (or one or more portions of sources or releases remaining after a removal action) or for one or more areas of observed contamination, as applicable, assign the value from table 2-6 or the default value applicable for the pathway, whichever is greater, as the hazardous waste quantity factor value for the pathway.

7.3 Targets. For radioactive substances, evaluate the targets factor category as specified in section 2.5 and sections 3 through 6, except: establish Level I and Level II concentrations at sampling locations as specified in sections 7.3.1 and 7.3.2.

For all pathways (and threats), use the same target distance limits for sites containing radioactive substances as is specified in sections 3 through 6 for sites containing nonradioactive hazardous substances. At sites containing mixed radioactive and other hazardous substances, include all sources (or areas of observed contamination) at the site in identifying the applicable targets for the pathway.

7.3.1 Level of contamination at a sampling

7.3.1 Level of contamination at a sampling location. Determine whether Level I or Level II concentrations apply at a sampling location (and thus to the associated targets) as follows:

- Select the benchmarks from section 7.3.2 applicable to the pathway (or threat) being evaluated.
- Compare the concentrations of radionuclides in the sample (or comparable samples) to their benchmark concentrations for the pathway (or threat) as specified in section 7.3.2. Treat comparable samples as specified in section 2.5.1.

- Determine which level applies based on this comparison.
- If none of the radionuclides eligible to be evaluated for the sampling location have an applicable benchmark, assign Level II to the actual contamination at that sampling location for the pathway (or threat).
- In making the comparison, consider only those samples, and only those radionuclides in the sample, that meet the criteria for an observed release (or observed contamination) for the pathway, except: tissue samples from aquatic human food chain organisms may also be used for the human food chain threat of the surface water pathway as specified in sections 4.1.3.3 and 4.2.3.3.
- 7.3.2 Comparison to benchmarks. Use the following media specific benchmarks (expressed in activity units, for example, pCi/l for water, pCi/kg for soil and for aquatic human food chain organisms, and pCi/m³ for air) for making the comparisons for the indicated pathway (or threat):
- Maximum Contaminant Levels (MCLs)—ground water migration pathway and drinking water threat in surface water migration pathway.
- Uranium Mill Tailings Radiation Control Act (UMTRCA) standards—soil exposure pathway only.
- Screening concentration for cancer corresponding to that concentration that corresponds to the 10-6 individual cancer risk for inhalation exposures (air migration pathway) or for oral exposures (ground water migration pathway; drinking water or human food chain threats in surface water migration pathway; and soil exposure pathway).
 - -For the soil exposure pathway, include two screening concentrations for cancer one for ingestion of surface materials and one for external radiation exposures from gamma-emitting radionuclides in surface materials.

Select the benchmark(s) applicable to the pathway (or threat) being evaluated. Compare the concentration of each radionuclide from the sampling location to its benchmark concentration(s) for that pathway (or threat). Use only those samples and only those radionuclides in the sample that meet the criteria for an observed release (or observed contamination) for the pathway, except: tissue samples from aquatic human food chain organisms may be used as specified in sections 4.1.3.3 and 4.2.3.3. If the concentration of any applicable radionuclide from any sample equals or exceeds its benchmark concentration, consider the sampling location to be subject to Level I concentrations for that pathway (or threat). If more than one benchmark applies to the radionuclide, assign Level I if the radionuclide concentration equals or exceeds the lowest applicable benchmark concentration. In addition, for the soil exposure pathway, assign Level I concentrations at the sampling location if measured gamma radiation exposure rates equal or exceed 2 times the background level (see section 7.1.1).

If no radionuclide individually equals or exceeds its benchmark concentration, but more than one radionuclide either meets the criteria for an observed release (or observed contamination) for the sample or is eligible to be evaluated for a tissue sample (see sections 4.1.3.3 and 4.2.3.3), calculate a value for index I for these radionuclides as specified in section 2.5.2. If I equals or exceeds 1, assign Level I to the sampling location. If I is less than 1, assign Level II.

At sites containing mixed radioactive and other hazardous substances, establish the level of contamination for each sampling location considering radioactive substances and nonradioactive hazardous substances separately. Compare the concentration of each radionuclide and each nonradioactive hazardous substance from the sampling location to its respective benchmark concentration(s). Use only those samples and only those substances in the sample that meet the criteria for an observed release (or observed contamination) for the pathway except: tissue samples from aquatic human food chain organisms may be used as specified in sections 4.1.3.3 and 4.2.3.3. If the concentration of one or more applicable radionuclides or other hazardous substances from any sample equals or exceeds its benchmark concentration, consider the sampling location to be subject to Level I concentrations. If more than one benchmark applies to a radionuclide or other hazardous substance, assign Level I if the concentration of the radionuclide or other hazardous substance equals or exceeds its lowest applicable benchmark concentration.

If no radionuclide or other hazardous substance individually exceed a benchmark concentration, but more than one radionuclide or other hazardous substance either meets the criteria for an observed release (or observed contamination) for the sample or is eligible to be evaluated for a tissue sample, calculate an index I for both types of substances as specified in section 2.5.2. Sum the index I values for the two types of substances. If the value, individually or combined, equals or exceeds 1, assign Level I to the sample location. If it is less than 1. calculate an index J for the nonradioactive hazardous substances as specified in section 2.5.2. If J equals or exceeds 1, assign Level I to the sampling location. If J is less than 1, assign Level II

[55 FR 51583, Dec. 14, 1990]

APPENDIX B TO PART 300—NATIONAL PRIORITIES LIST

TABLE 1—GENERAL SUPERFUND SECTION

State	Site name	City/County	Notes(a
AK	Arctic Surplus	Fairbanks.	
AL	American Brass	Headland.	
4L	Ciba-Geigy Corp. (McIntosh Plant)	McIntosh.	
۸L	Interstate Lead Co. (ILCO)	Leeds.	
۸L	Olin Corp. (McIntosh Plant)	McIntosh.	
L	Perdido Ground Water Contamination	Perdido	C
۱ <u>ـ</u> ـــــــــــــــــــــــــــــــــــ	Redwing Carriers, Inc. (Saraland)	Saraland.	
\L	Stauffer Chemical Co. (Cold Creek Plant)	Bucks.	
AL	Stauffer Chemical Co. (LeMoyne Plant)	Axis.	
\L	T.H. Agriculture & Nutrition (Montgomery)	Montgomery.	
L	Triana/Tennessee River	Limestone/Morgan	C
λR λR	Arkwood, Inc	Omaha	C
R	Industrial Waste Control	Fort Smith	C
R	Mid-South Wood Products	Mena	Č
ιR	Midland Products	Ola/Birta	C
R	Monroe Auto Equipment (Paragould Pit)	Paragould.	
R	Mountain Pine Pressure Treating, Inc	Plainview.	
R	Ouachita Nevada Wood Treater	Reader	
R	Popile, Inc	El Dorado.	
R	Rogers Road Municipal Landfill	Jacksonville	С
R	South 8th Street Landfill	West Memphis.	1
R	Vertac, Inc.	Jacksonville.	
Z	Apache Powder Co.	St. David.	
Z	Hassayampa Landfill	Hassayampa.	
Z	Indian Bend Wash Area	Scottsdale/Tempe/Phoenix.	
Z	Litchfield Airport Area	Goodyear/Avondale.	
۱Z	Motorola, Inc. (52nd Street Plant)	Phoenix.	
Z	Nineteenth Avenue Landfill	Phoenix.	
Z	Tucson International Airport Area	Tucson.	
:A	Advanced Micro Devices, Inc	Sunnyvale	С
Α	Advanced Micro Devices, Inc. (Bldg. 915)	Sunnyvale	С
A	Aerojet General Corp	Rancho Cordova.	_
A	Applied Materials	Santa Clara	C
A	Atlas Asbestos Mine	Fresno County.	
CA	Beckman Instruments (Porterville Plant)	Porterville	С
CA	Brown & Bryant, Inc (Arvin Plant)	Arvin.	
CA	CTS Printex, Inc.	Mountain View	C
A	Celtor Chemical Works	HoopaUkiah.	С
A	Coast Wood Preserving Crazy Horse Sanitary Landfill	Salinas.	
A	Del Amo	Los Angeles.	
A	Del Norte Pesticide Storage	Crescent City	С
A	Fairchild Semiconductor Corp. (Mt View)	Mountain View.	
A	Fairchild Semiconductor Corp. (Mr view)	South San Jose	С
A	Firestone Tire & Rubber Co. (Salinas Plant)	Salinas	C
A	Fresno Municipal Sanitary Landfill	Fresno.	0
A	Frontier Fertilizer	Davis.	
A	Hewlett-Packard (620–640 Page Mill Road)	Palo Alto.	
A	Industrial Waste Processing	Fresno	
A	Intel Corp. (Mountain View Plant)	Mountain View.	
A	Intel Corp. (Santa Clara III)	Santa Clara	С
A	Intel Magnetics	Santa Clara	c
A	Intersil Inc./Siemens Components	Cupertino	ľč
Α	Iron Mountain Mine	Redding.	~
A	J.H. Baxter & Co	Weed.	
A	Jasco Chemical Corp	Mountain View.	
A	Koppers Co., Inc. (Oroville Plant)	Oroville.	
:A	Lava Cap Mine	Nevada City.	
Α	Leviathan Mine	Alpine County	
A	Lorentz Barrel & Drum Co	San Jose.	
A	MGM Brakes	Cloverdale	С
A	McColl	Fullerton.	
A	McCormick & Baxter Creosoting Co	Stockton.	
A	Modesto Ground Water Contamination	Modesto.	
A	Monolithic Memories	Sunnyvale	С
A	Montrose Chemical Corp	Torrance.	
A	National Semiconductor Corp	Santa Clara.	
A	Newmark Ground Water Contamination	San Bernardino.	
	Omega Chemical Corporation	Whittier.	İ

TABLE 1—GENERAL SUPERFUND SECTION—Continued

	State	Site name	City/County	Notes(a)
			Monterey Park.	_
			illmore	С
			laywood.	
			lalaga. Vestminster.	
			Nountain View.	
			os Angeles.	
			os Angeles/Glendale.	
CA			Glendale.	
			os Angeles.	
			I Monte.	
			Saldwin Park Area.	
			lhambra. a Puente.	
			selma.	
			etaluma	С
			lviso.	
		Southern California Edison Co. (Visalia) Vi	'isalia.	
			Nountain View	С
			Glen Avon Heights	S
			Clear Lake.	0
			anta Clararesno.	С
			Sunnyvale	С
			Nountain View	č
			Richmond.	
CA			urlock.	
			Santa Fe Springs.	
			cotts Valley	С
			Proville.	
			Sunnyvale.	0
			envereadville.	С
			daho Springs.	
			Denver.	
			Denver.	
CO			/linturn/Redcliff.	
CO		Lincoln Park C	Canon City.	
			rapahoe County.	
			Soulder County	C,S
			Rio Grande County.	
			Jravan. Jenver.	
			Barkhamsted.	
			seacon Falls.	
			Ourham.	
			Plainfield.	
CT.			lorwalk	С
			laugatuck Borough	S
		· · · · · · · · · · · · · · · · · · ·	Voodstock.	
			Volcott.	
			Southington.	
			ernon. Stratford	Α
			Southington.	^
			Canterbury.	
			lew Castle County	С
DE			cheswold.	
DE		Coker's Sanitation Service Landfills Ke	Cent County	С
			elaware City.	
DE			lew Castle County.	
			over.	
			lewport.	
			lew Castle.	С
			lewport.	•
			Millsboro	С
			Delaware City.	-
			aurel	С
			lew Castle County	C,S
			Smyrna	С

TABLE 1—GENERAL SUPERFUND SECTION—Continued

State	Site name	City/County	Notes(a)
FL	Agrico Chemical Co	Pensacola.	
FL		Miami.	
FL		Pensacola.	
<u>F</u> L		North Miami Beach.	
FL		Hialeah	C
FL		Lake Park	С
FL FL		Gainesville. Lake Alfred	
FL		Pompano Beach	С
FL		Orlando.	-
FL		Orlando	С
FL		Whitehouse.	
FL		Davie	C
FL		Cantonment	С
FL FL		Pensacola. Fort Lauderdale	
FL		Indiantown.	
FL		Palm Bay.	
FL		Tampa.	
FL	Hipps Road Landfill	Duval County	С
FL	Hollingsworth Solderless Terminal	Fort Lauderdale	C
FL		Tampa.	
FL		Lakeland	
FL		Tampa.	
FL FL		Madison	C
FL FL		Miami	С
FL		Medley	С
FL		Pembroke Park.	"
FL	·	Jacksonville.	
FL	Piper Aircraft/Vero Beach Water & Sewer	Vero Beach.	
FL	Reeves Southeast Galvanizing Corp	Tampa.	
FL		Cottondale.	
<u>F</u> L		Plant City.	
FL		Deland.	
FL		Port Salerno.	
FL FL		Hialeah Tampa.	С
FL		Tarpon Springs.	
FL		Brandon.	
FL		Seffner.	
FL	Tower Chemical Co	Clermont.	
FL		Lake Park.	
FL	Whitehouse Oil Pits	Whitehouse.	
FL		Fort Lauderdale.	
FL		Zellwood.	
GA	1	Brunswick.	
GA GA		Camilla.	
GA		Cedartown.	С
GA		Albany.	~
GA		Brunswick.	
GA		Brunswick	S
GA	Marzone Inc./Chevron Chemical Co	Tifton.	
GA		Kensington.	
GA		Peach County	C
GA		Albany.	
GA		Fort Valley.	Ce
GU HI		Guam	C,S
пі IA	, , ,	Des Moines.	
A	Electro-Coatings, Inc	Cedar Rapids.	
Α		Fairfield	С
Α		Hospers.	
Α		Ottumwa	С
Α	Lawrence Todtz Farm	Camanche	С
IA		Mason City.	
IA		Sergeant Bluff.	
IA		Kellogg	С
IA		Dubuque. Red Oak.	
IA			1

TABLE 1—GENERAL SUPERFUND SECTION—Continued

	TABLE 1—GENERAL SUPERFUND SECTIO	N—Continued	
State	Site name	City/County	Notes(a)
Α	Sheller-Globe Corp. Disposal	Keokuk.	
Α		Orange City	С
Α		Charles City	С
<u> </u>		Smelterville.	
D		Pocatello.	
ID	3.,	Soda Springs.	
D L		Soda Springs. Greenup	С
L		Morristown.	
L		Quincy.	
Ĺ		Joliet.	
		Rockton.	
L		Belvidere	С
L	Byron Salvage Yard	Byron.	
L		Taylorville	С
L	3 (1 1 1)	Pembroke Township	С
L		DePue.	
Ļ		Warrenville.	
L		Galesburg.	
L		Antioch.	
L		East Cape Girardeau.	
L L		Rockford. Granite City.	
L			С
L		Waukegan DuPage County.	
L		West Chicago.	
L		West Chicago/DuPage Coun-	
	Non modes (residential russe)	ty.	
L	Kerr-McGee (Sewage Treatment Plant)	West Chicago.	
L		LaSalle	С
L		Lemont.	
L	MIG/Dewane Landfill	Belvidere.	
L	NL Industries/Taracorp Lead Smelter	Granite City.	
L		Ottawa.	
L	Outboard Marine Corp	Waukegan	S
L	Pagel's Pit	Rockford.	
L		Belvidere.	
L		Rockford.	
L		South Elgin.	
L		Marshall	C
L		Wauconda	С
L		Woodstock.	
L		Waukegan.	
N		Griffith.	
N N		Bloomington. Westville	
N		Columbus	С
N		Elkhart.	0
N		Kokomo.	
N		Mishawaka.	
N		Zionsville.	
N		LaPorte.	
N		Fort Wayne	С
N		Osceola.	
N		Elkhart.	
N	Lake Sandy Jo (M&M Landfill)	Gary	С
N		Claypool.	
N		Bloomington.	
N		Gary.	
N		Gary.	_
N		Elkhart	C
N		Marion.	
N		Bloomington.	
N		Gary	C
N		Zionsville	С
N		Vincennes.	
N N		Indianapolis.	Ce
N		Seymour	C,S
N		Lafayette. Michigan City.	
N		Columbia City	С
KS		Wichita Heights.	-

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TABLE 1—GENERAL SUPERFUND SECTION—Continued

State	TABLE 1—GENERAL SUPERFUND SECTION Site name	City/County	Notes(a)
			(d)
KS	Ace Services	Colby.	
KS	Cherokee County	Cherokee County.	
KS	Doepke Disposal (Holliday)	Johnson County.	
KS	Obee Road	Hutchinson.	
KS	Pester Refinery Co	El Dorado.	
KS	Strother Field Industrial Park	Cowley County.	
KS	Wright Ground Water Contamination	Wright.	
KY	Airco	Calvert City.	
KY	B.F. Goodrich	Calvert City.	
KY	Caldwell Lace Leather Co., Inc	Auburn	С
KY	Distler Brickyard	West Point	č
KY	Distler Farm	Jefferson County	C
KY	Fort Hartford Coal Co. Stone Quarry	Olaton.	
KY	General Tire & Rubber (Mayfield Landfill)	Mayfield	С
KY	Green River Disposal, Inc	Maceo.	
KY	Maxey Flats Nuclear Disposal	Hillsboro.	
KY	National Electric Coil/Cooper Industries	Dayhoit.	
KY	National Southwire Aluminum Co	Hawesville.	
KY	Smith's Farm	PeeWee Valley. Brooks.	
KY	Tri-City Disposal Co	Shepherdsville	С
LA	Agriculture Street Landfill	New Orleans	P
LA	American Creosote Works, Inc (Winnfield)	Winnfield.	
LA	Bayou Bonfouca	Slidell.	
LA	Central Wood Preserving Co	Slaughter.	
LA	Combustion, Inc	Denham Springs.	
LA	Delatte Metals	Ponchatoula.	
LA	Gulf Coast Vacuum Services	Abbeville.	
LA	Madisonville Creosote Works	Madisonville. Marion.	
LA	Marion Pressure Treating	Darrow	s
LA	Petro-Processors of Louisiana Inc	Scotlandville.	٦
LA	Ruston Foundry	Alexandria.	
MA	Atlas Tack Corp	Fairhaven.	
MA	Baird & McGuire	Holbrook.	
MA	Blackburn & Union Privileges	Walpole.	
MA	Cannon Engineering Corp. (CEC)	Bridgewater	С
MA	Charles-George Reclamation Landfill	Tyngsborough.	
MA	Groveland Wells	Groveland.	
MA	Haverhill Municipal Landfill	Haverhill.	
MA	Hocomonco Pond	Westborough.	
MA	Industri-Plex	Woburn. Billerica.	
MA	New Bedford Site	New Bedford	s
MA	Norwood PCBs	Norwood.	
MA	Nyanza Chemical Waste Dump	Ashland.	
MA	PSC Resources	Palmer.	
MA	Re-Solve, Inc	Dartmouth.	
MA	Rose Disposal Pit	Lanesboro	С
MA	Salem Acres	Salem.	
MA	Shpack Landfill	Norton/Attleboro.	
MA	Silresim Chemical Corp	Lowell.	
MA	Sullivan's Ledge	New Bedford.	
MA	W.R. Grace & Co Inc (Acton Plant)	Acton. Woburn.	
MD	Bush Valley Landfill	Abingdon.	
MD	Central Chemical	Hagerstown.	
MD	Kane & Lombard Street Drums	Baltimore.	
MD	Limestone Road	Cumberland.	
MD	Ordnance Products, Inc.	Cecil County.	
	Sand, Gravel & Stone	Elkton.	
MD	Southern Maryland Wood Treating	Hollywood.	
MD		Elkton.	
MD	Spectron, Inc		
MD MD	Woodlawn County Landfill	Woodlawn.	
MD MD MD ME	Woodlawn County Landfill	Woodlawn. Meddybemps.	
MD	Woodlawn County Landfill Eastern Surplus Eastland Woolen Mill	Woodlawn. Meddybemps. Corinna.	
MD	Woodlawn County Landfill Eastern Surplus Eastland Woolen Mill McKin Co	Woodlawn. Meddybemps. Corinna. Gray	С
MD	Woodlawn County Landfill Eastern Surplus Eastland Woolen Mill	Woodlawn. Meddybemps. Corinna.	С

TABLE 1—GENERAL SUPERFUND SECTION—Continued

State	Site name	City/County	Notes(a)
	Union Chemical Co., Inc	South Hope.	
	West Site/Hows Corners	Plymouth.	
			_
			C
			A
			C
			С
			С
			С
			0
			С
			~
	G&H Landfill	Utica.	
			С
			c,s
			-,-
	Hedblum Industries	•	С
	Hi-Mill Manufacturing Co		C
			-
		Rochester Hills.	
		Oshtemo Township.	
	'	Kentwood	С
		Cadillac	C
			-
			Α
			* *
		Bronson.	
		Cadillac	С
			-
			С
		Allegan.	
	Rose Township Dump	Rose Township	С
	Roto-Finish Co., Inc	Kalamazoo.	
	SCA Independent Landfill	Muskegon Heights.	
	Shiawassee River	Howell.	
	South Macomb Disposal (Landfills 9 & 9A)	Macomb Township.	
	Southwest Ottawa County Landfill	Park Township	С
	Sparta Landfill	Sparta Township.	
	Spartan Chemical Co	Wyoming.	
	Spiegelberg Landfill	Green Oak Township	С
	Springfield Township Dump	Davisburg.	
	State Disposal Landfill, Inc	Grand Rapids.	
		Sturgis.	
	Tar Lake	Mancelona Township.	
	Thermo-Chem, Inc	Muskegon.	
	Torch Lake	Houghton County.	
	U.S. Aviex	Howard Township	С
	Velsicol Chemical Corp. (Michigan)	St. Louis	С
	Verona Well Field	Battle Creek.	
	Wash King Laundry	Pleasant Plains Twp.	
	Wash King Laundry	Pleasant Plains Twp. Holland. Hermantown	С
		Union Chemical Co, Inc West Site/Hows Corners Winthrop Landfill Adam's Plating Aircraft Components (D & L Sales) Albion-Sheridan Township Landfill Allied Paper/Portage Ck/Kalamazoo River American Anodoco, Inc Auto Ion Chemicals, Inc Barrels, Inc Bendix Corp/Allied Automotive Bofors Nobel, Inc Burrows Sanitation Butterworth #2 Landfill Cannelton Industries, Inc Chem Central Clare Water Supply Cliff/Dow Dump Duell & Gardner Landfill Electrovoice Forest Waste Products G&H Landfill Grand Traverse Overall Supply Co Gratiot County Landfill H. Brown Co, Inc Hedblum Industries Hi-Mill Manufacturing Co Ionia City Landfill X&L Aenue Landfill K&L Avenue Landfill Kysor Industrial Corp Liquid Disposal, Inc Lower Ecorse Creek Dump McGraw Edison Corp Metamora Landfill Michigan Disposal (Cork Street Landfill) Michigan Di	Union Chemical Co., Inc. West Site/Hows Corners Winthrop Landfill Adam's Plating Arcraft Components (D & L Sales) Albion-Sheridan Township Landfill Barrels, Inc Aurelue Te' Ground Water Contamination Lansing Bendix Corp./Allied Automotive St. Joseph. Muskegon. Bendix Corp./Allied Automotive St. Joseph. Muskegon. Burrows Sanitation Burrows Sanitation Burrows Sanitation Burrows Sanitation Burrows Sanitation Chem Central Wyorning Township Clare Water Supply Clare Water Supply Clare United Sanital Marie. Wyorning Township Duell & Gardner Landfill Duell & Gardner Landfill Dalton Township. Electrovoice Buchanan. Clisville. Grand Rapids. Grand

TABLE 1—GENERAL SUPERFUND SECTION—Continued

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State	Site name	City/County	Notes(a)
MN	Burlington Northern (Brainerd/Baxter)	Brainerd/Baxter	С
MN	FMC Corp. (Fridley Plant)	Fridley	С
/Ν	Freeway Sanitary Landfill	Burnsville.	
ЛN ЛN	Fridley Commons Park Well Field	Fridley.	
ліN	General Mills/Henkel Corp	Minneapolis Brooklyn Center	C
/IN	Koppers Coke	St. Paul.	
1N	Kurt Manufacturing Co	Fridley	С
/N	Lehillier/Mankato Site	Lehillier/Mankato	Č
ΛN	Long Prairie Ground Water Contamination	Long Prairie.	
/N	MacGillis & Gibbs/Bell Lumber & Pole C	New Brighton.	
1N	Nutting Truck & Caster Co	Faribault	C
IN	Oakdale Dump	Oakdale	С
1N 1N	Perham Arsenic Site	Perham. St. Louis Park	s
1N	Ritari Post & Pole	Sebeka.	٥
1N	St. Louis River Site	St. Louis County.	
IN	St. Regis Paper Co	Cass Lake.	
IN	University Minnesota (Rosemount Res Cen)	Rosemount	С
IN	Waite Park Wells	Waite Park.	
IN	Windom Dump	Windom	С
10	Armour Road	North Kansas City.	
10	Bee Cee Manufacturing Co	Malden.	
10	Big River Mine Tailings/St. Joe Minerals	Desloge.	_
10	Conservation Chemical Co	Kansas City	C
10	Ellisville Site	Ellisville	S
10 10	Fulbright Landfill	Springfield	C
10	Lee Chemical	Cape Girardeau	C
10	Minker/Stout/Romaine Creek	Imperial.	
10	Missouri Electric Works	Cape Girardeau.	
10	Oronogo-Duenweg Mining Belt	Jasper County.	
10	Pools Prairie	Neosho.	
1O	Quality Plating	Sikeston.	
AO	Shenandoah Stables	Moscow Mills.	
1O	Solid State Circuits, Inc	Republic	С
MO	St. Louis Airport/HIS/Futura Coatings Co	St. Louis County.	
ло	Syntex Facility	Verona.	
MO	Times Beach Site	Times Beach.	
10	Valley Park TCE	Valley Park.	
10	Westlake Landfill	Bridgeton.	
10 18	Wheeling Disposal Service Co. Landfill	Amazonia Columbia.	С
MT	Anaconda Co. Smelter	Anaconda.	
//T	Basin Mining Area	Basin.	
/T	East Helena Site	East Helena.	
1T	Idaho Pole Co	Bozeman.	
/T	Libby Ground Water Contamination	Libby	С
/IT	Milltown Reservoir Sediments	Milltown.	
/IT	Montana Pole and Treating	Butte.	
1T	Mouat Industries	Columbus	C
1T	Silver Bow Creek/Butte Area	Sil Bow/Deer Lodge.	
1T	Upper Tenmile Creek Mining Area	Lewis and Clark.	
IC	ABC One Hour Cleaners	Jacksonville.	
IC IC	Aberdeen Pesticide Dumps	Aberdeen. Hazelwood.	
ICIC	Benfield Industries, Inc. Bypass 601 Ground Water Contamination	Concord	Р
IC	Cape Fear Wood Preserving	Favetteville.	'
IC	Carolina Transformer Co	Fayetteville.	
IC	Celanese Corp. (Shelby Fiber Operations)	Shelby/Cleveland	Р
IC	Charles Macon Lagoon & Drum Storage	Cordova	c
ic	Chemtronics, Inc	Swannanoa	C
IC	Davis Park Road TCE	Gastonia.	
۱C	FCX, Inc. (Statesville Plant)	Statesville.	
۱C	FCX, Inc. (Washington Plant)	Washington.	
1C	Geigy Chemical Corp. (Aberdeen Plant)	Aberdeen.	
۱C	General Electric Co/Shepherd Farm	East Flat Rock	Р
1C	Georgia-Pacific Corporation Hardwood Sawmill	Plymouth.	
IC	JFD Electronics/Channel Master	Oxford.	_
ic	Jadco-Hughes Facility	Belmont	C
IC	Koppers Co., Inc. (Morrisville Plant)	Morrisville	P
NC	Martin-Marietta, Sodyeco, Inc	Charlotte.	l

TABLE 1—GENERAL SUPERFUND SECTION—Continued

	State	Site name	City/County	Notes(a
١C		NC State University (Lot 86,Farm Unit #1)	Raleigh.	
		National Starch & Chemical Corp	Salisbury.	
		New Hanover Cnty Airport Burn Pit	Wilmington.	
		North Belmont PCE	North Belmont.	
		Potter's Septic Tank Service Pits	Maco.	
		10th Street Site	Columbus.	
		Bruno Co-op Association/Associated Prop	Bruno.	
		Cleburn Street Well	Grand Island.	
		Hastings Ground Water Contamination	Hastings.	
		Lindsay Manufacturing Co	Lindsay	С
		Nebraska Ordnance Plant (Former)	Mead.	-
		Ogallala Ground Water Contamination	Ogallala.	
		Sherwood Medical Co	Norfolk.	
		Waverly Ground Water Contamination	Waverly	С
		Auburn Road Landfill	Londonderry.	"
		Beede Waste Oil	Plaistow.	
		Coakley Landfill	North Hampton.	
		Dover Municipal Landfill	Dover.	
		Fletcher's Paint Works & Storage	Milford.	
		Kearsarge Metallurgical Corp	Conway	С
		Keefe Environmental Services		C
		Mottolo Pig Farm	Epping	C
			Raymond	
		New Hampshire Plating Co	Merrimack.	
		Ottati & Goss/Kingston Steel Drum	Kingston.	
		Savage Municipal Water Supply	Milford.	
		Somersworth Sanitary Landfill	Somersworth.	_
		South Municipal Water Supply Well	Peterborough	C
		Sylvester	Nashua	C,S
		Tibbetts Road	Barrington.	
		Tinkham Garage	Londonderry	C
۱Н		Town Garage/Radio Beacon	Londonderry	C
IJ.		A. O. Polymer	Sparta Township.	
IJ.		American Cyanamid Co.	Bound Brook	Р
IJ.		Asbestos Dump	Millington.	
١Ĵ.		Bog Creek Farm	Howell Township	c
		Brick Township Landfill	Brick Township.	
		Bridgeport Rental & Oil Services	Bridgeport.	
		Brook Industrial Park	Bound Brook.	
		Burnt Fly Bog	Marlboro Township.	
		CPS/Madison Industries	Old Bridge Township.	
		Caldwell Trucking Co	Fairfield.	
		Chemical Control	Elizabeth	С
		Chemical Insecticide Corp	Edison Township.	
		Chemical Leaman Tank Lines, Inc	Bridgeport.	
		Chemsol, Inc	Piscataway.	
		Ciba-Geigy Corp	Toms River.	
		Cinnaminson Ground Water Contamination	Cinnaminson Township.	
		Combe Fill North Landfill	Mount Olive Township	C
		Combe Fill South Landfill	Chester Township.	
IJ.		Cornell Dubilier Electronics Inc	South Plainfield.	
IJ.		Cosden Chemical Coatings Corp	Beverly.	
١J .		Curcio Scrap Metal, Inc	Saddle Brook Township.	
IJ.		D'Imperio Property	Hamilton Township.	
IJ.		Dayco Corp./L.E Carpenter Co	Wharton Borough.	
		De Rewal Chemical Co	Kingwood Township.	
		Delilah Road	Egg Harbor Township.	
		Diamond Alkali Co	Newark.	
		Dover Municipal Well 4	Dover Township.	
		Ellis Property	Evesham Township.	
		Emmell's Septic Landfill	Galloway Township.	
		Evor Phillips Leasing		
		Ewan Property	Old Bridge Township.	
			Shamong Township.	
		Fair Lawn Well Field	Fair Lawn.	
		Federal Creosote	Manville Borough.	
		Florence Land Recontouring Landfill	Florence Township.	
		Franklin Burn	Franklin Township.	
١J .		Fried Industries	East Brunswick Township.	
١J .		GEMS Landfill	Gloucester Township.	
NJ.		Garden State Cleaners Co	Minotola.	
		Glen Ridge Radium Site	Glen Ridge.	
		Global Sanitary Landfill	Old Bridge Township.	
				1

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TABLE 1—GENERAL SUPERFUND SECTION—Continued

	State	Site name	City/County	Notes(a
NJ		Grand Street Mercury	Hoboken	Α
۱J		Helen Kramer Landfill	Mantua Township	С
IJ		Hercules, Inc. (Gibbstown Plant)	Gibbstown.	
IJ		Higgins Disposal	Kingston.	
IJ		Higgins Farm	Franklin Township.	
IJ		Hopkins Farm	Plumstead Township	С
IJ		Horseshoe Road	Sayreville.	
		Iceland Coin Laundry Area Ground Water Plume	Vineland.	
		Imperial Oil Co., Inc./Champion Chemicals	Morganville.	
		Industrial Latex Corp	Wallington Borough.	
		JIS Landfill	Jamesburg/S. Brnswck.	
		Kauffman & Minteer, Inc	Jobstown.	
		Kin-Buc Landfill	Edison Township.	
		King of Prussia	Winslow Township	С
		LCP Chemicals Inc	Linden.	"
		Landfill & Development Co	Mount Holly.	
		Lang Property	Pemberton Township	С
				-
		Lightman Drum Company	Winslow Township.	
		Lipari Landfill	Pitman.	
		Lone Pine Landfill	Freehold Township	C
		Mannheim Avenue Dump	Galloway Township	С
		Martin Aaron, Inc	Camden.	
		Maywood Chemical Co	Maywood/Rochelle Park.	
		Metaltec/Aerosystems	Franklin Borough.	
IJ		Monitor Devices/Intercircuits Inc	Wall Township.	I
IJ		Montclair/West Orange Radium Site	Montclair/W Orange.	1
IJ		Montgomery Township Housing Development	Montgomery Township.	
		Myers Property	Franklin Township.	
		NL Industries	Pedricktown.	
		Nascolite Corp	Millville.	
		PJP Landfill	I .	
			Jersey City.	
		Pepe Field	Boonton.	
		Pohatcong Valley Ground Water Contaminat	Warren County.	_
		Price Landfill	Pleasantville	S
		Puchack Well Field	Pennsauken Township	
٧J		Radiation Technology, Inc	Rockaway Township.	
NJ		Reich Farms	Pleasant Plains.	
NJ		Rockaway Borough Well Field	Rockaway Township.	
		Rockaway Township Wells	Rockaway.	
		Rocky Hill Municipal Well	Rocky Hill Borough.	
		Roebling Steel Co	Florence.	
		Sayreville Landfill	Sayreville.	
		Scientific Chemical Processing	Carlstadt.	
		Sharkey Landfill	Parsippany/Troy Hls.	
		Shieldalloy Corp	Newfield Borough.	
		South Jersey Clothing Co	Minotola.	
٧J		Swope Oil & Chemical Co	Pennsauken.	
۱J		Syncon Resins	South Kearny.	
		Tabernacle Drum Dump	Tabernacle Township	С
۱J		U.S. Radium Corp	Orange.	1
۱J		United States Avenue Burn	Gibbsboro.	1
		Universal Oil Products (Chemical Division	East Rutherford.	1
		Ventron/Velsicol	Wood Ridge Borough.	1
		Vineland Chemical Co., Inc	Vineland.	I
		Waldick Aerospace Devices, Inc	Wall Township.	1
				1
		Welsbach & General Gas Mantle (Camden)	Camden and Gloucester City.	1.
		White Chemical Corp	Newark	A
		Williams Property	Swainton	C
		Wilson Farm	Plumstead Township	C
		Woodland Route 532 Dump	Woodland Township.	1
		Woodland Route 72 Dump	Woodland Township.	1
٧J		Zschiegner Refining	Howell Township	1
		AT & SF (Clovis)	Clovis.	1
		AT&SF (Albuquerque)	Albuquerque.	1
		Cimarron Mining Corp	Carrizozo	С
				~
		Cleveland Mill	Silver City.	1
		Fruit Avenue Plume	Albuquerque.	1_
		Homestake Mining Co	Milan	C
		North Railroad Avenue Plume	Espanola.	
١M		Prewitt Abandoned Refinery	Prewitt	Р
		South Valley	Albuquerque	C, S
		United Nuclear Corp	Church Rock.	

TABLE 1—GENERAL SUPERFUND SECTION—Continued

	State	Site name	City/County	Notes(a)
		Carson River Mercury Site	Lyon/Churchill Cnty.	
		American Thermostat Co	South Cairo.	_
		Applied Environmental Services	Glenwood Landing	С
		Batavia Landfill	Batavia.	
		Brewster Well Field	Putnam County. Byron.	
		Carroll & Dubies Sewage Disposal	Port Jervis.	
		Circuitron Corp	East Farmingdale.	
		Claremont Polychemical	Old Bethpage.	
		Colesville Municipal Landfill	Town of Colesville.	
NY		Computer Circuits	Hauppauge.	
		Cortese Landfill	Village of Narrowsburg.	
		Endicott Village Well Field	Village of Endicott.	
		FMC Corp. (Dublin Road Landfill)	Town of Shelby.	
		Facet Enterprises, Inc	Elmira.	_
		Forest Glen Mobile Home Subdivision	Niagara Falls	A
		Fulton Terminals	North Hempstead Fulton.	
		GCL Tie & Treating Inc	Village of Sidney.	
		GE Moreau	South Glen Falls.	
		General Motors (Central Foundry Division)	Massena.	
		Genzale Plating Co	Franklin Square.	
		Goldisc Recordings, Inc	Holbrook.	
		Haviland Complex	Town of Hyde Park.	
		Hertel Landfill	Plattekill.	
		Hiteman Leather	West Winfield.	
		Hooker (102nd Street)	Niagara Falls.	
		Hooker (Hyde Park)	Niagara Falls.	
		Hooker (S Area)	Niagara Falls.	
		Hooker Chemical/Ruco Polymer Corp	Hicksville.	
		Hudson River PCBs	Hudson River.	
		Islip Municipal Sanitary Landfill Jackson Steel	Islip. Mineola/North Hempstead.	
		Johnstown City Landfill	Town of Johnstown.	
		Jones Chemicals, Inc	Caledonia.	
		Jones Sanitation	Hyde Park.	
		Kentucky Avenue Well Field	Horseheads.	
		Lawrence Aviation Industries, Inc.	Port Jefferson Station.	
NY		Lehigh Valley Railroad	Le Roy.	
		Li Tungsten Corp	Glen Cove.	
		Liberty Industrial Finishing	Farmingdale.	
		Little Valley	Little Valley	A
		Love Canal	Niagara Falls.	
		Ludlow Sand & Gravel	Clayville.	
		Malta Rocket Fuel Area	Malta.	
		Mattiace Petrochemical Co., Inc	Glen Cove.	
		Mercury Refining, Inc Mohonk Road Industrial Plant	Colonie.	
		Nepera Chemical Co., Inc	High Falls. Maybrook.	
		Niagara County Refuse	Wheatfield.	
		Niagara Mohawk Power Co (Saratoga Spings)	Saratoga Springs.	
		North Sea Municipal Landfill	North Sea	С
		Old Bethpage Landfill	Oyster Bay	Č
NY		Old Roosevelt Field Contaminated Ground Water Area	Garden City	
		Olean Well Field	Olean.	
		Onondaga Lake	Syracuse.	
		Pasley Solvents & Chemicals, Inc	Hempstead.	
		Peter Cooper	Gowanda	
		Peter Cooper Corporation (Markhams)	Winslow Township.	
		Pfohl Brothers Landfill	Cheektowaga.	
NY NV		Pollution Abatement Services	Oswego	S
		Preferred Plating Corp	Port Washington.	
		Ramapo Landfill	Farmingdale. Ramapo.	
		Richardson Hill Road Landfill/Pond	Sidney Center.	
		Robintech, Inc./National Pipe Co	Town of Vestal.	
		Rosen Brothers Scrap Yard/Dump	Cortland.	
		Rose Industries Grap Tard/Dump	Noyack/Sag Harbor.	
		SMS Instruments, Inc	Deer Park	С
		Sarney Farm	Amenia.	_
		Sealand Restoration, Inc	Lisbon.	
		Sidney Landfill		

TABLE 1—GENERAL SUPERFUND SECTION—Continued

Sta	te	Site name	City/County	Notes(a)
NY		Sinclair Refinery	Wellsville.	
NY		Smithtown Ground Water Contamination	Smithtown.	
NY		Solvent Savers	Lincklaen.	
NY		Stanton Cleaners Area Ground Water Contamination	Great Neck.	
NY		Syosset Landfill	Oyster Bay.	
NY		Tri-Cities Barrel Co., Inc	Port Crane.	
NY		Tronic Plating Co., Inc	Farmingdale	С
NY		Vestal Water Supply Well 1–1	Vestal.	
NY		Volney Municipal Landfill	Town of Volney.	
NY		York Oil Co	Warwick. Moira.	
NY		Allied Chemical & Ironton Coke		
OH OH		Alsco Anaconda	Ironton. Gnadenhutten	С
OH		Arcanum Iron & Metal	Darke County.	
OH		Big D Campground	Kingsville	С
OH		Buckeye Reclamation	St. Clairsville.	~
OH		Chem-Dyne	Hamilton	C,S
OH		E.H. Schilling Landfill	Hamilton Township	C
OH		Fields Brook	Ashtabula.	
OH		Fultz Landfill	Jackson Township.	
OH		Industrial Excess Landfill	Uniontown.	
OH		Laskin/Poplar Oil Co	Jefferson Township	С
OH		Miami County Incinerator	Troy	l c
OH		Nease Chemical	Salem.	-
OH		New Lyme Landfill	New Lyme	c
OH		North Sanitary Landfill	Dayton.	-
OH		Old Mill	Rock Creek	c
OH		Ormet Corp	Hannibal.	-
OH		Powell Road Landfill	Dayton.	
OH		Pristine, Inc	Reading.	
OH		Reilly Tar & Chemical (Dover Plant)	Dover.	
OH		Republic Steel Corp. Quarry	Elyria	С
OH		Sanitary Landfill Co. (Industrial Waste)	Dayton.	
OH		Skinner Landfill	West Chester.	
OH		South Point Plant	South Point.	
OH		Summit National	Deerfield Township	С
OH		TRW, Inc. (Minerva Plant)	Minerva	С
OH		United Scrap Lead Co., Inc	Troy.	-
OH		Van Dale Junkyard	Marietta.	
OH		Zanesville Well Field	Zanesville	С
OK		Compass Industries (Avery Drive)	Tulsa	C
OK		Double Eagle Refinery Co	Oklahoma City.	
OK		Fourth Street Abandoned Refinery	Oklahoma City	С
OK		Hardage/Criner	Criner.	-
OK		Hudson Refinery	Cushing.	
OK		Mosley Road Sanitary Landfill	Oklahoma City.	
OK		Oklahoma Refining Co	Cyril.	
OK		Tar Creek (Ottawa County)	Ottawa County.	
OK		Tenth Street Dump/Junkyard	Oklahoma City	С
OK		Tulsa Fuel and Manufacturing	Collinsville.	
OR		Gould, Inc	Portland.	
OR		McCormick & Baxter Creos. Co (Portland)	Portland.	
OR		Northwest Pipe & Casing/Hall Process Company	Clackamas.	
OR		Reynolds Metals Company	Troutdale.	
OR		Teledyne Wah Chang	Albany.	
OR		Union Pacific Railroad Tie Treatment	The Dalles.	
OR		United Chrome Products, Inc	Corvallis	С
PA		A.I.W. Frank/Mid-County Mustang	Exton.	
PA		Aladdin Plating	Scott Township	С
PA		Austin Avenue Radiation Site	Delaware County	Α
PA		Avco Lycoming (Williamsport Division)	Williamsport.	
PA		Bally Ground Water Contamination	Bally Borough.	
PA		Bell Landfill	Terry Township.	
PA		Bendix Flight Systems Division	Bridgewater Township	С
PA		Berkley Products Co. Dump	Denver.	
PA		Berks Landfill	Spring Township.	
PA		Berks Sand Pit	Longswamp Township	С
PA		Blosenski Landfill	West Caln Township.	
PA		Boarhead Farms	Bridgeton Township.	
		Breslube-Penn, Inc	Coraopolis.	
PA				1
PA PA		Brodhead Creek	Stroudsburg.	

TABLE 1—GENERAL SUPERFUND SECTION—Continued

State	Site name	City/County	Notes(a
PA	Butler Mine Tunnel	Pittston.	
PA	Butz Landfill	Stroudsburg.	
PA	C & D Recycling	Foster Township.	
PA		State College Borough.	
PA		Lower Providence Township.	
PA		Parker	С
PA		Upper Merion Township.	
PA		Hereford Township.	
PA		Croydon.	
PA		Worman.	
PA		Antis/Logan Twps	С
PA PA		Upper Macungie Township. Douglassville.	
-A -A		Lock Haven.	
PA		Dublin Borough.	
- A ⊃A		Springettsbury Township.	
- A ⊃A		Hometown.	
PA		Elizabethtown.	
- A ⊃A		Warminster.	
^ >A		East Whiteland Township.	
^ >A		Haverford.	
^\ >A		North Whitehall Township.	
^\ >A		Hellertown	С
PA	3	Upper Merion Township	c
PA		Straban Township.	~
^A		Williams Township.	
PA		Maitland.	
PA		Union Township.	
PA		Kimberton Borough	С
PA		Harrison Township.	~
PA		Girard Township	С
PA		Valley Township.	~
PA		Malvern.	
PA		McAdoo Borough	C,S
PA		Philadelphia.	0,0
PA		Frackville.	
PA		Erie.	
PA		Lower Windsor Township.	
PA		Eagleville.	
PA		Souderton.	
PA		Worcester.	
PA		Hatfield.	
PA		Montgomery Township.	
PA		Lansdale.	
PA		North Wales.	
PA		South Whitehall Township.	
PA		Lower Pottsgrove Township.	
PA		Neville Island.	
PA		Seven Valleys	С
PA		Sadsburyville.	-
PA		Grove City.	
PA	Palmerton Zinc Pile	Palmerton.	
PA		Paoli.	
PA	Publicker Industries Inc	Philadephia.	
PA	Raymark	Hatboro	С
PA		East Coventry Twp.	_
PA		Jefferson Borough	С
PA		Nockamixon Township.	_
PA		Hermitage	С
PA	Rodale Manufacturing Co., Inc	Emmaus Borough.	
PA		Pocono Summit	С
PA	Saegertown Industrial Area	Saegertown.	P
PA	3	Hickory Township.	
PA		Straban Township.	
PA		King of Prussia.	
PA		Newlin Township.	
PA		Nesquehoning.	
PA		Upper Merion Twp.	
PA		Columbia.	
		Honeybrook Township.	
	I Walsh Landfill		
PA PA		Sharon.	

TABLE 1—GENERAL SUPERFUND SECTION—Continued

State	Site name	City/County	Notes(a
PA	Whitmoyer Laboratories	Jackson Township.	
PA	William Dick Lagoons	West Caln Township.	_
PA	York County Solid Waste/Refuse Landfill	Hopewell Township	С
PR PR	Barceloneta Landfill Fibers Public Supply Wells	Florida Afuera. Jobos.	
PR	GE Wiring Devices	Juana Diaz.	
PR	Juncos Landfill	Juncos.	
PR	RCA Del Caribe	Barceloneta.	
PR	Scorpio Recycling, Inc.	Candeleria Ward.	
PR	Upjohn Facility	Barceloneta.	
PR	V&M/Albaladejo	Almirante Norte Ward.	
PR	Vega Alta Public Supply Wells	Vega Alta.	
PR	Vega Baja Solid Waste Disposal	Vega Baja.	
(1 (1	Central Landfill Centredale Manor Restoration Project	Johnston. North Providence.	
RI	Davis Liquid Waste	Smithfield.	
XI	Landfill & Resource Recovery, Inc. (L&RR)	North Smithfield.	
XI	Peterson/Puritan, Inc	Lincoln/Cumberland.	
	Picillo Farm	Coventry	s
1	Rose Hill Regional Landfill	South Kingston.	_
I	Stamina Mills, Inc	North Smithfield.	
1	West Kingston Town Dump/URI Disposal	South Kingston.	
1	Western Sand & Gravel	Burrillville	C
C	Aqua-Tech Environmental Inc (Groce Labs)	Greer.	
C	Beaunit Corp. (Circular Knit & Dye)	Fountain Inn.	
C	Carolawn, Inc	Fort Lawn.	
iC	Elmore Waste Disposal	Greer. Rantoules.	
C	Helena Chemical Co Landfill	Fairfax.	
C	Kalama Specialty Chemicals	Beaufort.	
C	Koppers Co., Inc. (Charleston Plant)	Charleston.	
C	Koppers Co., Inc. (Florence Plant)	Florence.	
C	Leonard Chemical Co., Inc	Rock Hill.	
C	Lexington County Landfill Area	Cayce.	
SC	Macalloy Corporation	North Charleston.	
SC	Medley Farm Drum Dump	Gaffney	C
SC	Palmetto Recycling, Inc	Columbia.	
SC	Palmetto Wood Preserving	Dixiana.	
SC	Para-Chem Southern, Inc	Simpsonville	P
SC	Rochester Property	Travelers Rest	C
6C	SCRDI Bluff Road	Columbia	S
6C	SCRDI Dixiana	Cayce	C
iC	Sangamo Weston/Twelve-Mile/Hartwell PCB	Pickens	P
C	Shuron Inc	Barnwell.	'
C	Townsend Saw Chain Co	Pontiac.	
C	Wamchem, Inc	Burton.	
N	American Creosote Works, (Jackson Plant)	Jackson.	
N	Arlington Blending & Packaging	Arlington.	
N	Carrier Air Conditioning Co	Collierville	С
N	ICG Iselin Railroad Yard	Jackson.	
N	Mallory Capacitor Co	Waynesboro	С
N	Murray-Ohio Dump	Lawrenceburg.	
N N	Ross Metals Inc	Rossville.	_
N	Tennessee Products	Chattanooga	A
N	Wrigley Charcoal Plant	Wrigley.	
X	ALCOA (Point Comfort)/Lavaca Bay	Point Comfort.	
X	Bailey Waste Disposal	Bridge City.	
X	Brio Refining, Inc	Friendswood.	
X	City of Perryton Well No. 2	Perryton.	
X	Crystal Chemical Co	Houston.	
X	Dixie Oil Processors, Inc	Friendswood	С
X	French, Ltd	Crosby	С
X	Garland Creosoting	Longview.	_
X	Geneva Industries/Fuhrmann Energy	Houston	P
X	Hart Creosoting Company	Jasper.	
X	Highlands Acid Pit	Highlands	С
X	Jasper Creosoting Company Inc	Jasper County.	
Χ	Koppers Co Inc (Texarkana Plant)	Texarkana. Houston.	
X			

TABLE 1—GENERAL SUPERFUND SECTION—Continued

State	Site name	City/County	Notes(a
гх		Houston.	
ΓX		Odessa	C
ΓX		Odessa	С
ΓΧ ΓΧ		Liberty County. Dallas.	
^		Bell County.	
TX		Hempstead.	
X		Crosby	С
TX		Houston	С
ΓX		Houston.	
X		Odessa.	
X		Jefferson County.	
XX		Levelland. Texarkana.	
X		Texas City.	
X		Conroe.	
IT	1	Bountiful	
T	. Jacobs Smelter	Stockton.	
IT		Midvale.	
<u>'T</u>		Salt Lake City.	
<u>T</u>		Salt Lake City.	
T		Salt Lake City	C,S
T T		Midvale.	С
T		Salt Lake CitySalt Lake City.	
Α		Portsmouth.	
Α		Montross.	
Α		Portsmouth.	
A		Front Royal.	
A		Buckingham.	
Α		Chesterfield County	С
Α		York County	C
'A		Culpeper.	
'A		Salem.	
'A	, , , , , , , , , , , , , , , , , , , ,	Pittsylvania County	С
′A ′A	'	Suffolk.	
'A		Newtown. Farrington.	
'A		Selma.	
'A		Spotsylvania County.	
'A		Richmond.	
'A		Frederick County.	
Α		Saltville.	
Α	Saunders Supply Co	Chuckatuck.	
Α		Piney River.	
Ί		Christiansted.	
<u> </u>		Tutu.	_
<u>T</u>		Rockingham	С
Ţ		Bennington.	
Т Т		Woodford. Springfield	С
Т		Lyndon.	~
†		Burlington	s
Ť		Pownal.	-
/A		Chehalis	С
/A		Vancouver	s
/A		Centralia.	
/A		Colbert.	
/A		Pierce County	P
/A		Tacoma.	
/A		Yakima	С
/A		Vancouver.	
/A /A		Spokane. Spokane County.	
VAVA		Seattle	Р
VA		Pierce County.	Ι΄
VA		Mead.	
VA		Lakewood	C,P
VA		Mica.	<i>'</i>
/A		Wellpinit	
v /~			
VA VA		Kent.	

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TABLE 1—GENERAL SUPERFUND SECTION—Continued

State	Site name	City/County	Notes(a)
WA	North Market Street	Spokane.	
WA	Northside Landfill	Spokane	С
NA	Oeser Co.	Bellingham.	
NA	Pacific Car & Foundry Co	Renton	С
WA	Pacific Sound Resources	Seattle.	
WA	Palermo Well Field Ground Water Contam	Tumwater.	
WA	Pasco Sanitary Landfill	Pasco.	
WA	Queen City Farms	Maple Valley.	
WA	Seattle Municipal Landfill (Kent Hghlnds)	Kent	С
WA	Tulalip Landfill	Marysville.	
WA	Vancouver Water Station #1 Contamination	Vancouver.	
WA	Vancouver Water Station #4 Contamination	Vancouver.	
WA	Western Processing Co., Inc	Kent	С
WA	Wyckoff Co./Eagle Harbor	Bainbridge Island.	
WI		Algoma	С
WI	Better Brite Plating Chrome & Zinc Shops	DePere.	
WI		Dunn.	
WI	Delavan Municipal Well #4	Delavan.	
WI	Eau Claire Municipal Well Field	Eau Claire	c
WI		Franklin	c
WI	Hagen Farm	Stoughton	С
WI	Hechimovich Sanitary Landfill	Williamstown.	
WI	Hunts Disposal Landfill	Caledonia.	
WI	Janesville Ash Beds	Janesville.	
WI		Janesville.	
WI		Kohler.	
WI		Menomonee Falls.	
WI		Whitelaw	С
WI	Lemberger Transport & Recycling	Franklin Township	c
WI		Blooming Grove.	
WI		Brookfield.	
WI		Cleveland Township	С
WI		Milwaukee.	0
WI		Muskego.	
WI	N.W. Mauthe Co. Inc	Appleton	s
WI	National Presto Industries, Inc	Eau Claire.	١
WI		Ashippin	С
WI		Onalaska	C
WI		Daniels.	-
WI		Middleton.	
WI	Ripon City Landfill	Ripon	С
WI		Excelsior	C
WI		Harrison	C
WI		Medford.	
WI			
WI	Spickler Landfill	Sheboygan.	
wi WI		Spencer. Stoughton.	
		Tomah.	
ΝΙ	1 2 2		
NI		Tomah	С
ΝΙ		Tomah.	
WI		Brookfield.	_
WI	Wausau Ground Water Contamination	Wausau	C
WI		La Prairie Township	C
WV		Nitro.	
WV		Follansbee.	
WV	Hanlin-Allied-Olin	Moundsville.	
WV	Ordnance Works Disposal Areas	Morgantown.	
WV		Fairmont.	
WV	Vienna Tetrachloroethene	Vienna.	
WY	Mystery Bridge Rd/U.S. Highway 20	Evansville	С

⁽a) A = Based on issuance of health advisory by Agency for Toxic Substances and Disease Registry (if scored, HRS score need not be ≤ 28.50).

C = Sites on construction completion list.

S = State top priority (included among the 100 top priority sites regardless of score).

P = Sites with partial deletion(s).

TABLE 2—FEDERAL FACILITIES SECTION

St	Site name	City/County	Notes(a)
AK	Adak Naval Air Station	Adak. Fairbanks N Star Borough.	

TABLE 2—FEDERAL FACILITIES SECTION—Continued

St	Site name	City/County	Notes(a)
AK	Elmendorf Air Force Base	Greater Anchorage Borough.	
AK	Fort Richardson (USARMY)	Anchorage.	
AK	Fort Wainwright	Fairbanks N Star Borough.	
AK	Standard Steel & Metals Salvage Yard (USDOT)	Anchorage.	
AL	Anniston Army Depot (SE Industrial Area)	Childersburg. Anniston.	
AL	Redstone Arsenal (USARMY/NASA)	Huntsville.	
AZ	Luke Air Force Base	Glendale.	
AZ	Williams Air Force Base	Chandler.	
AZ	Yuma Marine Corps Air Station	Yuma.	
CA	Alameda Naval Air Station	Alameda. Barstow.	
CA	Camp Pendleton Marine Corps Base	San Diego County.	
CA	Castle Air Force Base	Merced.	
CA	Concord Naval Weapons Station	Concord.	
CA	Edwards Air Force Base	Kern County.	
CA	El Toro Marine Corps Air Station	El Toro.	
CA	Fort Ord	Marina. Victorville.	
CA	George Air Force Base Jet Propulsion Laboratory (NASA)	Pasadena.	
CA	LEHR/Old Campus Landfill (USDOE)	Davis.	
CA	Lawrence Livermore Lab Site 300 (USDOE)	Livermore.	
CA	Lawrence Livermore Laboratory (USDOE)	Livermore.	
CA	March Air Force Base	Riverside.	
CA	Mather Air Force Base	Sacramento. Sacramento.	
CA	Moffett Naval Air Station	Sunnyvale.	
CA	Norton Air Force Base	San Bernardino.	
CA	Riverbank Army Ammunition Plant	Riverbank.	
CA	Sacramento Army Depot	Sacramento.	
CA	Sharpe Army Depot	Lathrop.	
CA	Tracy Defense Depot (USARMY)	Tracy.	
CA	Travis Air Force Base Treasure Island Naval Station-Hun Pt An	Solano County.	P
CO	Air Force Plant PJKS	San Francisco	
CO	Rocky Flats Plant (USDOE)	Golden.	
CO	Rocky Mountain Arsenal (USARMY)	Adams County.	
CT	New London Submarine Base	New London.	
DC	Washington Navy Yard	Washington DC.	
DE	Dover Air Force Base	Dover.	
FL	Cecil Field Naval Air Station	Jacksonville. Homestead.	
FL	Jacksonville Naval Air Station	Jacksonville.	
FL	Pensacola Naval Air Station	Pensacola.	
FL	Tyndall Air Force Base	Panama City.	
FL	Whiting Field Naval Air Station	Milton.	
GA	Marine Corps Logistics Base	Albany.	
GA	Robins Air Force Base(Lf#4/Sludge Lagoon	Houston County.	
GU HI	Andersen Air Force Base	Yigo. Oahu.	
HI	Pearl Harbor Naval Complex	Pearl Harbor.	
HI	Schofield Barracks (USARMY)	Oahu.	
IA	Iowa Army Ammunition Plant	Middletown.	
ID	Idaho National Engineering Lab (USDOE)	Idaho Falls.	
ID	Mountain Home Air Force Base	Mountain Home.	
IL	Joliet Army Ammunition Plant (LAP Area)	Joliet.	
IL	Joliet Army Ammunition Plant (Mfg Area) Sangamo Electric/Crab Orchard NWR (USDOI)	Joliet. Carterville.	
IL	Savanna Army Depot Activity	Savanna.	
KS	Fort Riley	Junction City.	
KY	Paducah Gaseous Diffusion Plant (USDOE)	Paducah.	
LA	Louisiana Army Ammunition Plant	Doyline.	
MA	Fort Devens	Fort Devens.	
MA	Fort Devens-Sudbury Training Annex	Middlesex County.	
MA	Hanscom Field/Hanscom Air Force Base	Bedford. Watertown	P
MA	Natick Laboratory Army Research, D&E Cntr	Natick.	["
MA	Naval Weapons Industrial Reserve Plant	Bedford.	
MA	Otis Air National Guard (USAF)	Falmouth.	
MA	South Weymouth Naval Air Station	Weymouth.	
MD	Aberdeen Proving Ground (Edgewood Area)	Edgewood.	
MD	Aberdeen Proving Ground (Michaelsville LF)	Aberdeen.	I

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TABLE 2—FEDERAL FACILITIES SECTION—Continued

St	Site name	City/County	Notes(a)
MD	Andrews Air Force Base	Camp Springs.	
MD	Beltsville Agricultural Research (USDA)	Beltsville.	
MD	Brandywine DRMO	Brandywine.	_
MD	Fort George G. Meade	Odenton	P
MD	Indian Head Naval Surface Warfare Center	Indian Head.	
ME	Brunswick Naval Air Station	St. Mary's County. Brunswick.	
ME	Loring Air Force Base	Limestone.	
ME	Portsmouth Naval Shipyard	Kittery.	
MN	Naval Industrial Reserve Ordnance Plant	Fridley.	
MN	New Brighton/Arden Hills/TCAAP (USARMY)	New Brighton.	
MO	Lake City Army Ammu. Plant (NW Lagoon)	Independence.	
MO	Weldon Spring Former Army Ordnance Works	St. Charles County.	
MO	Weldon Spring Quarry/Plant/Pitts (USDOE)	St. Charles County.	
NC	Camp Lejeune Military Res. (USNAVY)	Onslow County. Havelock.	
NE	Cornhusker Army Ammunition Plant	Hall County.	
NH	Pease Air Force Base	Portsmouth/Newington.	
NJ	Federal Aviation Admin. Tech. Center	Atlantic County.	
NJ	Fort Dix (Landfill Site)	Pemberton Township.	
NJ	McGuire Air Force Base #1	Wrightstown.	
NJ	Middlesex Sampling Plant (USDOE)	Middlesex.	
NJ	Naval Air Engineering Center	Lakehurst.	
NJ	Naval Weapons Station Earle (Site A)	Colts Neck.	
NJ NJ	Picatinny Arsenal (USARMY)	Rockaway Township.	
	W.R. Grace/Wayne Interim Storage (USDOE)	Wayne Township.	
NM	Lee Acres Landfill (USDOI)	Farmington.	
NY	Griffiss Air Force Base	Upton. Rome.	
NY	Plattsburgh Air Force Base	Plattsburgh.	
NY	Seneca Army Depot	Romulus.	
OH	Feed Materials Production Center (USDOE)	Fernald.	
OH	Mound Plant (USDOE)	Miamisburg.	
OH	Wright-Patterson Air Force Base	Dayton.	
OK	Tinker Air Force (Soldier Cr/Bldg 300)	Oklahoma City.	
OR	Fremont Nat. Forest Uranium Mines (USDA)	Lakeview.	
OR	Umatilla Army Depot (Lagoons)	Hermiston.	
PA	Letterkenny Army Depot (PDO Area)	Franklin County.	
PA	Letterkenny Army Depot (SE Area)	Chambersburg.	
PA	Naval Air Development Center (8 Areas)	Warminster Township. Mechanicsburg.	
PA	Navy Ships Parts Control Center	Tobyhanna.	
PA	Willow Grove Naval Air & Air Res. Stn.	Willow Grove.	
RI	Davisville Naval Construction Batt Cent	North Kingston.	
RI	Newport Naval Education/Training Center	Newport.	
SC	Parris Island Marine Corps Recruit Depot	Parris Island.	
SC	Savannah River Site (USDOE)	Aiken.	
SD	Ellsworth Air Force Base	Rapid City.	
TN	Memphis Defense Depot (DLA)	Memphis.	
TN	Milan Army Ammunition Plant	Milan.	
TN	Oak Ridge Reservation (USDOE)	Oak Ridge.	
TX	Air Force Plant #4 (General Dynamics)	Fort Worth.	
TX	Lone Star Army Ammunition Plant	Texarkana.	
TX	Pantex Plant (USDOE)	Karnack. Pantex Village.	
UT	Hill Air Force Base	Ogden.	
UT	Monticello Mill Tailings (USDOE)	Monticello.	
UT	Ogden Defense Depot (DLA)	Ogden.	
UT	Tooele Army Depot (North Area)	Tooele.	
VA	Defense General Supply Center (DLA)	Chesterfield County.	
VA	Fort Eustis (US Army)	Newport News.	
VA	Langley Air Force Base/NASA Langley Cntr	Hampton.	
VA	Marine Corps Combat Development Command	Quantico.	
VA	Naval Amphibious Base Little Creek	Virginia Beach.	
VA	Naval Surface Warfare—Dahlgren	Dahlgren.	
VA	Naval Weapons Station—Yorktown	Yorktown.	
VA	Norfolk Naval Base (Sewells Pt Nvl Cmpx)	Norfolk.	
VA	Norfolk Naval ShipyardAmerican Lake Gardens/McChord AFB	Portsmouth.	
WA	Bangor Naval Submarine Base	Tacoma. Silverdale.	
WA	Bangor Ordnance Disposal (USNAVY)	Bremerton.	
WA	Fairchild Air Force Base (4 Waste Areas)	Spokane County.	
• • • • • • • • • • • • • • • • • • • •	a	. oponano oounty.	

TABLE 2—FEDERAL FACILITIES SECTION—Continued

St	Site name	City/County	Notes(a)
WA	Fort Lewis Logistics Center Hanford 100-Area (USDOE) Hanford 200-Area (USDOE) Hanford 300-Area (USDOE) Jackson Park Housing Complex (USNAVY) Naval Air Station, Whidbey Island (Ault) Naval Undersea Warfare Station (4 Areas) Old Navy Dump/Manchester Lab (USEPA/NOAA) Port Hadlock Detachment (USNAVY) Puget Sound Naval Shipyard Complex Allegany Ballistics Laboratory (USNAVY) West Virginia Ordnance (USARMY) F.E. Warren Air Force Base	Tillicum. Benton County Benton County. Benton County. Kitsap County. Whidbey Island. Keyport. Manchester. Indian Island. Bremerton. Mineral. Point Pleasant. Cheyenne.	P

⁽a) A=Based on issuance of health advisory by Agency for Toxic Substances and Disease Registry (if scored, HRS score need not be >28.50).

C=Sites on construction completion list.
S=State top priority (included among the 100 top priority sites regardless of score).
P=Sites with partial deletion(s).

[62 FR 15576, Apr. 1, 1997]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting part 300, appendix B, see the List of CFR Sections Affected in the Finding Aids section of this volume.

EFFECTIVE DATE NOTE:1. At 65 FR 31823, May 19, 2000, table 1 of appendix B to part 300 was amended by removing the site "Mid-Atlantic Wood Preservers, Inc., Harmans, MD", effective July 18, 2000.

2. At 65 FR 38776, June 22, 2000, table 1 to appendix B to part 300 was amended by removing the site "Motor Wheel, Inc., Lansing, MI, effective Aug. 21, 2000.

APPENDIX C TO PART 300-SWIRLING FLASK DISPERSANT EFFECTIVENESS TEST, REVISED STANDARD DISPERS-ANT TOXICITY TEST, AND BIOREMEDI-ATION AGENT EFFECTIVENESS TEST

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- 2.0 Swirling Flask Dispersant Effectiveness Test
- 3.0 Revised Standard Dispersant Toxicity Test
- 4.0 Bioremediation Agent Effectiveness Test.
- 5.0 Bioremediation Agent Toxicity Test
- 6.0 Summary Technical Product Test Data Format

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- Test Oil Characteristics
- Oil Standard Solutions: Concentrations in Final DCM Extractions
- Synthetic Seawater [Toxicity Test]
- Test Oil Characteristics: No. 2 Fuel Oil

- 6 Analytes Listed Under the Corresponding Internal Standard Used in Calculating RRFs
- Primary Ions Monitored for Each Target Analyte During GC/MS Analysis
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- Two-Way ANOVA Table 10
- Product Test Data, Total Aromatics
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- Example Two-Way ANOVA Table
- 14 Pairwise Protected LSD Mean Separation

1.0 Introduction

1.1 Scope and Application. The methods described below apply to "dispersants, surface washing agents, surface collecting agents, bioremediation agents, and miscellaneous oil spill control agents' involving subpart J (Use of Dispersants and Other Chemicals) in 40 CFR part 300 (National Oil and Hazardous Substances Pollution Contingency Plan). They are revisions and additions to the EPA's Standard Dispersant Effectiveness and Toxicity Tests (1). The new Swirling Flask Dispersant Effectiveness Test is used only for testing dispersants. The Revised Standard Dispersant Toxicity Test is used for testing dispersants, as well as surface washing

agents, surface collecting agents, and miscellaneous oil spill control agents. The bioremediation agent effectiveness test is used for testing bioremediation agents only.

1.2 Definitions. The definitions of dispersants, surface washing agents, surface collecting agents, bioremediation agents, and miscellaneous oil spill control agents are provided in 40 CFR 300.5.

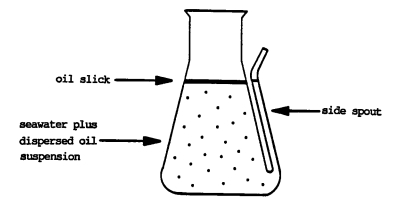
2.0 Swirling Flask Dispersant Effectiveness

2.1 Summary of Method. This protocol was developed by Environment Canada to provide a relatively rapid and simple testing procedure for evaluating dispersant effectiveness (2). It uses a modified Erlenmeyer flask to which a side spout has been added for removing subsurface samples of water near the bottom of the flask without disturbing a surface oil layer. Seawater and a surface layer of oil are added to the flask. Turbulent mixing is provided by placing the flask on a standard shaker table at 150 rpm for 20 minutes to induce a swirling motion to the liquid contents. Following shaking, the flask is immediately removed from the shaker table and maintained in a stationary position for 10 minutes to allow the oil that will reform a slick to return to the water's surface. A sample of water for chemical analysis is then removed from the bottom of the flask through the side spout, extracted with methylene chloride (dichloromethane-DCM), and analyzed for oil content by UV-visible absorption spectrophotometry at wavelengths of 340, 370, and 400 nm (2).

2.2 Apparatus.

- 2.2.1 Modified Erlenmeyer Flask. Use 125-ml glass Erlenmeyer flasks that have been modified to include an attachment of a glass side spout that extends from the bottom of the flask upward to the neck region, as shown in Figure 1.
- 2.2.2 Shaker Table. Use a shaker table with speed control unit with variable speed (40-400 rpm) and an orbital diameter of approximately 0.75 inches (2 cm) to provide turbulence to solutions in test flasks.
- 2.2.3 Spectrophotometer. Use a UV-visible spectrophotometer capable of measuring absorbance at 340, 370, and 400 nm. A Hitachi Model U-2000 or equivalent is acceptable for this purpose.
- 2.2.4 *Glassware.* Glassware should consist of 5-, 10-, 25-, 100-, and 500-ml graduated cylinders; 125-ml separatory funnels with Teflon stopcocks; and 10-, 100-, and 1,000-ml volumetric flasks and micropipettes.

Figure 1
Swirling Flask Test Apparatus



2.3 Reagents. 2.3.1 Synthetic seawater. The synthetic sea salt "Instant Ocean," manufactured by Aquarium Systems of Mentor, OH, can be used for this purpose. The synthetic seawater solution is prepared by dissolving 34 g of the salt mixture in 1 liter of distilled water (i.e., a salinity of 34 ppt). Table 1 provides a list of the ion composition of the seasalt mixture.

TABLE 1—MAJOR ION COMPOSITION OF "INSTANT OCEAN" SYNTHETIC SEA SALT

Major Ion	% Total Weight	Ionic Con- centration at 34 ppt salinity (mg/1)
Chloride (C1 -)	47.470	18,740
Sodium (NA=)	26.280	10,454
Sulfate (SO ₄ -)	6.602	2,63
Magnesium (Mg=)	3.230	1,256
Calcium (Ca=)	1.013	400

TABLE 1—MAJOR ION COMPOSITION OF "INSTANT OCEAN" SYNTHETIC SEA SALT—Continued

Major Ion	% Total Weight	Ionic Con- centration at 34 ppt salinity (mg/1)
Potassium (K=) Bicarbonate (HCO ₃ –) Boron (B) Strontium (Sr=) SOLIDS TOTAL Water TOTAL	1.015 0.491 0.015 0.001 86.11% 13.88 99.99%	401 194 6.0 7.5 34,089.50

Following the preparation, the saltwater solution is allowed to equilibrate to the ambient temperature of the laboratory and should be in the range of 22±3 °C.

should be in the range of 22±3 °C.

2.3.2 Test oil. Two EPA/American Petroleum Institute (API) standard reference oils,

Prudhoe Bay and South Louisiana crude, should be used for this test. These oils can be obtained from the Resource Technology Corporation, 2931 Soldier Springs Road, P.O. Box 1346, Laramie, WY 82070, (307) 742–5452. These oils have been thoroughly homogenized, as well as characterized physically and chemically for previous EPA and API studies. Various selected parameters are presented in table 2.

TABLE 2—TEST OIL CHARACTERISTICS

	Prudhoe Bay crude oil	South Louisiana crude oil
Specific gravity 1 API gravity 1 Sulfur Sulfur compounds, profile.	0.894 kg/1	0.840 kg/1 37.0 degrees 0.23 wt%
Nitrogen	0.20 wt%	0.031 wt%
Vanadium	21 mg/1	0.95 mg/1
Nickel	11 mg/1	1.1 mg/1
Simulated distillation profile.		
Infrared spectrum		
UV fluorescence		
spectrum.		
Pour Point	+25 °F	0 °F
Viscosity		
at 40 °C	14.09 cST	3.582 cST
at 100 °C	4.059 cST	1.568 cST
Index	210	(2)

2.3.3 Methylene Chloride (Dichloromethane-DCM), pesticide quality. For extraction of all sample water and oil-standard water samples.

2.4 Pretest preparation. 2.4.1 Preparation and analysis of oil standards. 2.4.1.1 Standard solutions of oil for calibrating the UV-visible spectrophotometer are prepared with the specific reference oils and dispersant used for a particular set of experimental test runs. For experiments with no dispersant, only oil is used to make the standard solution. For experiments with the oil plus dispersant, the standard is made with a 1:10 (v:v) mixture of the dispersant to the test oil (i.e., a dispersant-to-oil ratio of 1:10). This ratio is used in the test tank with dispersant added. The presence of water and certain dispersants in DCM extracts can affect absorbance readings in a spectrophotometer. All standard solutions of oil (and dispersant, if present) should be prepared in a stepwise manner that reflects the analytical protocol used for the experimental water samples.

2.4.1.2 To prepare the standards, prepare a parent oil-DCM standard by mixing 1 part oil (plus 1/10 part premixed dispersant, if applicable) to 9 parts DCM (i.e., 1:10 dilution of the oil v:v). Add a specific volume of the parent oil-DCM standard to 30 ml of synthetic seawater in a separatory funnel. Extract the oil-water mixture with 5-ml volumes of DCM after 15 seconds of vigorous shaking followed by a 2 minute stationary period to allow for phase separation for each extraction. Repeat the extraction using a total of three 5-ml portions of DCM. Adjust the final DCM volume for the combined extracts to 20 ml with DCM in a 25-ml graduated cylinder.

2.4.1.3 The quantities of oil used to achieve the desired concentrations in the final 20-ml DCM extracts for the standard oil-solutions are summarized in table 3. Specific masses for oil amounts in standards are determined as volumes of oil multiplied by the density of the oil.

2.4.2 Linear stability calibration of UV-Visible spectrophotometer.

2.4.2.1 Before DCM-extracts of dispersed oil-water samples can be analyzed for their oil content, the UV-visible spectrophotometer must meet an instrument stability calibration criterion. This criterion is determined with the six oil standards identified in table 3. Determine the absorbance of standards at each of the three analytical wavelengths (i.e., 340, 370, and 400 nm). Determine the response factors (RFs) for the test oil at each of the three analytical wavelengths using the following equation:

$$RF_x = C/A_x$$
 (1)

where:

RF_x=Response factor at wavelength x (x=340, 370. or 400 nm)

C=Oil concentration, in mg of oil/ml of DCM in standard solution

-Spectrophotometric absorbance of wavelength x

TABLE 3—OIL STANDARD SOLUTIONS: CONCENTRATIONS IN FINAL DCM EXTRACTIONS 1

Final oil con- centration (mg/ml of DCM)	Final extract volume (ml of DCM)	Total amount of oil in standard (mg)	Volume of parent oil- DCM std (μl) added to saltwater
4.0	20.0	80.0	890
2.0	20.0	40.0	440
1.0	20.0	20.0	220
0.50	20.0	10.0	110
0.10	20.0	2.0	22
0.05	20.0	1.0	11

 $^{^{\}rm 1}{\rm Assuming}$ an oil density of 0.9 g/ml and an extraction efficiency of 100% for oil from the 30-ml of seawater.

2.4.2.2 Instrument stability for the initial calibration is acceptable when the RFs for the five highest standard extracts of oil are <20% different from the overall mean value for the five standards. If this criterion is satisfied, analysis of sample extracts can begin. RFs for the lowest concentration (0.05 mg oil/ml DCM) are not included in the consideration because the absorbance is close to the detection limit of the spectrophotometer (with associated high variability in the value) for the 1-cm path-length cell used for measurements. Absorbances ≥3.5 are not included because absorbance saturation occurs at and above this value

 $^{^{1}}$ At 15 $^{\circ}\text{C}$ 2 Not calculable when viscosity at 100 $^{\circ}\text{C}$ is less than 2.0.

- 2.4.2.3 If one or more of the standard oil extracts do not meet this linear-stability criterion, then the "offending" standard(s) can be prepared a second time (i.e., extraction of the specified amount of oil from 30-ml or seawater for the "offending" standard according to the pretest preparation procedure). If replacement of the reanalyzed standard solution(s) in the standard curve meets the linear-stability criterion (i.e., no RF >20% different from the overall mean), then analysis of sample extracts can begin.
- 2.4.2.4 If the initial-stability criterion is still not satisfied, analysis of sample extract cannot begin and the source of the problem (e.g., preparation protocol for the oil standards, spectrophotometer stability, etc.) must be corrected.
- 2.4.2.5 The initial six-point calibration of the UV-visible spectrophotometer at the oil concentrations identified is required at least once per test day.
- 2.5 Test procedure. 2.5.1 Preparation of premixed dispersant oil. Prepare a premixed dispersant oil by mixing 1 part dispersant to 10 parts oil. Store this mixture in a glass container. The dispersant effectiveness test procedures are listed in steps 1-20:
- 1. Prepare 4 replicates (same test oil and dispersant), one control (i.e., no dispersant), and one method blank and run at the same time on the shaker table.
- 2. Add 120 ± 2 ml of synthetic seawater to each of the modified 125-ml glass Erlenmeyer flasks. Measure and record the water temperature.
- 3. Place the flasks securely into the attached slot on the shaker table.
- 4. Carefully add 100 μl of an oil-dispersant solution onto the center of the water's surface using a positive displacement pipette.
- 5. Agitate the flasks for 20 ± 1 minutes at 150 ± 10 rpm on the shaker table.
- 6. After the 20 ± 1 minutes shaking, remove the flasks from the shaker table and allow them to remain stationary for 10 ± 1 minutes for oil droplet "settling."
- 7. At the conclusion of the 10-minute settling period, carefully decant a 30-ml sample through the side spout of the test flasks into a 50-ml graduated cylinder.

NOTE: Discard the first 1-2 ml of sample water to remove nonhomogeneous water-oil initially contained in the spout.

- $8.\ \mathrm{Transfer}$ the samples from the graduated cylinder into a 125- or 250-ml glass separatory funnel fitted with a Teflon stopcock.
- 9. Add 5 ml of pesticide-quality DCM to the separatory funnel and shake vigorously for 15 seconds. Release the pressure carefully from the separatory funnel through the stopcock into a fume hood.
- 10. Allow the funnel to remain in a stationary position for 2 minutes to allow phase-separation of the water and DCM.

- 11. Drain the DCM layer from the separatory funnel into a glass-stoppered, 25-ml graduated glass cylinder.
- graduated glass cylinder.

 12. Repeat the DCM-extraction process two additional times.
- 13. Combine the three extracts in the graduated cylinder and adjust the final volume to 20-ml with additional DCM.
- 14. Analyze the samples using a UV-spectrophotometer at 340, 370, and 400 nm-wavelengths and determine the quantity of oil as follows:

$$C_x = (A_x)x(RF_x)x(V_{DCM})x(V_{tw}/V_{ew}) \qquad (2)$$
 where:

- C_x =Total mass of dispersed oil in swirling flask at wavelength x (x=340, 370, or 400 nm)
- A_x =Spectrophotometric absorbance at wavelength x
- RF_x =Mean response factor at wavelength x (determined from equation 1)
- $V_{\text{DCM}} \!\!=\!\! \text{Final volume of DCM-extract of water} \\ \text{sample (20 ml)}$
- V_{tw} =Total water volume in swirling flask vessel (120 ml)
- $V_{\rm ew}$ =Volume of water extracted for dispersed oil content (30 ml)
- 15. Obtain three concentration values for oil in each experimental water sample (340, 370, and 400 nm).
- 16. Determine the mean of three values as follows:

$$C_{\text{mean}} = (C_{340} + C_{370} + C_{400})/3$$
 (3)

NOTE: Means will be used for all dispersionperformance calculations. Samples where one of the values for C_{340} , C_{370} , or C_{400} is more than 30% different from C_{mean} will be flagged. Whenever oil measurements are flagged as having a concentration based on one wavelength as >30% different from C_{mean}, raw data will be evaluated to establish that the measurements are valid. In addition, attempts will be made to correlate the difference to oil type, dispersant test, or dispersant used. If no errors or correlations are apparent and >10% of all oil measurements are flagged, the mean concentration data will be used in the calculation for dispersant performance and the subject data will be flagged.

17. Determine the dispersant performance (i.e., percent of oil that is dispersed, or EFF) based on the ratio of oil dispersed in the test system to the total oil added to the system as follows:

EFF (in %)=
$$(C_{mean}/C_{TOT})x100$$
 (4) where:

C_{mean}=Mean value for total mass of dispersed oil in the swirling flask determined by spectrophotometric analysis

 C_{TOT} =Total mass of oil initially added to the experimental swirling flask

18. Calculate EFF using equation 4 for coupled experiments with and without dispersant (EFF $_{\rm c}$ and EFF $_{\rm d}$, respectively). EFF $_{\rm c}$ is the effectiveness of the control and represents natural dispersion of the oil in the

test apparatus. EFF_{d} is the measured uncorrected value.

19. Calculate the final dispersant performance of a chemical dispersant agent after correcting for natural dispersion using equation 5

$$EFF_D=EFF_d-EFF_c$$
 (5 where:

 ${\rm EFF_{D}}=\%$ dispersed oil due to dispersant only ${\rm EFF_{d}}=\%$ dispersed oil with dispersant added ${\rm EFF_{c}}=\%$ dispersed oil with no dispersant added

20. Calculate the average dispersant effectiveness value by summing the corrected values (EFF $_{\rm D}$) for each of the four replicates for each of the two test oils and dividing this sum by eight.

2.6 Performance criterion. The dispersant product tested will remain in consideration for addition to the NCP Product Schedule if the average dispersant effectiveness, as calculated in section 2.5 above, is at least 45% (i.e., 50%±5%).

2.7 Quality Control (QC) procedures for measurements of oil concentrations. 2.7.1 UV-visible spectrophotometric measurements. Least 5% of all UV-visible spectrophotometric measurements will be performed in duplicate as a QC check on the analytical measurement method. The absorbance values for the duplicates should agree within ±5% of their mean value.

2.7.2 Method blanks. Analytical method blanks involve an analysis of seawater blanks (i.e., seawater but no oil or dispersant in a swirling flask vessel) through testing and analytical procedures (3, pp 79–80). Method blanks are analyzed with a frequency of at least 1 for every 12 experimental swirling flask samples. Oil concentrations in method blanks must be <5% of that occurring for 100% dispersion of oil in testing apparatus.

3.0 Revised standard dispersant toxicity test

3.1 Summary of method. The standard toxicity test for dispersants and other products involves exposing two species (Menidia beryllina (silversides) and Mysidopsis bahia (mysid shrimp)) to five concentrations of the test product and No. 2 fuel oil alone and in a 1:10 mixture of product to oil. To aid in comparing results from assays performed by different workers, reference toxicity tests are conducted using dodecyl sodium sulfate (DSS) as a reference toxicant. The test length is 96 hours for Menidia and 48 hours for Mysidopsis. LC_{50} s are calculated based on mortality data at the end of the exposure period (for method of calculation, see section 3.6 below).

3.2 Selection and preparation of test materials.

3.2.1 Test organisms.

3.2.1.1 *Menidia beryllina.* Obtain fish (silversides) from a single source for each series of toxicity tests. In-house cultures are

recommended wherever it is cost-effective. however, organisms are available from commercial suppliers. Information on the source of test organisms and any known unusual condition to which fish were exposed before use should be included in the data report. Use of animals previously treated with pesticides or chemotherapeutic agents should be avoided. Organisms should not be used if they appear to be unhealthy, discolored, or show signs of stress. Use 7-day old larval fish. Fish should be cultured in accordance with the methods outlined in Middaugh, et al. (5). There should be no need to acclimate organisms to the 25±1 °C temperature recommended for the toxicity tests if laboratory stock cultures of Menidia are maintained at the recommended culture temperature of 25±1 °C. If test organisms must be obtained from a commercial source, it may become necessary to acclimate test fish to the test temperature of 25±1 °C, a pH of 8.0±0.2, and 20±2 ppt salinity since changes in temperature may occur during shipping. Eliminate groups of fish having a mortality of more than 10% during the first 48 hours, and more than 5% thereafter. During acclimation, organisms should be maintained on a diet of freshly hatched Artemia (brine shrimp) nauplii. Feed the fish daily to satiation during the acclimation period, and once daily during the 96-hour test. Care should be taken daily to remove excess food and fecal material from beakers during the test. Use only those organisms that feed actively and that appear to be healthy. Organisms should be free of disease, external parasites, and any signs of physical damage or stress. Discard any fish injured or dropped while handling.

3.2.1.2 Mysidopsis bahia. Several methods for culturing Mysidopsis bahia (mysid shrimp) may be used and are noted in appendix A of Methods for Measuring the Acute Toxicity of Effluents and Receiving Waters to Freshwater and Marine Organisms (6). To ensure uniformity of mysids, recently hatched mysids should be collected daily from stock cultures and identified by the date of hatch. Mysids used in 48-hour tests should be from a single day's collection, but may have an age range of 5-7 days old. In cases where in-house cultures of mysids are unavailable, organisms may be purchased from a commercial source. Information on the source of test organisms should be submitted in the data report.

3.2.2 Preparation of experimental water. Filtered natural seawater is recommended for use since it represents a natural source of saltwater containing an inherent population of microorganisms. Synthetic seawater formulated according to the following method can serve as an acceptable alternative to filtered, natural seawater for toxicity tests performed in laboratories in which natural seawater is unavailable.

3.2.3 Synthetic seawater formation. To prepare standard seawater, mix technical-grade salts with 900 liters of distilled or demineralized water in the order and quantities listed in table 4. These ingredients must be added in the order listed and each ingredient must be dissolved before another is added. Stir constantly after each addition during preparation until dissolution is complete. Add distilled or demineralized water to make up to 1,000 liters. The pH should now be 8.0±0.2. To attain the desired salinity of 20±1 ppt, dilute again with distilled or demineralized water at time of use.

3.3 Sampling and storage of test materials. Toxicity tests are performed with No. 2 fuel oil having the characteristics defined in table 5. Store oil used for toxicity tests in sealed containers to prevent the loss of volatiles and other changes. For ease in handling and use, it is recommended that 1,000ml glass containers be used. To ensure comparable results in the bioassay tests, use oils packaged and sealed at the source. Dispose of unused oil in each open container on completion of dosing to prevent its use at a later date when it may have lost some of its volatile components. Run all tests in a bioassay series with oil from the same container and with organisms from the same group collected or secured from the same source.

TABLE 4—SYNTHETIC SEAWATER [Toxicity Test]

Salt	(g) 1
NaF	1.9
SrCl ₂ &διωιδε≧ 6H ₂ O	13.0
H ₃ BO ₂	20.0
KBr	67.0
KCI	466.0
CaC1 ₂ &διωιδε≧ 2H ₂ O	733.0
Na ₂ SO ₄	2,660.0
MgCl ₂ &διωιδε≧ 6H ₂ O	3,330.0
NaCl	15,650.0
Na ₂ SiO ₃ &διωιδε≧ 9H ₂ O	13.0
EDTA ²	0.4
NaHCO ₃	133.0

¹Amount added to 900 liters of water, as described in the

3.4 General test conditions and procedures for toxicity tests.

3.4.1 Temperature. For these toxicity tests, use test solutions with temperatures of 25 ± 1 °C.

3.4.2 Dissolved oxygen and aeration.

3.4.2.1 Menidia. Because oils contain toxic, volatile materials, and because the toxicity of some water-soluble fractions of oil and degradation products are changed by oxidation, special care must be used in the oxygenation of test solutions. Aeration during the test is generally not recommended but should be used to maintain the required dissolved oxygen (DO) in cases where low DO is observed. The DO content of test solutions

must not drop below 60% saturation during the first 48 hours of a static acute (96-hour) test and must remain between 40-100% after the first 48 hours of the test. Aeration at a rate of 100±15 bubbles per minute is supplied by a serological pipette as needed for maintenance of DO. If aeration is necessary, all test chambers should be aerated. At this rate, and with the proper weight of fish, DO concentration should remain slightly above 4 ppm over a 96-hour period. Take DO measurements daily.

TABLE 5—TEST OIL CHARACTERISTICS: No. 2

Characteristic	Min- imum	Max- imum
Gravity (°API)	32.1	42.8
Viscosity kinematic at 100 °F (cs)	2.35	3.00
Flash point (°F)	150	
Pour point (°F)		0
Cloud point (°F)		10
Sulfur (wt %)		0.35
Aniline point (°F)	125	180
Carbon residue (wt %)		0.16
Water (vol %)		0
Sediment (wt %)		0
Aromatics (vol %)	10	15
Distillation:		
IBP (°F)	347	407
10% (°F)	402	456
50% (°F)	475	530
90% (°F)	542	606
End Point (°F)	596	655
Neutralization No		0.05

3.4.2.2 Mysidopsis. Achieve sufficient DO by ensuring that the surface area to volume ratio of the test solution exposed is large enough. Oxygen content should remain high throughout the test because of the low oxygen demand of the organisms. Aeration is not recommended during 48-hour acute toxicity tests unless the DO falls below 60% saturation.

3.4.3 Controls. With each fish or mysid test or each series of simultaneous tests of different solutions, perform a concurrent control test in exactly the same manner as the other tests and under the conditions prescribed or selected for those tests. Use the diluent water alone as the medium in which the controls are held. There must be no more than 10% mortality among the controls during the course of any valid test.

3.4.4 Reference toxicant. To aid in comparing results from tests performed by different workers and to detect changes in the condition of the test organisms that might lead to different results, perform reference toxicity tests with reagent grade DSS in addition to the usual control tests. Prepare a stock solution of DSS immediately before use by adding 1 gram of DSS per 500 ml of test water solution. Use exploratory tests before the full scale tests are begun to determine the amount of reference standard to be used in each of the five different concentrations.

text.
² Ethylenediaminetetraacetate tetrasodium salt.

3.4.5 Number of organisms. At a minimum, 20 organisms of a given species are exposed for each test concentration. For the toxicity test procedures using Menidia, place 10 fish in each of two jars. For the toxicity tests using Mysidopsis, place 10 larvae in each of two containers.

3.4.6 Transfer of organisms. Organisms should be handled as little as possible in order to minimize stress. Transfer Menidia and Mysidopsis from the acclimatization aquaria to the test chambers with a pipette or a wide-bore, smooth glass tube (4 to 8 mm internal diameter) fitted with a rubber bulb. Dip nets should be avoided when handling larval fish and mysids. Do not hold fish out of the water longer than necessary and discard any specimen accidentally dropped or otherwise mishandled during transfer.

3.4.6.1 Mysidopsis. To have the mysids ready for study, mysids may be sorted 24 hours prior to initiation of the 48-hour test. Transfer the mysids to a beaker containing a small volume of water; this vessel serves as a holding chamber during randomized transfer of the organisms to test solutions. Mysids are randomly selected from the batch of mysids in the holding chamber, and transferred to 50-ml beakers containing a small volume of seawater. One mysid is added per beaker using a small piece of flexible 500-µm screening until all of the beakers contain one mysid. The process of random selection and sorting is continued until the appropriate number of mysids has been delivered to each of the 50-ml beakers. The mysids are gently released from the 50-ml beakers into larger beakers filled with an appropriate volume of 20-ppt seawater (25 °C) to bring the total volume to 200 ml. The beakers are randomly placed into a temperature-controlled water bath to acclimate overnight at 25 °C. The mysids are transferred to larger beakers (1-liter) for the 48-hour test after the addition of 800 ml of the test solution. A total of 10 mysids per beaker are used for 48-hour acute toxicity tests. A minimum of two replicate chambers are used for each test concentration and control.

3.4.6.2 *Menidia and Mysidopsis* are fed 50 brine shrimp nauplii/organism daily during the 96-hour and 48-hour tests. Excess food should be removed daily by aspirating with a pipette.

3.4.7 Test duration and observations. 3.4.7.1 Menidia. Observe the number of dead fish in each test container and record at the end of each 24-hour period. Fish are considered dead upon cessation of respiratory and all other overt movements, whether spontaneous or in response to mild mechanical prodding. Remove dead fish as soon as observed. Also note and report when the behavior of test fish deviates from that of control fish. Such behavioral changes would include variations in opercular movement, coloration, body orientation, movement, depth in container,

schooling tendencies, and others. Abnormal behavior of the test organisms (especially during the first 24 hours) is a desirable parameter to monitor in a toxicity test because changes in behavior and appearance may precede mortality. Toxicants can reduce an organism's ability to survive natural stresses. In these cases, the mortality is not directly attributed to the toxicant, but most certainly is an indirect effect. Reports on behavioral changes during a toxicity test can give insight into the non-acute effects of the tested material. At the end of the 96-hour period, terminate the fish tests and determine the LC50 values. The acute toxicity test is terminated after four days of exposure. The number of surviving fish are counted and recorded for each chamber in accordance with standard EPA methods (6). The LC₅₀ is calculated using survival data from the test in accordance with the methods described in the guidelines (6).

3.4.7.2 Mysidopsis. Terminate the mysid test after 48 hours of incubation. To count the dead animals accurately, place the exposure vessels on a light table such that light passes through the bottom of the vessel. Most of the dead mysids will be on the bottom of the beaker and can readily be seen against the background of the light table. Also search the top of the liquid for mysids trapped there by surface tension. Exercise caution when determining death of the animals. Occasionally, an animal appears dead, but closer observation shows slight movement of an appendage or a periodic spasm of its entire body. For these tests, animals exhibiting any movement when touched with a pipette tip are considered alive. Account for all test animals to ensure accuracy since Mysidopsis bahia may disintegrate or be cannibalized by other mysids. Consider individuals not accounted for as dead. At the end of 48 hours of exposure, terminate the mysid assay and determine the LC50 values in accordance with the methods described in the guidelines (6).

3.4.8 Physical and chemical determinations. 3.4.8.1 Menidia. Determine the temperature, DO, and pH of the test solutions before the fish are added and at 24-, 48-, 72-, and 96-hour exposure intervals. It is necessary to take measurements from only one of the replicates of each of the toxicant series.

3.4.8.2 *Mysidopsis.* Determine the temperature, DO, and pH of the test solutions before the nauplii are added and at the 24- and 48-hour exposure interval. Measure DO and pH in only one of the replicates of each of the toxicant series.

3.4.9 Testing laboratory. An ordinary heated or air-conditioned laboratory room with thermostatic controls suitable for maintaining the prescribed test temperatures generally will suffice to conduct the toxicity tests. Where ambient temperatures cannot

be controlled to 25 ± 1 °C, use water baths with the necessary temperature controls.

3.4.10 Test containers. For tests with fish or mysids, use 1-liter glass beakers measuring approximately 10 cm in diameter. In conducting the test, add to each beaker 1 liter of the test solution or seawater formulation aerated to saturation with DO. To add the liter volume easily and accurately, use a large volume (1-liter) graduated cylinder. Process all required glassware before each test. Immerse in normal hexane for 10 minutes. Follow this with a thorough rinse with hot tap water; three hot detergent scrubs; an additional hot tap-water rinse; and three rinses with distilled water. Oven or air dry the glassware in a reasonably dust-free atmosphere.

3.5 Preparation of test concentrations. 3.5.1 Menidia. Place test jars (approximately 22.5 cm in height, 15 cm in diameter, 11 cm in diameter at the mouth) containing 2 liters of synthetic seawater on a reciprocal shaker. The shaker platform should be adapted to hold firmly six of the toxicity test jars. Add the desired amount of the petroleum product (if applicable) under test directly to each test jar. Dispense the appropriate amount of toxicant (if applicable) into the jars with a pipette. Tightly cap the test jars and shake for 5 minutes at approximately 315 to 333 2cm (0.75-inch) strokes per minute in a reciprocal shaker or at approximately 150 to 160 rpm on orbital shakers. At the completion of shaking, remove the jars from the shaker and dispense 1 liter of the mixture to each of the 1-liter glass beakers. Randomly place beakers in a constant-temperature water bath or room, take water quality measurements, add fish, and initiate aeration.

3.5.2 Mysidopsis. 3.5.2.1 To prepare test solutions for products and oil/product mixtures, blend or mix the test solutions with an electric blender having: speeds of 10,000 rpm or less; a stainless-steel cutting assembly; and a 1-liter borosilicate jar. To minimize foaming, blend at speeds below 10,000 rpm.
3.5.2.2 For the product test solution, add

3.5.2.2 For the product test solution, add 550 ml of the synthetic seawater to the jar, then with the use of a gas-tight calibrated glass syringe with a Teflon-tipped plunger, add 0.55 ml of the product and mix for 5 seconds.

3.5.2.3 For the oil test solution, add 550 ml of the synthetic seawater to the jar. Then with the use of a gas-tight calibrated glass syringe equipped with a Teflon-tipped plunger, add 0.55 ml of the oil and mix for 5 seconds.

3.5.2.4 For the oil/product mixture, add 550 ml of the synthetic seawater to the mixing jar. While the blender is in operation, add 0.5 ml of the oil under study with the use of a calibrated syringe with a Teflon-tipper plunger and then 0.05 ml of the product as indicated above. Blend for 5 seconds after addition of product. These additions provide test

solutions of the product, oil, and the oil/product mixture at concentrations of 1,000 ppm.

3.5.2.5 Immediately after the test solutions are prepared, draw up the necessary amount of test solution with a gas-tight Tefon-tipped glass syringe of appropriate size and dispense into each of the five containers in each series. If the series of five concentrations to be tested are 10, 18, 32, 56, and 100 ppm, the amount of the test solution in the order of the concentrations listed above would be as follows: 10, 18, 32, 56, and 100 ml.

3.5.2.6 Each time a syringe is to be filled for dispensing to the series of test containers, start the mixer and withdraw the desired amount in the appropriate syringe while the mixer is in operation. Turn off immediately after the sample is taken to limit the loss of volatiles.

3.5.2.7 Use exploratory tests before the full-scale test is set up to determine the concentration of toxicant to be used in each of the five different concentrations. After adding the required amounts of liquid, bring the volume in each of the test containers up to 800 ml with the artificial seawater. To ensure keeping each of the series separate, designate on the lid of each container the date, the material under test, and its concentration.

3.5.2.8 When the desired concentrations are prepared, gently release into each beaker the 10 test *Mysidopsis* (previously transferred into 200 ml of medium). This provides a volume of 1 liter in each test chamber. A pair of standard cover glass forceps with flat, bent ends is an ideal tool for handling and tipping the small beaker without risk of contaminating the medium.

3.5.2.9 After adding the test animals, incubate the test beakers at 25±1 °C for 48 hours. Recommended lighting is 2,000 lumens/m² (200 ft-c) of diffused, constant, fluorescent illumination.

3.5.2.10 Wash the blender thoroughly after use and repeat the above procedures for each series of tests. Wash the blender as follows: rinse with normal hexane; pour a strong solution of laboratory detergent into the blender to cover the blades; fill the container to about half of its volume with hot tap water; operate the blender for about 30 seconds at high speed; remove and rinse twice with hot tap water, mixing each rinse for 5 seconds at high speed; and then rinse twice with distilled water, mixing each rinse for 5 seconds at high speed.

3.6 Calculating and reporting. At the end of the test period, the toxicity tests are terminated and the LC_{50} values are determined.

3.6.1 Calculations. The LC_{50} is the concentration lethal to 50% of the test population. It can be calculated as an interpolated value based on percentages of organisms surviving at two or more concentrations, at which less than half and more than

half survived. The LC_{50} can be estimated with the aid of computer programs or graphic techniques (log paper). The 95% confidence intervals for the LC_{50} estimate should also be determined

3.6.2 Reporting. The test product and oil and their source and storage are described in the toxicity test report. Note any observed changes in the experimental water or the test solutions. Also include the species of fish used: the sources, size, and condition of the fish; data of any known treatment of the fish for disease or infestation with parasites before their use: and any observations on the fish behavior at regular intervals during the tests. In addition to the calculated LC50 values, other data necessary for interpretation (e.g., DO, pH, other physical parameters, and the percent survival at the end of each day of exposure at each concentration of toxicant) should be reported.

3.7 Summary of procedures. 3.7.1 Menidia:

1. Prepare adequate stocks of the appropriate standard dilution water.

2. Add 2 liters of the standard dilution water to the test jars. Each test consists of 5 replicates of each of 5 concentrations of the test material, a control series of 5 beakers, and a standard reference series of 5 different concentrations for a total of 35 beakers. Simultaneous performance of toxicity tests on the oil, product, and oil/product mixture requires a total of 105 beakers.

3. Add the determined amount (quarter points on the log scale) of test material to the appropriate jars. Preliminary tests will be necessary to define the range of definitive

test concentrations.

4. Cap the jars tightly with the Teflonlined screw caps and shake for 5 minutes at 315 to 333 2-cm (0.75-inch) strokes per minute on a reciprocal shaker.

5. Remove the jars from the shaker, take water quality data, dispense 1 liter of solution to the 1-liter glass beaker, and add 10 acclimated fish per beaker.

6. Aerate with 100±15 bubbles per minute through a 1-ml serological pipette, as needed, to maintain DO above 4.0 mg/l.

7. Observe and record mortalities, water quality, and behavioral changes every 24 hours.

8 After 96 hours terminate the test and calculate LC50 values and corresponding confidence limits.

3.7.2 Mysidopsis:

1. Initiate the procedure for hatching the Mysidopsis in sufficient time before the toxicity test is to be conducted so that 5-7 day old larvae are available.

2. With the use of a small pipette, transfer 10 Mysidopsis into small beakers, each containing 200 ml of the proper synthetic seawater.

3. To prepare the test stock product and oil solutions, add 550 ml of the artificial seawater to the prescribed blender jar. By means of a gas-tight glass syringe with a Teflon-tipped plunger, add 0.55 ml of the product (or oil) and mix at 10,000 rpm for 5 seconds. To prepare the test stock oil/product mixture, add 550 ml of the standard seawater to the blender jar. While the blender is in operation (10,000 rpm), add 0.5 ml of the oil, then 0.05 ml of the product with the use of a calibrated syringe with a Teflon-tipped plunger. Blend for 5 seconds after adding the product. One ml of these stock solutions added to the 100 ml of standard seawater in the test containers yields a concentration of 10 ppm product, oil, or oil/product combination (the test will be in a ratio of 1 part product to 10 parts of oil).

- 4. Each test consists of 5 replications of each of 5 concentrations of the material under study, a control series of 5 beakers and a standard reference series of 5 different concentrations, for a total of 35 beakers. Simultaneous performance of toxicity tests on the oil, product, and oil/product mixture requires a total of 105 beakers. Immediately after preparing the test solution of the product or oil/ product solution, and using an appropriately sized syringe, draw up the necessary amount of test solution and dispense into each of the five containers in each series. Each time a syringe is to be filled for dispensing to the series of test containers, start the mixer and withdraw the desired amount in the appropriate syringe while the mixer is in operation. Turn mixer off immediately after the sample is taken to limit the loss of volatiles. After adding the required amount of the test oil/product or product mixture, bring the volume of liquid in each of the test containers up to 800 ml with the artificial seawater. When the desired concentrations have been prepared, gently release into each beaker the 10 mysids previously transferred into 200 ml of medium. This provides a volume of 1 liter in each test chamber.
- 5. Wash the blender as prescribed for each series of tests.
- 6. Incubate the test beakers at 25±1 °C for 48 hours with the prescribed lighting.
- 7. Terminate the experiment after 48 hours, observe and record the mortalities, and determine the LC50 s and corresponding confidence limits.

4.0 Bioremediation agent effectiveness test

4.1 Summary of method. The bioremediation agent effectiveness testing protocol is designed to determine a product's ability to biodegrade oil by quantifying changes in the oil composition resulting from biodegradation. The protocol tests for microbial activity and quantifies the disappearance of saturated hydrocarbons and polynuclear aromatic hydrocarbons (PAHs). The sample preparation procedure extracts the oil phase into dichloromethane (DCM), with a subsequent solvent exchange into hexane. To effectively accomplish the goals of the testing

protocol, it is necessary to normalize the concentration of the various analytes in oil to a non-biodegradable marker, either C_2 -or C₃-phenanthrene, C₂-chrysene, or hopane ¹ (7). The test method targets the relatively easy to degrade normal alkanes and the more resistant and toxic PAHs. It normalizes their concentrations to C2-or C3-phenanthrene, C2chrysene, or C₃₀17α(H), 21β (H)-hopane on an oil weight basis (mg marker/kg oil, mg target analyte/kg oil). The analytical technique uses a high resolution gas chromatograph/ mass spectrometer (GC/MS) because of its high degree of chemical separation and spectral resolution. GC/MS has long been used to study the weathering and fate of oil spilled into the environment. For quantitative analyses, the instrument is operated in the selective ion detection (SIM) mode at a scan rate of greater than 1.5 scans per second to maximize the linear quantitative range and precision of the instrument. The sample preparation method does not exclude analysis of selected samples by GC/MS in the full scanning mode of operation to qualitatively assess changes in the oil not accounted for by the SIM approach. Performed concurrently with the chemical analysis described above is a microbiological analysis. The microbiological analysis is performed to determine and monitor the viability of the microbial cultures being studied. Under this procedure, microbial enumerations of hydrocarbon degraders are performed at each sampling event using a microtiter Most Probable Number (MPN) determination.

4.2 Apparatus. The following materials and equipment are required for the protocol: Appropriate flasks and other glassware; sterile tubes; graduated cylinders (100-ml); deionized water; p-iodonitrotetrazolium violet dye; weighing pans or paper; 250-ml borosilicate glass Erlenmeyer flasks with screw tops; Pasteur pipettes; laboratory notebook; microtiter MPN plates (24-well) multi-channel pipetting device; dilution tube and caps; autoclave; environmental room or incubator; balance accurate to 0.1 mg (XD-400); GC/MS instrument equipped with a DB-5 capillary column (30 m, 0.25-mm I.D., and 0.25- μ m film thickness) and a split/splitless injection port operating in the splitless mode, such as Hewlett-Packard 5890/5971 GC/ MS (recommended for use); and an autosampler for testing multiple samples.

4.3 Reagents and culture medium. 4.3.1 Preparation of seawater. All products are tested in clean natural seawater. Clean natural seawater means that the source of this seawater must not be heavily contaminated with industrial or other types of effluent. For example, seawater should not be obtained from a source near shipping channels or discharges of industrial or municipal wastewater, or with high turbidity. The seawater is used within seven days of collection. No microbial inoculum is added.

4.3.2 Preparation of oil. A medium weight crude oil, Álaska North Slope (ANS), is artificially weathered by heating to 521 °F to remove the light end hydrocarbons prior to experimental start-up (ANS 521). The method is described in the Draft International Standard ISO/DIS 8708 "Crude Petroleum Oil—Determination of Distillation Characteristics Using 15 Theoretical Plates Columns" by the International Organization for Standardization (8). The ANS521 crude oil can be obtained from the National Environmental Technology Applications Center's (NETAC) Bioremediation Products Evaluation Center (BPEC), University of Pittsburgh Applied Research Center, 615 William Pitt Way, Pittsburgh, PA, 15238, (412) 826-5511. The crude oil is heated to 190 °C (374 °F) under atmospheric pressure. The system is then cooled and placed under vacuum (or under an atmospheric pressure of 20 mm Hg) for the final distillation to an atmospheric equivalent boiling point of 272 °C (521 °F).

4.3.3 Preparation of mineral nutrient solution. If a commercial product is strictly a microbial agent and does not contain its own nutrients, a mineral nutrient solution will be provided if requested by the product manufacturer or vendor. If a commercial product contains its own nutrients, no further nutrients will be added. The nutrient solution is a modified salt solution and is described below.

Nutrient preparation:

1. N&P Salts. The following salts are added to distilled water and made up to a 1,000-ml volume. Adjust final pH to 7.8. The solution is sterilized by autoclaving at 121 °C at 15 psig for 20 minutes or by filtering through a sterile 0.22 μ m membrane filter.

Na₂ HPO₄.2H₂—18.40 g

KNO₃—76.30 g

- 2. $MgSO_{4.7}H_2$ O solution. Dissolve 22.50 g in 1,000 ml distilled water. The solution is sterilized by autoclaving at 121 °C at 15 psig for 20 minutes
- 3. CaCl₂ solution. Dissolve 27.50 g in 1,000 ml of distilled water. The solution is sterilized by autoclaving at 121 $^{\circ}\text{C}$ at 15 psig for 20
- 4. FeCl₃•6H₂ O solution. Dissolve 0.25 g in 1,000 ml of distilled water. The solution is sterilized by autoclaving at 121 °C at 15 psig for 20 minutes.
- 5. Trace Element Solution. The following salts are added to distilled water and made up to a 1,000-ml volume. The solution is sterilized by autoclaving at 121 °C at 15 psig for 20 minutes.

MnSO₄.H₂ O-30.2 mg H₃ BO₃-57.2 mg

¹Although any of these biomarkers can be used to conduct this test, it is recommended that hopane be used.

ZnSO₄.7H₂ O-42.8 mg $(NH_4)6Mo_7(O_2)_4$ —34.7 mg

The pH of the nutrient solution is adjusted with a pH meter calibrated at room temperature (approximately 25 °C) using commercial buffers of pH 4.0, 7.0, and 10.0 (Fisher Scientific), as appropriate, prior to use. The pH is adjusted with concentrated HCl or 10 M NaOH, as appropriate.

4.3.3.2 Final concentrations: Ten (10) ml of solution 1 and 2 ml of solutions 2-5 are added to non-sterile seawater and made up to a 1,000-ml volume immediately prior to test start-up. This seawater/mineral nutrient solution is used for all flasks containing products requiring nutrient supplements and for the flasks containing no commercial additive. Seawater without the above nutrient solutions is used for products containing their own source of nutrients.

4.4 Pretest preparation.

4.4.1 Experimental setup.

4.4.1.1 The procedure consists of an experimental shaker flask setup and the specific set of microbiological and chemical analyses that are performed on individual product samples. The following test flasks (labeled with unique identifiers) are prepared and set up on a gyratory shaker at day 0 to reflect the following treatment design:

	No. of samples at sampling times			Total No. of analytical determina-		
Treatment	Day 0	Day 7	Day 28	Microbial counts	Gravimetric	GC/MS
Control Nutrient Product	3 3 3	3 3 3	3 3 3	9 9 9	9 9 9	9 9 9

Control = Oil + Seawater Nutrient = Oil + Seawater + Nutrient Product = Oil + Seawater + Product (+ Nutrient, if required).

- 4.4.1.2 For each test, a sheet listing the number of flasks, types of controls, number of replicates, product to be tested, and other information is prepared. The following steps should be adhered to for the experimental setup:
- 1. Borosilicate glass Erlenmeyer flasks (250-ml) are thoroughly cleaned autoclaved for 20 minutes at 120 °C at 15 psi, then dried in the drying oven.
- 2. Flasks are labeled with the appropriate code: product or control, sample day, and letter indicating replicate.
- 3. 100 ml of seawater is added to each flask.
- 4. For nutrient and product treatments that require the addition of nutrients, seawater containing the nutrient solution is
- 5. Pasteur pipettes should be sterilized in advance. Break off the tip to provide a larger opening prior to sterilization.
- 6. Pour the approximate amount of oil to be used from the large stock bottle into a sterile beaker. Keep the beaker covered when oil is not being removed.
- 7. The labeled flasks containing seawater and other additions, as necessary, are placed on the balance. The flask is tared. The appropriate amount of oil (0.5 g) is added drop by drop using a sterile Pasteur pipette with the tip broken off to provide a wider opening. Care is taken to avoid splashing the oil or getting it on the sides of flasks. Precautions are taken when handling and charging the flasks to minimize the likelihood of contamination by exogenous microbes. This includes using a new sterile pipette for each series of flasks.

- 8. The weight of the oil is recorded in the laboratory notebook.
- 9. The product is prepared and added to the appropriate flasks according to the manufacturer's or vendor's instructions.
- 10. Flasks are carried upright and carefully placed in the holders on the shaker table to minimize the amount of oil that might adhere to the side of the flasks. Flasks in which a significant amount of oil is splashed on the sides are redone.
- 11. The prepared flasks are shaken at 200 rpm at 20 °C until such time that they will be removed for sampling.
- 4.4.2 Sampling. The control and treatments (nutrient and product flasks) are sampled three times over a 28-day period: day 0, day 7, and day 28. The entire flask is sacrificed for analysis; a 0.5-ml aliquot is removed from each flask for the microbiological analysis and the remainder of each flask is used for the chemical analysis. Specific procedures for both the microbiological and chemical analysis are described below. At the time of each sampling event, physical observations of each flask should be recorded.
- 4.5 Microbiological analysis. To monitor the viability of the microbial cultures being studied, microbial enumerations of hydrocarbon degraders are performed at each sampling event using a microtiter MPN determination. This is used as an indicator of the relative change in biomass. This test design relies on using growth response as an indication of enhanced activity as compared to a "no addition" control.

- 4.5.1 *Media preparation.* Media for microbial enumerations are carefully prepared according to manufacturer's or other instructions and sterilized using appropriate methods.
- 4.5.1.1 General media treatment: Buy Bushnell-Haas (B-H) broth in quantities to last no longer than one year. Use media on a first-in, first-out basis. When practical, buy media in quarter-pound multiples, rather than one-pound multiples to keep supply sealed as long as possible. Keep an inventory of media, including kind, amount, lot number, expiration date, date received, and date opened. Check inventory before reordering media. Discard media that are caked, discolored, or show other deterioration.
 - 4.5.1.2 Sterile saline (pH adjusted):
 - 1. Weigh 30 g of NaCl.
- 2. Dissolve in enough water to make 1,000 ml.
- 3. Adjust pH to 8.0 with NaOH (10M and 0.5M).
- 4. Sterilize by autoclaving for 15 minutes at 15 psig. $\,$
- 4.5.1.3 Standard nutrient concentrate (add 1 ml to each 100 ml of Bushnell-Haas medium for MPNs):
- 1. Weigh compounds listed below, dissolve in \mbox{DIH}_2 O, dilute to 1 liter.

Potassium Phosphate, monobasic KH $_2$ PO $_4$ — 0.633 g

Potassium Phosphate, dibasic K₂ HPO₄—1.619

Sodium Phosphate, dibasic Na₂ HPO₄—2.486 g Ammonium Chloride NH₄ Cl—3.850 g Magnesium Sulfate, heptahydrate MgSO₄·7H₂

O—4.500 g Calcium Chloride, dihydrate CaCl₂·2H₂ O— 7.290 g

Ferric Chloride, hexahydrate FeCl₃·6H₂ O— 0.250 g

Trace Elements

Manganese Sulfate, monohydrate $MnSO_2 \cdot H_2$ $O{=}6.04 \ mg$

Boric Acid H₃ Bo₃—11.44 mg

Zinc Sulfate, heptahydrate $ZnSO_4\cdot 7H_2$ O—8.56 mg

Ammonium Moybdate, tetrahydrate $(NH_4)6Mo_7 O_{24}\cdot 4H_2 O-6.94 mg$

- 2. Adjust pH to 6.0.
- 3. Stir solution for approximately 3 hours, then filter through a Buchner funnel using #1 paper, which will retain approximately 3.8 g of insolubles.
- 4. Then filter through a $0.45\ \mathrm{micron}$ filter into sterile bottles.
- 5. Cap bottles, label, and store in refrigerator until used.
- 4.5.1.4 Quality assurance/Quality control (QA/QC):
- 1. Periodically check the effectiveness of sterilization using commercially available tapes or *Bacillus stearothermophilus* spore suspensions, following the instructions with these products.

- 2. Maintain a media log book that includes the dates, kinds and amounts of media made, pH, and any problems or observations.
- 3. Before use, check plates and tubes for signs of contamination, drying, or other problems.
- 4.5.1.5 Safety/Special precautions:
- 1. Note any safety or other precautions for particular media.
- 2. Note precautions to be followed when using the autoclave.
- 3. Use gloves and other protective clothes when handling media.
- 4. Use care in handling hot media.
- 4.5.2 Microbial enumeration. Standardized techniques for performing Most Probable Number microbial enumerations are described below
 - 4.5.2.1 Dilutions:
- 1. Prior to sacrificing each flask, remove 0.5 ml of water from each flask and add it to a tube of 4.5 ml sterile phosphate buffer (1:10 dilution) as prepared in the *Standard Methods* for the *Examination of Water and Wastewater* (9). Using sterile technique, mix and perform serial dilutions (0.5 ml of previous dilution to 4.5 ml of sterile phosphate buffer) to 10^{-9} dilution.
- 4.5.2.2 Inoculating MPN plates (oil degrader):
- 1. Prepare sufficient sterile 0.4 M NaCl (23.4 g NaCl/1,000 ml B-H) and B-H at pH 7.0 to fill the number of wells required for the test (1.75 ml/well).
- 2. Using sterile technique, add 1.75 ml of B-H broth to each well.
- 3. Label the top of the plate with the proper dilution for each row.
- 4. Add 0.1 ml of fluid from each dilution tube to each well in the appropriate row, starting with the most dilute.
- 5. After adding the fluid to all the wells, add 20 μ l of sterilized No. 2 fuel oil to the top of each well.
 - 6. Incubate each plate at 20 °C.
- 7. After 14 days of incubation, add 100 μ l of p-iodotetrazolium violet dye (50 mg/10 ml of D.I. water) to each well to determine growth.
- 8. View plates against a white background to determine if color is present. Development of a purple or pink color upon standing for 45 minutes constitutes a positive test.
- 9. Record the number of positive wells and the dilutions at which they occur.
- 10. Enter data into a computerized enumeration method using "MPN Calculator" software program (version 2.3 or higher) by Albert J. Klee, U.S. EPA Office of Research and Development, Risk Reduction Engineering Laboratory, Cincinnati, OH.
- 4.5.2.3 Quality assurance/Quality control:
- 1. Check pH of medium before preparing wells (pH should be approximately 8.0). Adjust pH, if necessary, with dilute NaOH.
- 2. Keep prepared tetrazolium violet dye solution in the refrigerator in an amber bottle when not in use.

- 3. Have all laboratory personnel periodically run MPNs on the same sample to test precision.
 - 4.5.2.4 Safety/Special precautions:
- 1. Use sterile technique in preparing solutions, dilutions, plates, and MPN wells.
- 2. Do not pipette potentially hazardous solutions by mouth.
- 3. Autoclave all plates and wells before discarding.
 4.6 Chemical analysis of oil composition.
- 4.6.1 Sample procedure. After 0, 7, and 28 days of incubation on a rotary shaker, the appropriate flasks are sacrificed and extracted with dichloromethane and spiked with a surrogate recovery standard. A 10-ml aliquot of the DCM layer is used for the gravimetric analysis. If significant biodegradation is evident in the results of the gravimetric analysis, then a solvent exchange into hexane takes place prior to the GC/MS analysis. Follow steps 1-19 below when preparing for the chemical analysis.
- 1. After 0, 7, and 28 days of rotary shaking and incubating at 20 °C, the reaction vessels are sacrificed. Prior to the chemical analysis, a 0.5-ml sample of the aqueous phase is removed for the microbiological analysis (see Microbial Enumeration above).
- 2. A surrogate recovery standard is prepared in the following manner: 1,000 mg of d_{10} -phenanthrene and 1,000 mg of 5α -androstane are measured into a 500-ml volumetric flask and DCM is added to the mark to produce a 2,000-ng/μ l stock solution.
- 3. A $100-\mu$ l aliquot of the surrogate solution is added to each test flask. The final concentration of surrogates in each flask is approximately 4 ng/u l of solvent in the final extract. The aliphatics and marker data should be corrected for percent recovery of the 5α-androstane surrogate and the aromatics for the d₁₀-phenanthrene surrogate.
- 4. The contents of the flask are placed into a 250-ml separatory funnel.
- 5. Measure a total volume of 50 ml DCM for use in the extraction. Use 3 10-ml fractions to rinse the flask into the funnel and transfer the remaining aliquot of DCM to the fun-
- 6. Stopper and mix vigorously by shaking (approximately 50 times) while ventilating properly.
- 7. Each funnel is set aside to allow the DCM and water layers to partition. This may take 5-10 minutes for some products, or up to 3 hours if the product has caused the formation of an emulsion.
- $8.\ Drain\ the\ first\ 10\ ml\ of\ the\ DCM\ (bot$ tom) layer, collect, cap, uniquely label, and use for gravimetric analysis (see below). Drain the remaining 40 ml and dry it by passing it through a funnel packed with anhydrous sodium sulfate.
- 9. Assemble a Kuderna-Danish (KD) concentrator by attaching a Snyder column to an evaporation flask with a graduated con-

- centrator tube. Align vertically and partially immerse concentrator tube in a water bath (10). Set the water bath to the appropriate temperature to maintain proper distillation
- 10. Collect the de-watered extract into the KD concentrator.
- 11. Evaporate DCM to approximately 10 ml, then add approximately 50 ml of the exchange solvent (hexane) and concentrate the volume to 10 ml.
- 12. Rinse the flask into the concentrator tube with 50 ml hexane and concentrate to 10 ml. Repeat one more time with 50 ml of hexane.
- 13. Remove concentrator tube with the recovered 10 ml of sample volume. The heavier residual material should be present as a precipitate (bottom layer).
- 14. Centrifuge to aid the separation of the hexane from the precipitant fraction.
- 15. Place hexane-soluble fraction layer)—approximately 1.0 ml—into a GC/MS vial for analysis (see GC/MS Analysis Procedure below). If column fouling and deterioration of separation characteristics occur, an alumina column sample cleanup method can be considered (see Alternative GC/MS Sample Cleanup Procedure below).
- 16. Analyze by GC/MS using the conditions determined by the U.S. EPA Risk Reduction Engineering Laboratory, Water and Hazardous Waste Treatment Research Division, in Cincinnati, OH, which follows U.S. EPA Method 8270 (see GC/MS Analysis Procedure
- 17. Calculate surrogate recovery. If surrogate recovery is less than 85 percent for the marker relative to the surrogate recovery standard (d₁₀-phenanthrene), then the water layer should be extracted again using three separate extractions with DCM. Pool the three extractions with original extract and concentrate to 10 ml, and reanalyze by GC/ MS
- 18. Drain the seawater into a storage sample vial/container.
- 19. Seal the vial with a Teflon-lined cap and store frozen. This water layer is kept in case additional extractions are necessary.
- 4.6.2 Gravimetric analysis. The initial means to evaluate the effectiveness of a bioremediation agent for oil spill response is through gravimetric analysis. A statistically significant difference (p < 0.05) in analytical weight of the oil from the control system as compared to the analytical weight of the oil treated with a bioremediation agent indicates biodegradation has successfully oc-curred. Hence, the disappearance of oil should be accompanied by significant decreases in total oil residue weight of extractable materials versus a control. If no significant decrease in oil residue weight is observed, the need to perform further chemical analysis should be evaluated. Follow steps 1-3 to conduct the gravimetric analysis.

- 1. The 10 ml of DCM extract (from Sample Procedure step 8 above) is placed in a small vial and concentrated to dryness by nitrogen blowdown techniques using a steady stream of nitrogen (pre-purified gas). If the oil is severely biodegraded, a larger volume of DCM (>10 ml) may be necessary for the gravimetric analysis.
- 2. The residue is weighed 3 times for the gravimetric weight of oil. Record the weight of the oil.
- 3. Compare statistically (p < 0.05) the weight of the product treatment versus the weight of the control from each respective time period. If a significant decrease is observed in the sampling (flask containing bioremediation agent) weight, then proceed with the remainder of the sample procedure.
- 4.6.3 GC/MS analysis. Often, analysis of saturated and aromatic hydrocarbons by capillary gas chromatography of DCM extracts leads to column fouling and deterioration of separation characteristics. An alternative, simple "one-step" alumina sample cleanup procedure can be performed on oil before injection; this cleanup removes both asphaltenes and polar compounds and can be applied to DCM extracts as well. This procedure is described in steps 1-11 below.
- 4.6.3.1 Alternative $\widetilde{GC/MS}$ sample cleanup procedure:
- 1. Weigh 4.0 g alumina (neutral, 80-200 mesh) into scintillation vials covered loosely with aluminum foil caps. Prepare one scintillation vial per sample. Heat for 18 hours at 300 °C or longer. Place in a desiccator of silica until needed.
- 2. Add 5.0 ml of DCM to a glass luerlok multi-fit syringe (e.g., BD #2471) with stop-cock (e.g., Perfectum #6021) in closed position, stainless steel syringe needle (18 gauge), and PTFE frits. Clamp in a vertical position.
- 3. Transfer 4.0 g of prepared alumina to a plastic weighing boat and fill syringe slowly while applying continuous vibration (e.g., Conair # HM 11FF1).
- 4. Add a second PTFE frit and push into place on top of the alumina bed.
- 5. Drain 5.0 ml DCM to the top level of the column frit to await sample addition and discard DCM.
- 6. Weigh 50 mg \pm 0.1 mg ANS521 oil into a tared vial.
- 7. Premeasure 10 ml of DCM into a graduated cylinder. Add 0.2 to 0.3 ml of the DCM to the tared oil vial. Mix and transfer solvent to the column bed with a Pasteur pipette. Open stopcock and collect in a 10-ml volumetric flask. Repeat until approximately 1.0 ml (do not exceed 1.0 ml) of DCM has rinsed the vial and inner walls of the syringe body into the 10-ml flask.
- 8. Transfer balance of DCM from the graduated cylinder to the column and regulate the solvent flow rate to approximately 1 to 2

- ml/minute. Collect all eluent in the 10-ml flask.
- 9. Transfer a known volume of eluent to another scintillation vial and blow down to dryness (nitrogen).
 - 10. Determine and record weight.
- 11. Dissolve in 1.0 ml hexane for the GC/MS analysis procedure (see below).

4.6.3.2 GC/MS analysis procedure:

Immediately prior to injection, an internal standard solution of four deuterated compounds is spiked into the sample extracts and injected. Samples are quantified using the internal standard technique (10) for both the aliphatic and aromatic fractions of the oil extracts in order to provide sufficient information that the oil is being degraded. To help ensure that the observed decline in target analytes is caused by biodegradation rather than by physical loss from mishandling or inefficient extraction, it is necessary to normalize the concentrations of the target analytes via a "conserved internal marker." Conserved internal markers that have been found useful for quantification are C₂- or C₃-phenanthrene, C₂-chrysene, and $C_{30}17\alpha(H),21\beta(H)$ -hopane. Deuterated internal standards are used to calculate the relative response factor (RRF) for the target analyte(s). To compute the "normalized concentrations," the target analyte concentration at a given sampling time is simply divided by the selected conserved analyte concentration at the same sampling time (11). Conduct the GC/MS analysis using the following procedure.

- 1. One (1) ml of the hexane extract (from Sample Procedure step 15 above) is placed into a 1.5-ml vial for use on the autosampler of the GC/MS instrument.
- 2. To this solution, 20 μ l of a 500-ng/ μ l solution of the internal standards is added and the vial is capped for injection. The final concentration of the internal standards in each sample is 10 ng/ μ l. This solution contains 4 deuterated compounds: d₈-naphthalene, d₁₀-anthracene, d₁₂-chrysene, and d₁₂-perylene.
- 3. At the start of any analysis period, the mass spectrometer (MS) is tuned to PFTBA by an autotune program, such as the Hewlett-Packard quicktune routine, to reduce operator variability. Set the GC/MS in the SIM mode at a scan rate of 1.5 scans/second to maximize the linear quantitative range and precision of the instrument. Set all other conditions to those specified in Instrument Configuration and Calibration section below.
- 4. An instrument blank and a daily standard are analyzed prior to analysis of unknowns. Internal standards are combined with the sample extracts and coinjected with each analysis to monitor the instrument's performance during each run.
- 5. Information that should be included on the acquisition form include operator's name

and signature, date of extraction, date and time of autotune, date of injection(s), instrument blank, daily standard mix injection, GC column number, and standards for the 5-point calibration curve.

6. If the instrument is operated for a period of time greater than 12 hours, the tune will be checked and another daily standard analyzed prior to continuing with analyses.

TABLE 6—ANALYTES LISTED UNDER THE CORRESPONDING INTERNAL STANDARD USED FOR CALCULATING RRFs

Internal Standard	d ₈ -naphthalene	d ₁₀ -anthracene	d ₁₂ -chrysene	d ₁₂ -perylene
Alkanes	nC10-nC15	nC16-nC23 Pristane	nC24-nC29	nC30-nC35. C ₃₀ 17β(H), 21α(H)-hopane.
Aromatics	Naphthalene	Phytane 5α-androstane Dibenzothioph-	Fluoranthene	Benzo(b)fluoranthene.
		ene. Fluorene Anthracene	Pyrene Chrysene	Benzo(k)fluoranthene. Benzo(e)pyrene.
		Phenanthrene		Benzo(a)pyrene. Perylene. Indeno(q,h,i)pyrene.
				Dibenzo(a,h) anthracene. Benzo(1,2,3-cd)perylene.

- 7. The MS is calibrated using a modified version of EPA Method 8270 (10). Specifically, the concentrations of internal standards are 10 ng/µl instead of 40 ng/µl. A five-point calibration curve is obtained for each compound listed in table 6 prior to sample analysis at 1, 5, 10, 25, and 50 ng/µl. A 5-point calibration must be conducted on a standard mix of compounds to determine RRFs for the analytes. The standard mix (excluding the marker) for this calibration curve may be obtained from Absolute Standards, Inc., 498 Russell St., New Haven, CT, 06513, (800) 368-1131. If $C_{30}17\beta(H),21\alpha(H)$ -hopane is used, it may be obtained from Dr. Charles Kennicutt II, Geochemical and Environmental Research Group, Texas A&M University, 833 Graham Rd., College Station, TX, 77845, (409) 690-0095.
- 8. Calculate each compound's relative response factor to its corresponding deuterated internal standard indicated above, using the following equation:

 $RRF = (A_x C_{is})/(A_{is} C_x)(6)$

where:

RRF=relative response factor

A_x=peak area of the characteristic ion for the compound being measured (analyte) A_{ii}=peak area of the characteristic ion for

 A_{is} =peak area of the characteristic ion for the specific internal standard

 C_x =concentration of the compound being measured (ng/ μ l)

 $C_{is}=$ concentration of the specific internal standard (10 ng/ μ l). (This concentration is a constant in this equation for the calibration curve.)

9. Identify each analyte based on the integrated abundance from the primary characteristic ion indicated in table 7.

10. Quantitate each analyte using the internal standard technique. The internal standard used shall be the one nearest the

retention time of that of a given analyte (Table 8).

TABLE 7—PRIMARY IONS MONITORED FOR EACH TARGET ANALYTE DURING GC/MS ANALYSIS

Compound	lon
n-alkanes (C ₁₀ –C ₃₅)	85
Pristane	85
Phytane	85
Naphthalene	128
C1-naphthalenes	142
C2-naphthalenes	156
C3-naphthalenes	170
C4-naphthalenes	184
Fluorene	166
C1-fluorenes	180
C2-fluorenes	194
C3-fluorenes	208
Dibenzothiophenes	184
C1-dibenzothiophenes	198
C2-dibenzothiophenes	212
C3-dibenzothiophenes	226
Anthracene	178
Phenanthrene	178
C1-phenanthrenes	192
C2-phenanthrenes	206
C3-phenanthrenes	220
Fluoranthene/pyrene	202
C1-pyrenes	216
C2-pyrenes	230
Chrysene	228
C1-chrysenes	242
C2-chrysenes	256
Hopanes (177 family)	177
Hopanes (191 family)	191
Steranes (217 family)	217
Benzo(b)fluoranthene	252
Benzo(k)fluoranthene	252
Benzo(e)pyrene	252
Benzo(a)pyrene	252
Perylene	252
Ideno(g,h,i)pyrene	276
Dibenzo(a,h)anthracene	278
Benzo(1,2,3-cd)perylene	276
d ₈ -naphthalene	136
d ₁₀ -anthracene	188

TABLE 7—PRIMARY IONS MONITORED FOR EACH TARGET ANALYTE DURING GC/MS ANALYSIS—Continued

Compound	lon
d ₁₀ -phenanthrene	188
d ₁₂ -chrysene	240

TABLE 7—PRIMARY IONS MONITORED FOR EACH TARGET ANALYTE DURING GC/MS ANALYSIS—Continued

Compound	Ion
d ₁₂ -peryleneα-androstane	. 264 . 260

TABLE 8—ANALYTES AND REFERENCE COMPOUNDS

Compound	Reference compound	Compound	Reference compound
n-C10	n-C10	C2-naphthalene	Naphthalene.
n-C11	n-C11	C3-naphthalene	Naphthalene.
n-C12	n-C12	C4-naphthalene	Naphthalene.
n-C13	n-C13	Fluorene	Fluorene.
n-C14	n-C14	C1-fluorene	Fluorene.
n-C15	n-C15	C2-fluorene	Fluorene.
n-C16	n-C16	C3-fluorene	Fluorene.
n-C17	n-C17	Dibenzothiophene	Dibenzothiophene.
Pristane	Pristane	C1-dibenzothiophene	Dibenzothiophene.
n-C18	n-C18	C2-dibenzothiophene	Dibenzothiophene.
Phytane	Phytane	C3-dibenzothiophene	Dibenzothiophene.
n-C19	n-Č19	Phenanthrene	Phenanthrene.
n-C20	n-C20	Anthracene	Anthracene.
n-C21	n-C21	C1-phenanthrene	Phenanthrene.
n-C22	n-C22	C2-phenanthrene	Phenanthrene.
n-C23	n-C23	C3-phenanthrene	Phenanthrene.
n-C24	n-C24	Fluoranthene	Fluoranthene.
n-C25	n-C25	Pyrene	Pyrene.
n-C26	n-C26	C1-pyrene	Pyrene.
n-C27	n-C27	C2-pyrene	Pyrene.
n-C28	n-C28	Chrysene	Chrysene.
n-C29	n-C29	C1-chrysene	Chrysene.
n-C30	n-C30	C2-chrysene	Chrysene.
n-C31	n-C31	Benzo(b)fluoranthene	Benzo(b)fluoranthene.
n-C32	n-C32	Benzo(k)fluoranthene	Benzo(k)fluoranthene.
n-C33	n-C33	Benzo(e)pyrene	Benzo(e)pyrene.
n-C34	n-C34	Benzo(a)pyrene	Benzo(a)pyrene.
n-C35 C ₃₀ 17α,21β-hopane	n-C35 C ₃₀ 17α,21β-hopane	Perylene ideno(g,h,i)pyrene	Perylene ideno(g,h,i)pyrene.
5α-androstane	5α-androstane	Dibenzo(a,h)anthracene	Dibenzo(a,h)anthracene.
C1-naphthalene	Naphthalene	Benzo(1,2,3-cd)perylene	Benzo(1,2,3-cd)perylene.

11. Use equation 7 to calculate the concentration of analytes in ng/mg (ppm) oil: $\begin{array}{ccc} \text{Concentration} & (\text{ng/mg}) {=} (A_x & I_s & V_i \!\!\!\! \times & 1,000) / \\ & (A_{is}(RRF)V_i \; M_o)(7) \end{array}$

where:

 $A_x \small{=} peak \ area \ of \ characteristic \ ion \ for \ compound \ being \ measured$

 I_s =amount of internal standard injected, in ng (i.e., 20 ng)

 $V_t\!\!=\!\!\text{volume}$ of the total DCM extract (50 ml) $A_{is}\!\!=\!\!\text{peak}$ area of the characteristic ion of the internal standard

RRF=relative response factor

 $\begin{array}{l} V_i {=} volume \ of \ the \ extract \ injected \ (2 \ \mu \ l) \\ M_o {=} total \ mass \ of \ the \ oil \ added \ to \ the \ flask, \\ m\sigma \end{array}$

12. Compute the "normalized concentrations" for each target analyte concentration at a given sampling time (equation 7) by simply dividing by the conserved internal marker concentration at the same sampling time.

4.6.4 Generally accepted laboratory procedures. Samples are immediately logged into the laboratory, where they will be given a

unique sample identification based on Julian data and the number logged in. Prior to the analysis of any experimental samples, a fivepoint standard curve is prepared. One of the mid-range standard curve concentration levels is analyzed daily before sample analysis as a continuing standard. RRFs for all target analytes should be within 25% of the standard curve response values at day 0, and at any sampling event the check standard percent difference from the initial five-point calibration must not exceed 20% between the before and after daily standard mix (see below). The collected GC/MS data are initially processed by a macro routine, which performs extracted chromatographic plots of the target compounds, integrates the target compounds, and shows integration results to include tabular numbers. The integration values are then transferred to a spreadsheet format to be quantified. Because of the complexity of the analyte matrix (oil), a very high degree of manual verification and reintegration of the spectral data is required.

4.6.5 QA/QC procedures. The reliability of this method is dependent on the QA/QC procedures followed. Before and after each analytical batch (approximately 10 samples), analyze one procedural blank, one duplicate, and one calibration verification standard (10 ng/μ l). Analyze one reference crude oil standard. The instrument's performance and reproducibility are validated routinely in this manner. Surrogate recoveries should be within 70 to 120%, and duplicate relative percent difference values should be +20%. A control chart of the standard oil should be prepared and monitored. Variations of analytes in the control chart should be no more than 25% from the historical averages. Injection port discrimination for n-C25 and greater alkanes must be carefully monitored; the ratio of RRF n-C32/RRF n-Č21 alkanes should not be allowed to fall below 80%. The mass discrimination can be reduced by replacing the quartz liner in the injection port after every analytical batch. The instrument's performance and reproducibility are validated routinely by analyzing the reference crude oil standard. All analyses are recorded in instrument logs detailing operating conditions, date and time, file name, etc. After analysis, the sample extracts are archived at refrigeration temperatures. To document QA/QC, the following information is contained in the detailed quantitative reports: average RRF derived from the standard curve; RRF from the daily standard; percent relative standard deviation; area of target analyte; concentration determined both on a weight and volume basis; and values for any surrogates and internal standards.

4.6.6 Instrument configuration and calibration. A 2-ml aliquot of the hexane extract prepared by the above procedure is injected into a GC/MS instrument, such as the Hewlett-Packard 5890/5971 GC/MS (recommended for use). This instrument should be equipped with a DB-5 capillary column (30 m, 0.25-mm I.D., and 0.25-μ m film thickness) and a split/ splitless injection port operating in the splitless mode. Table 9 summarizes the temperature program used for the analysis. This temperature program has been optimized to give the best separation and sensitivity for analysis of the desired compounds on the instrument. Prior to the sample analysis, a five-point calibration must be conducted on a standard mix of the compounds listed in table 7 to determine RRFs for the analyses.

TABLE 9—OPERATING CONDITIONS AND TEMPERATURE PROGRAM OF GC/MS

Operating conditions

Injector port—290 °C
Transfer line—320 °C
Total run time—73 minutes
Column flow rate (He)—1.0 ml/minute

Temperature Program

			-		
Level	Temp. 1, °C	Time 1, min- utes	Rate, °C/ minute	Temp 2, °C	Time 2, min- utes
Level 1	55 280	3 0	5 3	280 310	5 10

4.7 Statistical analysis. The determination of a bioremediation agent's effectiveness will be partially based upon the results of a statistical analysis of the shaker flask experiment. The experimental design for this test is a two factorial design. This two-way analysis of variance (ANOVA) will be used to determine data trends. The statistical method is designed to test various types of bioremediation treatments including microbial, nutrient, enzyme, and combination products. The following is a summary of the statistical methods to be used to evaluate the analytical data obtained from all product tests. The experimental design, data analysis methodology, interpretation of results, required documentation, and a numeric example are outlined below.

4.7.1 Experimental design. The experimental design for this test is known as a factorial experiment with two factors. The first factor is product/control group; the second factor is time (measured in days). For example, if two groups (product A and a non-nutrient control) are tested at each of three points in time (day 0, 7, and 28), the experiment is called a 2x3 factorial experiment. There will be three replications (replicated shaker flasks) of each group-time combination

4.7.2 Data analysis methods. For each analyte and each product used, a product is considered a success by the demonstration of a statistically significant difference between the mean analyte degradation by the product and the mean analyte degradation by the non-nutrient control. Such a determination will be made by performing an ANOVA on the sample data. The technical aspects of this procedure are outlined in Snedecor and Cochran (12). Most statistical software packages support the use of two-way ANOVA. However, the format required for the input data differs among the various commercial packages. Whichever package is used, the following ANOVA table will be provided as part of the output. In the Degree of Freedom column of table 10, p = the number of product/control groups, t = the number of days at which each group is analyzed, and n = thenumber of replications. For the example of the 2x3 factorial experiment discussed above, p=2, t=3, and n=3. The significance of the Fstatistics (as indicated by their corresponding p-values) are used to interpret the analysis.

TABLE 10—TWO-WAY ANOVA TABLE

Source	Degree of free- dom (df)	Sum of squares	Mean square	F-Statistic	p-Value
Group Time Interaction Error Total	p-1 t-1 (p-1)(t-1) pt(n-1) npt-1	SSG SST SSI SSE SSTOT	MSG-MSG/MSE MST-MST/MSE MSI-MSI/MSE MSE-SSE	MSG/MSE MST/MSE MSI/MSE	1 1 1

¹ To be determined from the value of the F-statistic.

4.7.3 Interpretation. 4.7.3.1 If the F-statistic for the interaction is significant at the 0.05 level (i.e., p-value is less than 0.05), the data indicate that the mean response of at least two groups being tested differ for at least one point in time. In order to find out which groups and at which points in time the difference occurs, pairwise comparisons between the group means should be conducted for all time points. These comparisons can be made using protected least squared difference (LSD) or Dunnett mean separation techniques. The protected LSD procedure is detailed in Snedecor and Cochran (12); the Dunnett procedure is outlined in Montgomery (13). For both methods, the mean square error (MSE) from the two-way ANOVA table should be used to compute the separation values.

4.7.3.2 If the F-statistic for the interaction is not significant at the 0.05 level (i.e., p-value not less than 0.05), but the F-statistic for the group is significant (i.e., p-value is less than 0.05), the data indicate that any differences that exist among the group means are consistent across time. To find out which group means differ, a pairwise comparison of the group means should be carried out by pooling data across all points in time. Again, the MSE from the two-way ANOVA table should be used to compute the separation values.

4.7.3.3 If the F-statistic corresponding to both interaction and group are not significant at the 0.05 level, the data indicate no difference between the group means at any point in time. In this case, no further analvsis is necessary.

4.7.3.4 Finally, Snedecor and Cochran (12) use caution concerning the use of multiple comparisons. If many such comparisons are being conducted, then about 5% of the tested differences will erroneously be concluded as significant. The researcher must guard against such differences causing undue attention.

4.7.4 Required documentation. 4.7.4.1 The following documents should be included to summarize the findings from a product test.

1. Data listings for each analyte that was analyzed. These should show all raw data.

2. A table of summary statistics for each analyte. The table should include the mean, standard deviation, and sample size for each

3. An ANOVA table for each analyte. The table should be of the same format as table

4. A clear summary of the mean separations (if mean separations were necessary). The mean separation methods (LSD or Dunnett), the significance level, the minimum significant difference value, and the significant differences should be clearly marked on each output page.

5. All computer outputs should be included. No programming alterations are necessary. The specific computer package used to analyze the data should be included in the report.

Example. An analysis of the total aromatic data (in ppm) was conducted for the following three groups:

Group 1: Non-nutrient Control

Group 2: Nutrient Control

Group 3: Test Product 4.7.4.2 The raw data are shown in table 11. Note the three replications for each grouptime combination.

TABLE 11—PRODUCT TEST DATA, TOTAL AROMATICS (PPM)

	Group 1	Group 2	Group 3
Day 0	8153 8299	7912 8309	7711 8311
	8088	8111	8200
Day 7	8100	7950	6900
	8078 7999	8200 8019	6702 5987
Day 28	8259	8102	4000
	8111	7754	3875
	8344	7659	3100

4.7.4.3 Table 12 gives the summary statistics (number of observations, means, and standard deviations) for each group-time combination

TABLE 12—SUMMARY STATISTICS FOR PRODUCT TEST DATA TOTAL AROMATICS (PPM)

Time	Product	n	Mean	Stand- ard devi- ation
Dav 0	Group 1	3	8,180.0	108.1

TABLE 12—SUMMARY STATISTICS FOR PRODUCT TEST DATA TOTAL AROMATICS (PPM)—Continued

Time	Product	n	Mean	Stand- ard devi- ation
	Group 2	3	8,110.7	198.5
	Group 3	3	8,074.0	319.2
Day 7	Group 1	3	8,059.0	53.1
	Group 2	3	8,056.3	129.1
	Group 3	3	6,529.7	480.3
Day 28	Group 1	3	8,238.0	117.9

TABLE 12—SUMMARY STATISTICS FOR PRODUCT TEST DATA TOTAL AROMATICS (PPM)—Continued

Time	Product	n	Mean	Stand- ard devi- ation
	Group 2	3	7,838.3	233.2
	Group 2 Group 3	3	3,658.3	487.6

4.7.4.4 Table 13 shows the results of the two-way ANOVA.

TABLE 13—EXAMPLE TWO-WAY ANOVA TABLE

Source	df	Sum of squares	Mean square	F-sta- tistic	p-value
Group Time Interaction Error	2 2 4 18	23,944,856.41 10,954,731.19 19,347,589.04 1,418,303.33	11,972,428.70 5,477,365.59 4,836,897.26 78,794.63	151.94 69.51 61.39	0.0001 0.0001 0.0001
Total	26	55,665,480.96			

4.7.4.5 From table 13, it can be seen that the F-statistic for interaction is significant (F=61.39, p=0.0001). This indicates that group differences exist for one or more days. Protected LSD mean separations were then conducted for each day to determine which group differences exist. The results are summarized in table 14. Note that means with the same letter (T grouping) are not significantly different.

TABLE 14—PAIRWISE PROTECTED LSD MEAN SEPARATION

T grouping	Mean	n	Interaction
Α	8,338.0	3	Group 1, Day 28.
Α	8,180.0	3	Group 1, Day 0.
Α	8,110.7	3	Group 2, Day 0.
Α	8,074.0	3	Group 3, Day 0.
Α	8,059.0	3	Group 1, Day 7.
Α	8,056.3	3	Group 2, Day 7.
Α	7,838.3	3	Group 2, Day 28.
В	6,529.7	3	Group 3, Day 7.
C	3.658.3	3	Group 3. Day 28.

Significant Level = 0.05. Degrees of Freedom = 18. Mean Square Error = 78794.63. Critical Value = 2.10. Least Significant Difference = 481.52.

4.7.4.6 The grouping letters indicate that the product mean values (group 3) at day 7 and day 28 are significantly different from those of both the nutrient control (group 2) and the non-nutrient control (group 1) for those days. No other significant differences are shown. Therefore, in terms of total aromatic degradation, the test indicates the desired statistically significant difference between the mean of the product and the mean of the non-nutrient control.

5.0 Bioremediation agent toxicity test [Reserved].

6.0 Summary technical product test data format.

The purpose of this format is to summarize in a standard and convenient presentation the technical product test data required by the U.S. Environmental Protection Agency before a product may be added to EPA's NCP Product Schedule, which may be used in carrying out the National Oil and Hazardous Substances Pollution Contingency Plan. This format, however, is not to preclude the submission of all the laboratory data used to develop the data summarized in this format. Sufficient data should be presented on both the effectiveness and toxicity tests to enable EPA to evaluate the adequacy of the summarized data. A summary of the technical product test data should be submitted in the following format. The numbered headings should be used in all submissions. The subheadings indicate the kinds of information to be supplied. The listed subheadings, however, are not exhaustive; additional relevant information should be reported where necessary. As noted, some subheadings may apply only to particular types of agents.

- I. Name, Brand, or Trademark
- II. Name, Address, and Telephone Number of Manufacturer
- III. Name, Address, and Telephone Numbers of Primary Distributors
- IV. Special Handling and Worker Precautions for Storage and Field Application
- 1. Flammability.
- 2. Ventilation.
- 3. Skin and eye contact; protective clothing; treatment in case of contact.

- 4. Maximum and minimum storage temperatures; optimum storage temperature range; temperatures of phase separations and chemical changes.
 - V. Shelf Life
- VI. Recommended Application Procedure
- 1. Application method.
- 2. Concentration, application rate (e.g., gallons of dispersant per ton of oil).
- 3. Conditions for use: water salinity, water temperature, types and ages of pollutants.
- VII. Toxicity (Dispersants, Surface Washing Agents, Surface Collecting Agents, and Miscellaneous Oil Spill Control Agents)

Materials Tested	Species	LC ₅₀ (ppm)
Product	Menidia beryllina	96-hr.
	Mysidopsis bahia 2	48-hr.
No. 2 fuel oil	Menidia beryllina	96-hr.
	Mysidopsis bahia	48-hr.
Product and No. 2	Menidia beryllina	96-hr.
fuel oil (1:10)	Mysidopsis bahia	48-hr.
	1	I

VIII.(a). Effectiveness (bioremediation agents). Raw data must be reported according to the format shown below. The first column lists the names of the analytes measured by GC/MS (SIM), the surrogate standards, and various ratios and sums. In the next three columns, the concentration of the analytes (ng/mg oil), the concentration of the analytes corrected for the recovery of the surrogate standard (α -androstane for alkanes, d_{10} -phenanthrene for aromatics),

and the concentration of corrected analytes normalized against the conserved internal marker, respectively, are reported for the first replicate from the first sampling event. These three columns are each repeated for the next two replicates, giving 9 total columns for the product of interest. The next 9 columns are the same as the product columns except they are for the non-nutrient control. The last nine columns are for the nutrient control. Thus, a total of 28 columns are needed in the spreadsheet. This spreadsheet is for the first sampling event (day 0). Two more identical spreadsheets will be needed for each of the next two sampling events (days 7 and 28). For the statistical analysis, a report showing the two-way analysis of variance (ANOVA) table created by the software used by the investigator must be shown in its entirety along with the name of the software package used. Another printout showing the mean separation table (protected LSD test results) generated by the software must be reported. The statistical analyses are conducted using the sum of the alkane concentrations and the sum of the aromatics concentrations from the raw data table. Thus, two ANOVAs are run for each sampling event, one for total alkanes and one for total aromatics, giving a total of 6 ANOVAs for a product test (2 ANOVAs \times 3 sampling events). Only if significant differences are detected by a given ANOVA will it be necessary to run a protected LSD test.

BIOREMEDIATION AGENT EFFECTIVENESS TEST RAW DATA [Date: . Testing Date: 0, 7, 28 (Circle One). Initial Oil Weight: .]

		Decident Deciliants			
	Concentration ng/mg	Surrogate cor- rected ng/mg	Normalized to marker ng/mg	Product Replicate 2	
Alkane Analyte					
n-C10					
n-C11					
n-C12					
n-C13					
n-C14					
n-C15					
n-C16					
n-C17					
pristane					
n-C18					
phytane					
n-Ć19				l	
n-C20					
n-C21					
n-C22					
n-C23					
n-C24					
n-C25					
n-C26					
n-C27					
n-C28					
n-C29					
n-C30					
n-C31					
n-C32					
n-C33					
n-C34					
n-C35					

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BIOREMEDIATION AGENT EFFECTIVENESS TEST RAW DATA—Continued . Testing Date: 0, 7, 28 (Circle One). Initial Oil Weight: .]

	Product Replicate 1			Product Replicate	
	Concentration ng/mg	Surrogate cor- rected ng/mg	Normalized to marker ng/mg	2	
n-C36					
α-androstane					
Total alkanes					
n-C17:pristane					
n-C18:phytane					
Aromatic Analyte:					
naphthalene					
C1-naphthalenes					
C2-naphthalenes					
C3-naphthalenes					
C4-naphthalenes					
dibenzothiophene					
fluorene					
C1-fluorenes					
C2-fluorenes					
C3-fluorenes					
C1-dibenzothiophenes					
C2-dibenzothiophenes					
C3-dibenzothiophenes					
phenanthrene					
anthracene					
C1-phenanthrenes					
C2-phenanthrenes					
C3-phenanthrenes					
naphthobenzothio					
C2-naphthobenzothio					
C3-naphthobenzothio					
fluoranthene					
pyrene					
C1-pyrenes					
C1-pyrenes					
chrysene					
benzo(a)anthracene					
C1-chrysenes					
c2-chrysenes					
benzo(b)fluoranth					
benzo(k)fluoranth					
benzo(e)pyrene					
benzo(a)pyrene					
perylene					
indeno(1,2,3-cd)per					
benzo(g,h,i)pyrene					
dibenz(ah)anthrac					
α,β-hopane					
d8-naphthalene					
d10-phenanthrene					
d12-chrysene					
d12-perylene					
Total aromatics					
Grav. weight oil					
No. oil degraders/ml					

VIII.(b).	Toxicity	(Bioremediation	Agents)
[Reserved]			

- IX. Microbiological Analysis (Bioremediation
- Agents)

 X. Physical Properties of Dispersant/Surface
 Washing Agent/Surface Collecting Agent/Miscellaneous Oil Spill Control Agent:
- 1. Flash Point: (°F)
- 2. Pour Point: (°F)
- 3. Viscosity: ____ at ___ °F (furol seconds)
- 4. Specific Gravity: ___ __ at ___
- 5. pH: (10% solution if hydrocarbon based)
- 6. Surface Active Agents (Dispersants and Surface Washing Agents) ²

 $^{^2\}mbox{If the submitter claims that the informa-}$ tion presented under this subheading is confidential, this information should be submitted on a separate sheet of paper clearly

- 7. Solvents (Dispersants and Surface Washing Agents)
- 8. Additives (Dispersants and Surface Washing Agents)
- 9. Solubility (Surface Collecting Agents) XI. Analysis for Heavy Metals, Chlorinated Hydrocarbons, and Cyanide (Dispersants, Surface Washing Agents, Surface Collecting Agents, and Miscellaneous Oil Spill Control Agents):

Compounds	Concentration (ppm)
Arsenic Cadmium Chromium Copper Lead Mercury Nickel	
Zinc	

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[59 FR 47458, Sept.15, 1994]

APPENDIX D TO PART 300—APPROPRIATE ACTIONS AND METHODS OF REM-EDYING RELEASES

- (a) This appendix D to part 300 describes types of remedial actions generally appropriate for specific situations commonly found at remedial sites and lists methods for remedying releases that may be considered by the lead agency to accomplish a particular response action. This list shall not be considered inclusive of all possible methods of remedying releases and does not limit the lead agency from selecting any other actions deemed necessary in response to any situation.
- (b) In response to contaminated soil, sediment, or waste, the following types of response actions shall generally be considered: removal, treatment, or containment of the soil, sediment, or waste to reduce or eliminate the potential for hazardous substances or pollutants or contaminants to contaminate other media (ground water, surface water, or air) and to reduce or eliminate the potential for such substances to be inhaled, absorbed, or ingested.
- (1) Techniques for removing contaminated soil, sediment, or waste include the following:
- (i) Excavation.
- (ii) Hydraulic dredging.
- (iii) Mechanical dredging.

labeled according to the subheading and entitled "Confidential Information."

- (2) Techniques for treating contaminated soil, sediment, or waste include the following
- (i) Biological methods, including the following:
 (A) Treatment via modified conventional
- wastewater treatment techniques.
- (B) Anaerobic, aerated, and facultative lagoons.
 - (C) Supported growth biological reactors.
- (D) Microbial biodegradation.
 (ii) Chemical methods, including the following:
 (A) Chlorination.
- (B) Precipitation, flocculation, sedimentation.
 - (C) Neutralization.
 - (D) Equalization.
 - (E) Chemical oxidation.
- (iii) Physical methods, including the following:
- (A) Air stripping. (B) Carbon absorption.
- (C) Ion exchange.
- (D) Reverse osmosis.
- (E) Permeable bed treatment.
- (F) Wet air oxidation.
- (G) Solidification.
- (H) Encapsulation.
- (I) Soil washing or flushing.
- (J) Incineration.
- (c) In response to contaminated ground water, the following types of response actions will generally be considered: Elimination or containment of the contamination to prevent further contamination, treatment and/or removal of such ground water to reduce or eliminate the contamination, physical containment of such ground water to reduce or eliminate potential exposure to such contamination, and/or restrictions on use of the ground water to eliminate potential exposure to the contamination.
- (1) Techniques that can be used to contain or restore contaminated ground water include the following:
 (i) Impermeable barriers, including the fol-
- lowing:
- (A) Slurry walls.
- (B) Grout curtains.
- (C) Sheet pilings.
- (ii) Permeable treatment beds.
- (iii) Ground-water pumping, including the following:
 - (A) Water table adjustment.
- (B) Plume containment.
- (iv) Leachate control, including the following:
 - (A) Subsurface drains.
 - (B) Drainage ditches.
 - (C) Liners.
- (2) Techniques suitable for the control of contamination of water and sewer lines include the following:
 - (i) Grouting.
- (ii) Pipe relining and sleeving.
- (iii) Sewer relocation.

- (d)(1) In response to contaminated surface water, the following types of response actions shall generally be considered: Elimination or containment of the contamination to prevent further pollution, and/or treatment of the contaminated water to reduce or eliminate its hazard potential.
- (2) Techniques that can be used to control or remediate surface water include the following:
 - Surface seals.
- (ii) Surface water diversions and collection systems, including the following:
 - (A) Dikes and berms.
 - (B) Ditches, diversions, waterways.
 - (C) Chutes and downpipes.
 - (D) Levees.
 - (E) Seepage basins and ditches.
 - (F) Sedimentation basins and ditches.
 - (G) Terraces and benches.
 - (iii) Grading.
 - (iv) Revegetation.
- (e) In response to air emissions, the following techniques will be considered:
 - (1) Pipe vents.
 - (2) Trench vents.
- (3) Gas barriers. (4) Gas collection.
- (5) Overpacking.
- (6) Treatment for gaseous emissions, including the following:
 - (i) Vapor phase adsorption.
 - (ii) Thermal oxidation.
- (f) Alternative water supplies can be provided in several ways, including the following:
- (i) Individual treatment units.
- (ii) Water distribution system.
- (iii) New wells in a new location or deeper wells.
 - (iv) Cisterns.
 - (v) Bottled or treated water.
- (vi) Upgraded treatment for existing distribution systems.
- (g) Temporary or permanent relocation of residents, businesses, and community facilities may be provided where it is determined necessary to protect human health and the environment

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APPENDIX E TO PART 300—OIL SPILL RESPONSE

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- 1.0 Introduction.
- 1.1 Background. The Oil Pollution Act of 1990 (OPA) amends the Federal Water Pollution Control Act (FWPCA), commonly referred to as the Clean Water Act (CWA), to require the revision of the National Oil and Hazardous Substances Pollution Contingency Plan (NCP). In revising the NCP, the need to separate the response requirements for oil discharges and release of hazardous substances, pollutants, and contaminants became evident.
- 1.2 Purpose/objective. This document compiles general oil discharge response requirements into one appendix to aid participants and responders under the national response system (NRS). This appendix provides the organizational structure and procedures to prepare for and respond to oil discharges. Nothing in this appendix alters the meaning or policy stated in other sections or subparts of the NCP.
 - 1.3 Scope.
- (a) This appendix applies to discharges of oil into or upon the navigable waters of the United States and adjoining shorelines, the waters of the contiguous zone, or waters of the exclusive economic zone, or which may affect the natural resources belonging to, appertaining to, or under the exclusive management authority of the United States.
- (b) This appendix is designed to facilitate efficient, coordinated, and effective response to discharges of oil in accordance with the authorities of the CWA. It addresses:
- (1) The national response organization that may be activated in response actions, the responsibilities among the federal, state, and local governments, and the resources that are available for response.
- (2) The establishment of regional and area contingency plans.
- (3) Procedures for undertaking removal actions pursuant to section 311 of the CWA.
- (4) Listing of federal trustees for natural resources for purposes of the CWA.
- (5) Procedures for the participation of other persons in response actions.

(6) Procedures for compiling and making available cost documentation for response actions

(7) National procedures for the use of dispersants and other chemicals in removals under the CWA.

(c) In implementing the NCP provisions compiled in this appendix, consideration shall be given to international assistance plans and agreements, security regulations and responsibilities based on international agreements, federal statutes, and executive orders. Actions taken pursuant to the provisions of any applicable international joint contingency plans shall be consistent with the NCP to the greatest extent possible. The Department of State shall be consulted, as appropriate, prior to taking action that may affect its activities.

1.4 Abbreviations. This section of the appendix provides abbreviations relating to oil. (a) Department and Agency Title Abbrevia-

ATSDR-Agency for Toxic Substances and Disease Registry

CDC—Centers for Disease Control

DOC—Department of Commerce

DOD—Department of Defense

DOE—Department of Energy

DOI—Department of Interior

DOJ-Department of Justice

DOL—Department of Labor DOS—Department of State

DOT—Department of Transportation

EPA—Environmental Protection Agency

FEMA—Federal Emergency Management Agency

GSA—General Services Administration

HHS-Department of Health and Human Services

NIOSH-National Institute for Occupational Safety and Health NOAA-National Oceanic and Atmospheric

Administration OSHA-Occupational Safety and Health Ad-

ministration

RSPA-Research and Special Programs Administration

USCG—United States Coast Guard USDA—United States Department of Agriculture

NOTE: Reference is made in the NCP to both the Nuclear Regulatory Commission and the National Response Center. In order to avoid confusion, the NCP will spell out Nuclear Regulatory Commission and use the abbreviation "NRC" only with respect to the National Response Center.

(b) Operational Abbreviations:

AC-Area Committee

ACP—Area Contingency Plan

DRAT—District Response Advisory Team

DRG—District Response Group

ERT—Environmental Response Team

ESF—Emergency Support Functions

FCO-Federal Coordinating Officer

FRERP-Federal Radiological Emergency Response Plan

FRP-Federal Response Plan

LEPC-Local Emergency Planning Committee

NCP-National Contingency Plan

NPFC-National Pollution Funds Center

NRC-National Response Center

NRS—National Response System

NRT—National Response Team

NSF-National Strike Force

NSFCC-National Strike Force Coordination Center

OSC-On-Scene Coordinator

OSLTF-Oil Spill Liability Trust Fund

POLREP—Pollution Report

PIAT—Public Information Assist Team

RCP—Regional Contingency Plan

RERT-Radiological Emergency Response Team

RRT-Regional Response Team

SERC-State Emergency Response Commission

SONS-Spill of National Significance

SSC—Scientific Support Coordinator

SUPSALV-United States Navy Supervisor of Salvage

USFWS-United States Fish and Wildlife Service

1.5 Definitions. Terms not defined in this section have the meaning given by CERCLA, the OPA, or the CWA. This appendix restates the NCP definitions relating to oil.

Activation means notification by telephone or other expeditious manner or, when required, the assembly of some or all appropriate members of the RRT or NRT.

Area Committee (AC) as provided for by CWA sections 311(a)(18) and (j)(4), means the entity appointed by the President consisting of members from qualified personnel of federal, state, and local agencies with responsibilities that include preparing an area contingency plan for an area designated by the President

Area contingency plan (ACP) as defined by CWA sections 311(a)(19) and (j)(4) means the plan prepared by an Area Committee that is developed to be implemented in conjunction with the NCP and RCP, in part to address removal of a worst case discharge and to mitigate or prevent a substantial threat of such a discharge from a vessel, offshore facility, or onshore facility operating in or near an area designated by the President.

Bioremediation agents means micro-biological cultures, enzyme additives, or nutrient additives that are deliberately introduced into an oil discharge and that will significantly increase the rate of biodegradation to mitigate the effects of the discharge.

Burning agents means those additives that, through physical or chemical means, improve the combustibility of the materials to which they are applied.

CERCLA is the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986.

Chemical agents means those elements, compounds, or mixtures that coagulate, disperse, dissolve, emulsify, foam, neutralize, precipitate, reduce, solubilize, oxidize, concentrate, congeal, entrap, fix, make the pollutant mass more rigid or viscous, or otherwise facilitate the mitigation of deleterious effects or the removal of the oil pollutant from the water. Chemical agents include biological additives, dispersants, sinking miscellaneous oil spill control agents, agents, and burning agents, but do not include solvents.

Claim in the case of a discharge under CWA means a request, made in writing for a sum certain, for compensation for damages or removal costs resulting from an incident.

Claimant as defined by section 1001 of the OPA means any person or government who presents a claim for compensation under Title I of the OPA.

Clean natural seawater means that the source of this seawater must not be heavily contaminated with industrial or other types of effluent.

Coastal waters for the purpose of classifying the size of discharges, means the waters of the coastal zone except for the Great Lakes and specified ports and harbors on inland rivers.

Coastal zone as defined for the purpose of the NCP, means all United States waters subject to the tide, United States waters of the Great Lakes, specified ports and harbors on inland rivers, waters of the contiguous zone, other waters of the high seas subject to the NCP, and the land surface or land substrata, ground waters, and ambient air proximal to those waters. The term coastal zone delineates an area of federal responsibility for response action. Precise boundaries are determined by EPA/USCG agreements and identified in federal regional contingency plans.

Coast Guard District Response Group (DRG) as provided for by CWA sections 311(a)(20) and (j)(3), means the entity established by the Secretary of the department in which the USCG is operating within each USCG district and shall consist of: the combined USCG personnel and equipment, including firefighting equipment, of each port within the district; additional prepositioned response equipment; and a district response advisory team

Contiguous zone means the zone of the high seas, established by the United States under Article 24 of the Convention on the Territorial Sea and Contiguous Zone, which is contiguous to the territorial sea and which extends nine miles seaward from the outer limit of the territorial sea.

Damages as defined by section 1001 of the OPA means damages specified in section 1002(b) of the Act, and includes the cost of assessing these damages.

Discharge as defined by section 311(a)(2) of the CWA, includes, but is not limited to, any spilling, leaking, pumping, pouring, emitting, emptying, or dumping of oil, but excludes discharges in compliance with a permit under section 402 of the CWA, discharges resulting from circumstances identified and reviewed and made a part of the public record with respect to a permit issued or modified under section 402 of the CWA, and subject to a condition in such permit, or continuous or anticipated intermittent discharges from a point source, identified in a permit or permit application under section 402 of the CWA, that are caused by events occurring within the scope of relevant operating or treatment systems. For purposes of the NCP, discharge also means substantial threat of discharge.

Dispersants means those chemical agents that emulsify, disperse, or solubilize oil into the water column or promote the surface spreading of oil slicks to facilitate dispersal of the oil into the water column.

Exclusive economic zone as defined in OPA section 1001, means the zone established by Presidential Proclamation Numbered 5030, dated March 10, 1983, including the ocean waters of the areas referred to as "eastern special areas" in Article 3(1) of the Agreement between the United States of America and the Union of Soviet Socialist Republics on the Maritime Boundary, signed June 1, 1990.

Facility as defined by section 1001 of the OPA means any structure, group of structures, equipment, or device (other than a vessel) which is used for one or more of the following purposes: exploring for, drilling for, producing, storing, handling, transferring, processing, or transporting oil. This term includes any motor vehicle, rolling stock, or pipeline used for one or more of these purposes.

Federal Response Plan (FRP) means the agreement signed by 25 federal departments and agencies in April 1987 and developed under the authorities of the Earthquake Hazards Reduction Act of 1977 and the Disaster Relief Act of 1974, as amended by the Stafford Disaster Relief Act of 1988.

First federal official means the first federal representative of a participating agency of the National Response Team to arrive at the scene of a discharge or a release. This official coordinates activities under the NCP and may initiate, in consultation with the OSC, any necessary actions until the arrival of the predesignated OSC.

Indian tribe as defined in OPA section 1001, means any Indian tribe, band, nation, or other organized group or community, but not including any Alaska Native regional or village corporation, which is recognized as

eligible for the special programs and services provided by the United States to Indians because of their status as Indians and has governmental authority over lands belonging to or controlled by the Tribe.

Inland waters for the purposes of classifying the size of discharges, means those waters of the United States in the inland zone, waters of the Great Lakes, and specified ports and harbors on inland rivers.

Inland zone means the environment inland of the coastal zone excluding the Great Lakes, and specified ports and harbors on inland rivers. The term inland zone delineates an area of federal responsibility for response action. Precise boundaries are determined by EPA/USCG agreements and identified in federal regional contingency plans.

Lead administrative trustee means a natural resource trustee who is designated on an incident-by-incident basis for the purpose of preassessment and damage assessment and chosen by the other trustees whose natural resources are affected by the incident. The lead administrative trustee facilitates effective and efficient communication during resource operations between the OSC and the other natural resource trustees conducting activities associated with damage assessment and is responsible for applying to the OSC for access to response operations resources on behalf of all trustees for initiation of damage assessment.

Lead agency means the agency that provides the OSC to plan and implement response actions under the NCP.

Miscellaneous oil spill control agent is any product, other than a dispersant, sinking agent, surface washing agent, surface collecting agent, bioremediation agent, burning agent, or sorbent that can be used to enhance oil spill cleanup, removal, treatment, or mitigation.

National Pollution Funds Center (NPFC) means the entity established by the Secretary of Transportation whose function is the administration of the Oil Spill Liability Trust Fund (OSLTF). Among the NPFC's duties are: providing appropriate access to the OSLTF for federal agencies and states for removal actions and for federal trustees to initiate the assessment of natural resource damages; providing appropriate access to the OSLTF for claims; and coordinating cost recovery efforts.

National Response System (NRS) is the mechanism for coordinating response actions by all levels of government in support of the OSC. The NRS is composed of the NRT, RRTs, OSC, Area Committees, and Special Teams and related support entities.

National Strike Force (NSF) is a special team established by the USCG, including the three USCG Strike Teams, the Public Information Assist Team (PIAT), and the National Strike Force Coordination Center.

The NSF is available to assist OSCs in their preparedness and response duties.

National Strike Force Coordination Center (NSFCC), authorized as the National Response Unit by CWA section 311(a)(23) and (j)(2), means the entity established by the Secretary of the department in which the USCG is operating at Elizabeth City, North Carolina, with responsibilities that include administration of the USCG Strike Teams, maintenance of response equipment inventories and logistic networks, and conducting a national exercise program.

Natural resources means land, fish, wildlife, biota, air, water, groundwater, drinking water supplies, and other such resources belonging to, managed by, held in trust by, appertaining to, or otherwise controlled by the United States (including the resources of the exclusive economic zone defined by the Magnuson Fishery Conservation and Management Act of 1976), any state or local government, any foreign government, any Indian tribe, or, if such resources are subject to a trust restriction on alienation, any member of an Indian tribe.

Navigable waters as defined by 40 CFR 110.1 means the waters of the United States, including the territorial seas. The term includes:

- (a) All waters that are currently used, were used in the past, or may be susceptible to use in interstate or foreign commerce, including all waters that are subject to the ebb and flow of the tide;
- (b) Interstate waters, including interstate wetlands;
- (c) All other waters such as intrastate lakes, rivers, streams (including intermittent streams), mudflats, sandflats, and wetlands, the use, degradation, or destruction of which would affect or could affect interstate or foreign commerce including any such waters:
- (1) That are or could be used by interstate or foreign travelers for recreational or other purposes;
- (2) From which fish or shellfish are or could be taken and sold in interstate or foreign commerce; and
- (3) That are used or could be used for industrial purposes by industries in interstate commerce.
- (d) All impoundments of waters otherwise defined as navigable waters under this section:
- (e) Tributaries of waters identified in paragraphs (a) through (d) of this definition, including adjacent wetlands; and
- (f) Wetlands adjacent to waters identified in paragraphs (a) through (e) of this definition: Provided, that waste treatment systems (other than cooling ponds meeting the criteria of this paragraph) are not waters of the United States.

(g) Waters of the United States do not include prior converted cropland. Notwithstanding the determination of an area's status as prior converted cropland by any other federal agency, for the purposes of the Clean Water Act, the final authority regarding Clean Water Act jurisdiction remains with EPA.

Offshore facility as defined by section 311(a)(11) of the CWA means any facility of any kind located in, on, or under any of the navigable waters of the United States, and any facility of any kind which is subject to the jurisdiction of the United States and is located in, on, or under any other waters, other than a vessel or a public vessel.

Oil as defined by section 311(a)(1) of the CWA means oil of any kind or in any form. including, but not limited to, petroleum, fuel oil, sludge, oil refuse, and oil mixed with wastes other than dredged spoil. Oil, as defined by section 1001 of the OPA means oil of any kind or in any form, including, but not limited to, petroleum, fuel oil, sludge, oil refuse, and oil mixed with wastes other than dredged spoil, but does not include petroleum, including crude oil or any fraction thereof, which is specifically listed or designated as a hazardous substance under subparagraphs (A) through (F) of section 101(14) of the Comprehensive Environmental Response, Compensation, and Liability Act (42 U.S.C. 9601) and which is subject to the provisions of that Act.

Oil Spill Liability Trust Fund means the fund established under section 9509 of the Internal Revenue Code of 1986 (26 U.S.C. 9509).

On-scene coordinator (OSC) means the federal official predesignated by the EPA or the USCG to coordinate and direct response under subpart D.

Onshore facility as defined by section 311(a)(10) of the CWA, means any facility (including, but not limited to, motor vehicles and rolling stock) of any kind located in, on, or under any land within the United States other than submerged land.

On-site means the areal extent of contamination and all suitable areas in very close proximity to the contamination necessary for implementation of a response action.

Person as defined by section 1001 of the OPA, means an individual, corporation, partnership, association, state, municipality, commission, or political subdivision of a state, or any interstate body.

Public vessel as defined by section 311(a)(4) of the CWA, means a vessel owned or bareboat-chartered and operated by the United States, or by a state or political subdivision thereof, or by a foreign nation, except when such vessel is engaged in commerce.

Remove or removal as defined by section 311(a)(8) of the CWA, refers to containment and removal of oil or hazardous substances from the water and shorelines or the taking

of such other actions as may be necessary to minimize or mitigate damage to the public health or welfare (including, but not limited to, fish, shellfish, wildlife, public and private property, and shorelines and beaches) or to the environment. For the purpose of the NCP, the term also includes monitoring of action to remove a discharge.

Removal costs as defined by section 1001 of the OPA means the costs of removal that are incurred after a discharge of oil has occurred, or in any case in which there is a substantial threat of a discharge of oil the costs to prevent, minimize, or mitigate oil pollution from such an incident.

Responsible party as defined by section 1001 of the OPA means the following:

(a) Vessels—In the case of a vessel, any person owning, operating, or demise chartering the vessel.

(b) Onshore Facilities—In the case of an onshore facility (other than a pipeline), any person owning or operating the facility, except a federal agency, state, municipality, commission, or political subdivision of a state, or any interstate body, that as the owner transfers possession and right to use the property to another person by lease, assignment, or permit.

(c) Offshore Facilities—In the case of an offshore facility (other than a pipeline or a deepwater port licensed under the Deepwater Port Act of 1974 (33 U.S.C. 1501 et seq.)), the lessee or permittee of the area in which the facility is located or the holder of a right of use and easement granted under applicable state law or the Outer Continental Shelf Lands Act (43 U.S.C. 1301-1356) for the area in which the facility is located (if the holder is a different person than the lessee or permittee), except a federal agency, state, municipality, commission, or political subdivision of a state, or any interstate body, that as owner transfers possession and right to use the property to another person by lease, assignment, or permit.

(d) Deepwater Ports—In the case of a deepwater port licensed under the Deepwater Port Act of 1974 (33 U.S.C. 1501–1524), the licensee.

(e) Pipelines—In the case of a pipeline, any person owning or operating the pipeline.

(f) Abandonment—In the case of an abandoned vessel, onshore facility, deepwater port, pipeline, or offshore facility, the person who would have been responsible parties immediately prior to the abandonment of the vessel or facility.

Sinking agents means those additives applied to oil discharges to sink floating pollutants below the water surface.

Size classes of discharges refers to the following size classes of oil discharges which are provided as guidance to the OSC and serve as the criteria for the actions delineated in subpart D. They are not meant to imply associated degrees of hazard to public

health or welfare, nor are they a measure of environmental injury. Any oil discharge that poses a substantial threat to public health or welfare or the environment or results in significant public concern shall be classified as a major discharge regardless of the following quantitative measures:

(a) Minor discharge means a discharge in inland waters of less than 1,000 gallons of oil or a discharge to the coastal waters of less than 10,000 gallons of oil.

(b) Medium discharge means a discharge of 1,000 to 10,000 gallons of oil to the inland waters or a discharge of 10,000 to 100,000 gallons of oil to the coastal waters.

(c) Major discharge means a discharge of more than 10,000 gallons of oil to the inland waters or more than 100,000 gallons of oil to the coastal waters

Sorbents means essentially inert and insoluble materials that are used to remove oil and hazardous substances from water through adsorption, in which the oil or hazardous substance is attracted to the sorbent surface and then adheres to it, absorption, in which the oil or hazardous substance penetrates the pores of the sorbent material, or a combination of the two. Sorbents are generally manufactured in particulate form for spreading over an oil slick or as sheets, rolls, pillows, or booms. The sorbent material may consist of, but is not limited to, the following materials:

- (a) Organic products—
- (1) Peat moss or straw;
- (2) Cellulose fibers or cork:
- (3) Corn cobs:
- (4) Chicken or duck feathers
- (b) Mineral compounds-
- (1) Volcanic ash or perlite; (2) Vermiculite or zeolite.
- (c) Synthetic products—
- (1) Polypropylene; (2) Polyethylene:
- (3) Polyurethane;

(4) Polyester.

Specified ports and harbors means those ports and harbor areas on inland rivers, and land areas immediately adjacent to those UŠCG acts waters, where the predesignated on-scene coordinator. Precise locations are determined by EPA/USCG regional agreements and identified in federal regional contingency plans and area contin-

gency plans.

Spill of national significance (SONS) means a spill which due to its severity, size, location, actual or potential impact on the public health and welfare or the environment, or the necessary response effort, is so complex that it requires extraordinary coordination of federal, state, local, and responsible party resources to contain and cleanup the discharge.

State means the several states of the United States, the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, the U.S. Virgin Islands, the Commonwealth of the Northern Marianas, and any other territory or possession over which the United States has jurisdiction. For purposes of the NCP, the term includes Indian tribes as defined in the NCP except where specifically noted.

Surface collecting agents means those chemical agents that form a surface film to control the layer thickness of oil.

Surface washing agent is any product that removes oil from solid surfaces, such as beaches and rocks, through a detergency mechanism and does not involve dispersing or solubilizing the oil into the water column.

Tank vessel as defined by section 1001 of OPA means a vessel that is constructed or adapted to carry, or that carries, oil or hazardous material in bulk as cargo or cargo residue, and that: (1) is a vessel of the United States: (2) operates on the navigable waters: or (3) transfers oil or hazardous material in a place subject to the jurisdiction of the United States.

Threat of discharge, see definition for discharge.

Trustee means an official of a federal natural resources management agency designated in subpart G of the NCP or a designated state official or Indian tribe or, in the case of discharges covered by the OPA, a foreign government official, who may pursue claims for damages under section 1006 of the

United States when used in relation to section 311(a)(5) of the CWA, mean the states, the District of Columbia, the Commonwealth of Puerto Rico, the Northern Mariana Islands, Guam, American Samoa, the U.S. Virgin Islands, and the Pacific Island Govern-

Vessel as defined by section 311(a)(3) of the CWA means every description of watercraft or other artificial contrivance used, or capable of being used, as a means of transportation on water other than a public vessel

Volunteer means any individual accepted to perform services by the lead agency which has authority to accept volunteer services (for examples, see 16 U.S.C. 742f(c)). A volunteer is subject to the provisions of the authorizing statute and the NCP.

Worst case discharge as defined by section 311(a)(24) of the CWA means, in the case of a vessel, a discharge in adverse weather conditions of its entire cargo, and in the case of an offshore facility or onshore facility, the largest foreseeable discharge in adverse weather conditions.

2.0 National response system.

2.1 Overview. The national response system (NRS) is the mechanism for coordinating response actions by all levels of government in support of the OSC. The NRS is composed of the National Response Team (NRT), Regional Response Teams (RRTs),

On-scene coordinator (OSC), Area Committees, and Special Teams and related support entities. The NRS functions as an incident command system (ICS) under the direction of the OSC. Typical of an ICS, the NRS is capable of expanding or contracting to accommodate the response effort required by the size or complexity of the discharge.

2.2 Priorities. (a) Safety of human life must be given the highest priority during every response action. This includes any search and rescue efforts in the general proximity of the discharge and the insurance of

safety of response personnel.

- (b) Stabilizing the situation to preclude the event from worsening is the next priority. All efforts must be focused on saving a vessel that has been involved in a grounding, collision, fire or explosion, so that it does not compound the problem. Comparable measures should be taken to stabilize a situation involving a facility, pipeline, or other source of pollution. Stabilizing the situation includes securing the source of the spill and/or removing the remaining oil from the container (vessel, tank, or pipeline) to prevent additional oil spillage, to reduce the need for follow-up response action, and to minimize adverse impact to the environment.
- (c) The response must use all necessary containment and removal tactics in a coordinated manner to ensure a timely, effective response that minimizes adverse impact to the environment.
- (d) All parts of this national response strategy should be addressed concurrently, but safety and stabilization are the highest priorities. The OSC should not delay containment and removal decisions unnecessarily and should take actions to minimize adverse impact to the environment that begins as soon as a discharge occurs, as well as actions to minimize further adverse environmental impact from additional discharges.
- (e) The priorities set forth in this section are broad in nature, and should not be interpreted to preclude the consideration of other priorities that may arise on a site-specific basis.
- 2.3 Responsibility. (a) The predesignated OSC has the responsibility to direct response actions and coordinate all other response efforts at the scene of an oil discharge or threatened discharge. The OSC monitors or directs all federal, state, local, and private removal actions, or arranges for the removal of an actual or threatened oil discharge, removing and if necessary, requesting authority to destroy a vessel. Additionally, the CWA requires the OSC to direct all federal, state, local, and private removal actions to any incident that poses a substantial threat to the public health or welfare.
- (b) Cleanup responsibility for an oil discharge immediately falls on the responsible party, unless the discharge poses a substantial threat to public health or welfare. In a

large percentage of oil discharges, the responsible party shall conduct the cleanup. If the responsible party does conduct the removal, the OSC shall ensure adequate surveillance over whatever actions are initiated.

- (1) If effective actions are not being taken to eliminate the threat, or if removal is not being properly done, the OSC should, to the extent practicable under the circumstances, so advise the responsible party. If the responsible party does not respond properly, the OSC shall take appropriate response actions and should notify the responsible party of the potential liability for federal response costs incurred by the OSC pursuant to the OPA and CWA. Where practicable, continuing efforts should be made to encourage response by responsible parties.
- (2) If the Administrator of EPA or the Secretary of the department in which the USCG is operating determines that there may be an imminent and substantial threat to the public health or welfare or the environment of the United States (including fish, shellfish, and wildlife, public and private property, shorelines, beaches, habitats, and other living and nonliving natural resources under the jurisdiction or control of the United States, because of an actual or threatened discharge of oil from any vessel or offshore or onshore facility into or upon the navigable waters of the United States), the Administrator or Secretary may request the U.S. Attorney General to secure the relief from any person, including the owner or operator of the vessel or facility necessary to abate a threat or, after notice to the affected state, take any other action authorized by section 311 of the CWA including administrative orders, that may be necessary to protect the public health or welfare.
- (3) The responsible party is liable for costs of federal removal and damages in accordance with section 311(f) of the CWA, section 1002 of the OPA, and other federal laws.
- (c) In those incidents where a discharge or threat of discharge poses a substantial threat to the public health or welfare of the United States, the OSC shall direct all federal, state, or private actions to remove the discharge or to mitigate or prevent the threat of such a discharge, as appropriate. The OSC shall also request immediate activation of the RRT.
- (d) During responses to any discharge the OSC may request advice or support from the Special Teams and any local support units identified by the Area Committee. Examples include scientific advice from the Scientific Support Coordinator (SSC), technical guidance or prepositioned equipment from the District Response Group (DRG), or public information assistance from the National Strike Force (NSF).
- (e) When an oil discharge exceeds the response capability of the region in which it

occurs, transects regional boundaries, or involves a substantial threat to the public health or welfare, substantial amounts of property, or substantial threats to the natural resources, the NRT should be activated as an emergency response team. If appropriate the RRT Chairman may contact the NRT Chairman and request the NRT activation.

3.0 Components of national response system and responsibilities.

The NRS is the mechanism for coordinating response actions by all levels of government in support of the OSC. The NRS organization is divided into national, regional, and area levels. The national level comprises the NRT, the National Strike Force Coordination Center (NSFCC), and the National Response Center (NRC). The regional level is comprised of the RRT. The area level is made up of the OSC, Special Teams, and Area Committees. The basic framework for the response management structure is a system (e.g., a unified command system), that brings together the functions of the federal government, the state government, and the responsible party to achieve an effective and efficient response, where the OSC retains authority.

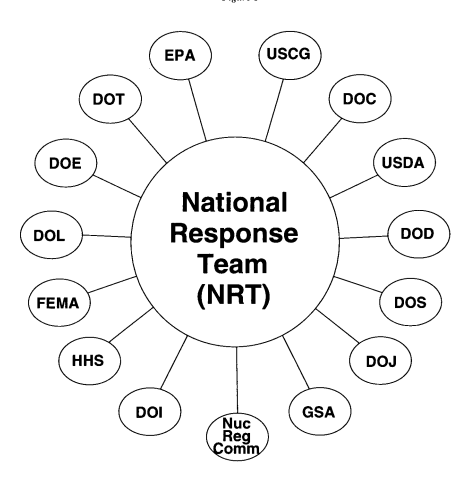
3.1 National.

3.1.1 National response team. (a) National planning and coordination is accomplished through the NRT. The NRT consists of representatives from the USCG, EPA, Federal Emergency Management Agency (FEMA), Department of Defense (DOD), Department of Energy (DOE), Department of Agriculture (DOA), Department of Commerce (DOC), Department of Health and Human Services (HHS), Department of the Interior (DOI), Department of Justice (DOJ), Department of Justice (DOJ), Department of Transportation (DOT), Department of State (DOS), Nuclear Regulatory Commission, and General Serv-

ices Administration (GSA). Each agency shall designate a member to the team and sufficient alternates to ensure representation, as agency resources permit. The NRT will consider requests for membership on the NRT from other agencies. Other agencies may request membership by forwarding such requests to the chair of the NRT (see Figure 1).

- (b) The chair of the NRT shall be the representative of the EPA and the vice chair shall be the representative of the USCG, with the exception of periods of activation because of response action. During activation, the chair shall be the member agency providing the OSC. The vice chair shall maintain records of NRT activities along with national, regional, and area plans for response actions.
- (c) While the NRT desires to achieve a consensus on all matters brought before it, certain matters may prove unresolvable by this means. In such cases, each agency serving as a participating agency on the NRT may be accorded one vote in NRT proceedings.
- (d) The NRT may establish such bylaws, procedures, and committees as it deems appropriate to further the purposes for which it is established.
- (e) The NRT shall evaluate methods of responding to discharges, shall recommend any changes needed in the response organization, and shall recommend to the Administrator of EPA changes to the NCP designed to improve the effectiveness of the national response system, including drafting of regulatory language.
- (f) The NRT shall provide policy and program direction to the RRTs.
- (g) The NRT may consider and make recommendations to appropriate agencies on the training, equipping, and protection of response teams and necessary research, development, demonstration, and evaluation to improve response capabilities.

Figure 1



- (h) Direct planning and preparedness responsibilities of the NRT include:
- (1) Maintaining national preparedness to respond to a major discharge of oil that is beyond regional capabilities;
- (2) Monitoring incoming reports from all RRTs and activating for a response action, when necessary;
- (3) Coordinating a national program to assist member agencies in preparedness planning and response, and enhancing coordination of member agency preparedness programs;
- (4) Developing procedures, in coordination with the NSFCC, as appropriate, to ensure the coordination of federal, state, and local governments, and private response to oil discharges:
- (5) Monitoring response-related research and development, testing, and evaluation activities of NRT agencies to enhance coordination, avoid duplication of effort, and facilitate research in support of response activities:
- (6) Developing recommendations for response training and for enhancing the coordination of available resources among agencies with training responsibilities under the NCP;
- (7) Reviewing regional responses to oil discharges, including an evaluation of equipment readiness and coordination among responsible public agencies and private organizations; and
- (8) Assisting in developing a national exercise program, in coordination with the

NSFCC to ensure preparedness and coordination nationwide.

- (i) The NRT shall consider matters referred to it for advice or resolution by an RRT.
- (j) The NRT should be activated as an emergency response team:
- (1) When an oil discharge:
- (A) Exceeds the response capability of the region in which it occurs;
 - (B) Transects regional boundaries; or
- (C) Involves a substantial threat to the public health or welfare, substantial amounts of property, or substantial threats to natural resources;
 - (2) If requested by any NRT member.
- (k) When activated for a response action, the NRT will meet at the call of the chair and may:
- (1) Monitor and evaluate reports from the OSC and recommend to the OSC, through the RRT, actions to combat the discharge;
- (2) Request other federal, state and local governments, or private agencies, to provide resources under their existing authorities to combat a discharge, or to monitor response operations: and
- (3) Coordinate the supply of equipment, personnel, or technical advice to the affected region from other regions or districts.
- 3.1.2 National response center. (a) The NRC, located at USCG Headquarters, is the national communications center, continuously manned for handling activities related to response actions, including those involving discharges of oil. The NRC acts as the single point of contact for all pollution incident reporting, and as the NRT communications center. Notice of discharges must be made by telephone through a toll free number or a special number (Telecommunication Device for the Deaf (TDD) and collect calls accepted). Upon receipt of a notification of discharge, the NRC shall promptly notify the OSC. The telephone report is distributed to any interested NRT member agency or federal entity that has established a written agreement or understanding with the NRC.
 (b) The Commandant, USCG, in conjunc-
- (b) The Commandant, USCG, in conjunction with other NRT agencies, provides the necessary personnel, communications, plotting facilities, and equipment for the NRC.
- (c) Notice of an oil discharge in an amount equal to or greater than the reportable quantity must be made immediately in accordance with 33 CFR part 153, subpart B. Notification will be made to the NRC Duty Officer, HQ USCG, Washington, DC, telephone (800) 424-8802 or (202) 267-2675. All notices of discharges received at the NRC will be relayed immediately by telephone to the OSC.
- 3.1.3 National strike force coordination center. NSFCC, located in Elizabeth City, North Carolina, may assist the OSC by providing information on available spill removal resources, personnel, and equipment. The NSFCC can provide the following support to the OSC:

- (a) Technical assistance, equipment, and other resources to augment the OSC staff during spill response;
- (b) Assistance in coordinating the use of private and public resources in support of the OSC during a response to or a threat of a worst case discharge of oil;
- (c) Review of the area contingency plan, including an evaluation of equipment readiness and coordination among responsible public agencies and private organizations;
- (d) Assistance in locating spill response resources for both response and planning, using the NSFCC's national and international computerized inventory of spill response resources;
- (e) Coordination and evaluation of pollution response exercises; and
- (f) Inspection of district prepositioned pollution response equipment.
- 3.2 Regional. (a) Regional planning and coordination of preparedness and response actions is accomplished through the RRT. In the case of a discharge of oil, preparedness activities shall be carried out in conjunction with Area Committees as appropriate. The RRT agency membership parallels that of the NRT, but also includes state and local representation. The RRT provides: (1) the appropriate regional mechanism for development and coordination of preparedness activities before a response action is taken and for coordination of assistance and advice to the OSC during such response actions; and (2) guidance to Area Committees, as appropriate, to ensure inter-area consistency and consistency of individual ACPs with the RCP and NCP.
- (b) The two principal components of the RRT mechanism are a standing team, which consists of designated representatives from each participating federal agency, state governments, and local governments (as agreed upon by the states); and incident-specific teams formed from the standing team when the RRT is activated for a response. On incident-specific teams, participation by the RRT member agencies will relate to the technical nature of the incident and its geographic location.
- (i) The standing team's jurisdiction corresponds to the standard federal regions, except for Alaska, Oceania in the Pacific, and the Caribbean area, each of which has a separate standing RRT. The role of the standing RRT includes communications systems and procedures, planning, coordination, training, evaluation, preparedness, and related matters on a regionwide basis. It also includes coordination of Area Committees for these functions in areas within their respective regions, as appropriate.
- (2) The role of the incident-specific team is determined by the operational requirements of the response to a specific discharge. Appropriate levels of activation and/or notification of the incident-specific RRT, including

participation by state and local governments, shall be determined by the designated RRT chair for the incident, based on the RCP. The incident-specific RRT supports the designated OSC. The designated OSC manages response efforts and coordinates all other efforts at the scene of a discharge.

- (c) The representatives of EPA and the USCG shall act as co-chairs of the RRTs except when the RRT is activated. When the RRT is activated for response actions, the chair is the member agency providing the OSC.
- (d) Each participating agency should designate one member and at least one alternate member to the RRT. Agencies whose regional subdivisions do not correspond to the standard federal regions may designate additional representatives to the standing RRT to ensure appropriate coverage of the standard federal region. Participating states may also designate one member and at least one alternate member to the RRT. Indian tribal governments may arrange with the RRT for representation appropriate to their geographical location. All agencies and states may also provide additional representatives as observers to meetings of the RRT.
- (e) RRT members should designate representatives and alternates from their agencies as resource personnel for RRT activities, including RRT work planning, and membership on incident-specific teams in support of the OSCs.
- (f) Federal RRT members or their representatives should provide OSCs with assistance from their respective federal agencies commensurate with agency responsibilities, resources, and capabilities within the region. During a response action, the members of the RRT should seek to make available the resources of their agencies to the OSC as specified in the RCP and ACP.
- (g) RRT members should nominate appropriately qualified representatives from their agencies to work with OSCs in developing and maintaining ACPs.
- (h) Affected states are encouraged to participate actively in all RRT activities. Each state Governor is requested to assign an office or agency to represent the state on the appropriate RRT; to designate representatives to work with the RRT in developing RCPs; to plan for, make available, and coordinate state resources for use in response actions; and to serve as the contact point for coordination of response with local government agencies, whether or not represented on the RRT. The state's RRT representative should keep the State Emergency Response Commission (SERC) apprised of RRT activities and coordinate RRT activities with the SERC. Local governments are invited to participate in activities on the appropriate RRT as provided by state law or as arranged by the state's representative. Indian tribes are also invited to participate in such activities.

- (i) The standing RRT shall recommend changes in the regional response organization as needed, revise the RCP as needed, evaluate the preparedness of the participating agencies and the effectiveness of ACPs for the federal response to discharges, and provide technical assistance for preparedness to the response community. The RRT should:
- (1) Review and comment, to the extent practicable, on local emergency response plans or other issues related to the preparation, implementation, or exercise of such plans upon request of a local emergency planning committee;
- (2) Evaluate regional and local responses to discharges on a continuing basis, considering available legal remedies, equipment readiness, and coordination among responsible public agencies and private organizations, and recommend improvements:
- (3) Recommend revisions of the NCP to the NRT, based on observations of response operations:
- (4) Review OSC actions to ensure that RCPs and ACPs are effective;
- (5) Encourage the state and local response community to improve its preparedness for response;
- (6) In coordination with the Area Committee and in accordance with any applicable laws, regulations, or requirements, conduct advance planning for use of dispersants, surface washing agents, surface collecting agents, burning agents, bioremediation agents, or other chemical agents in accordance with subpart J of this part;
- (7) Be prepared to provide response resources to major discharges or releases outside the region;
- (8) Conduct or participate in training and exercises as necessary to encourage preparedness activities of the response community within the region;
- (9) Meet at least semiannually to review response actions carried out during the preceding period, consider changes in RCPs, and recommend changes in ACPs;
- (10) Provide letter reports on RRT activities to the NRT twice a year, no later than January 31 and July 31; and
- (11) Ensure maximum participation in the national exercise program for announced and unannounced exercises.
- (j)(1) The RRT may be activated by the chair as an incident-specific response team when a discharge:
- (A) Exceeds the response capability available to the OSC in the place where it occurs;
 - (B) Transects state boundaries:
- (C) May pose a substantial threat to the public health or welfare, or to regionally significant amounts of property; or
- (D) Is a worst case discharge, as defined in section 1.5 of this appendix.
- (2) The RRT shall be activated during any discharge upon a request from the OSC, or

from any RRT representative, to the chair of the RRT. Requests for RRT activation shall later be confirmed in writing. Each representative, or an appropriate alternate, should be notified immediately when the RRT is activated.

- (3) During prolonged removal or remedial action, the RRT may not need to be activated or may need to be activated only in a limited sense, or may need to have available only those member agencies of the RRT who are directly affected or who can provide direct response assistance.
- (4) When the RRT is activated for a discharge or release, agency representatives will meet at the call of the chair and may:
- (A) Monitor and evaluate reports from the OSC, advise the OSC on the duration and extent of response, and recommend to the OSC specific actions to respond to the discharge;
- (B) Request other federal, state, or local governments, or private agencies, to provide resources under their existing authorities to respond to a discharge or to monitor response operations;
- (C) Help the OSC prepare information releases for the public and for communication with the NRT;
- (D) If the circumstances warrant, make recommendations to the regional or district head of the agency providing the OSC that a different OSC should be designated; and
- (E) Submit pollution reports to the NRC as significant developments occur.
- (5) RCPs shall specify detailed criteria for activation of RRTs.
- (6) At the regional level, a Regional Response Center (RRC) may provide facilities and personnel for communications, information storage, and other requirements for coordinating response. The location of each RRC should be provided in the RCP.
- (7) When the RRT is activated, affected states may participate in all RRT deliberations. State government representatives participating in the RRT have the same status as any federal member of the RRT.
- (8) The RRT can be deactivated when the incident-specific RRT chair determines that the OSC no longer requires RRT assistance.
- (9) Notification of the RRT may be appropriate when full activation is not necessary, with systematic communication of pollution reports or other means to keep RRT members informed as to actions of potential concern to a particular agency, or to assist in later RRT evaluation of regionwide response effectiveness.
- (k) Whenever there is insufficient national policy guidance on a matter before the RRT, a technical matter requiring solution, a question concerning interpretation of the NCP, or a disagreement on discretionary actions among RRT members that cannot be resolved at the regional level, it may be referred to the NRT for advice.
 - 3.3 Area.

3.3.1 On-scene coordinator. The OSC is the federal official predesignated by EPA or the USCG to coordinate and direct federal responses under subpart D of the NCP. The USCG shall provide OSCs for oil discharges, including discharges from facilities and vessels under the jurisdiction of another federal agency, within or threatening the coastal zone. EPA shall provide OSCs for discharges into or threatening the inland zone. In carrying out a response, the OSC may direct or monitor all federal, state, and private actions to remove a discharge. In contingency planning and removal, the OSC coordinates. directs, and reviews the work of other agencies, Area Committees, responsible parties, and contractors to assure compliance with the NCP, decision document, consent decree, administrative order, and lead agency-approved plans applicable to the response.

3.3.2 Area committees. (a) Area Committees shall be responsible for: (1) preparing an ACP for their areas; (2) working with appropriate federal, state, and local officials to enhance the contingency planning of those officials and to assure pre-planning of joint response efforts, including appropriate procedures for mechanical recovery, dispersal, shoreline cleanup, protection of sensitive environmental areas, and protection, rescue, and rehabilitation of fisheries and wildlife; and (3) working with appropriate federal, state, and local officials to expedite decisions for the use of dispersants and other mitigating substances and devices.

(b) The OSC is responsible for overseeing development of the ACP in the area of the OSC's responsibility. The ACP, when implemented in conjunction with other provisions of the NCP, shall be adequate to remove a worst case discharge, and to mitigate and prevent a substantial threat of such a discharge, from a vessel, offshore facility, or onshore facility operating in or near the area.

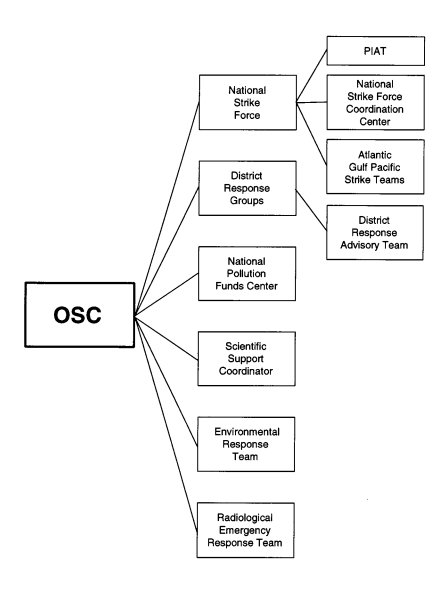
3.3.3 Special teams. (a) Special teams include: NOAA/EPA's SSCs; EPA's Environmental Response Team (ERT); and USCG's NSF; DRGs; and NPFC (see Figure 2).

- (b) SSCs may be designated by the OSC as the principal advisors for scientific issues, communication with the scientific community, and coordination of requests for assistance from state and federal agencies regarding scientific studies. The SSC strives for a consensus on scientific issues affecting the response, but ensures that differing opinions within the community are communicated to the OSC.
- (1) Generally, SSCs are provided by NOAA in the coastal zones, and by EPA in the inland zone. OSC requests for SSC support may be made directly to the SSC assigned to the area or to the agency member of the RRT. NOAA SSCs may also be requested through NOAA's SSC program office in Seattle, WA. NOAA SSCs are assigned to USCG Districts

and are supported by a scientific support team that includes expertise in environmental chemistry, oil slick tracking, pollutant transport modeling, natural resources at risk, environmental tradeoffs of countermeasures and cleanup, and information management.

Figure 2

National Response System Special Teams



- (2) During a response, the SSC serves on the federal OSC's staff and may, at the request of the OSC, lead the scientific team and be responsible for providing scientific support for operational decisions and for coordinating on-scene scientific activity. Depending on the nature and location of the incident, the SSC integrates expertise from governmental agencies, universities, community representatives, and industry to assist the OSC in evaluating the hazards and potential effects of releases and in developing response strategies.
- (3) At the request of the OSC, the SSC may facilitate the OSC's work with the lead administrative trustee for natural resources to ensure coordination between damage assessment data collection efforts and data collected in support of response operations.
- (4) SSCs support the RRTs and the Area Committees in preparing regional and area contingency plans and in conducting spill training and exercises. For area plans, the SSC provides leadership for the synthesis and integration of environmental information required for spill response decisions in support of the OSC.
- (c)(1) SUPSALV has an extensive salvage/ search and recovery equipment inventory with the requisite knowledge and expertise to support these operations, including specialized salvage, firefighting, and petroleum, oil and lubricants offloading capability.
- (2) When possible, SUPSALV will provide equipment for training exercises in support of national and regional contingency planning objectives.
- (3) The OSC/RPM may request assistance directly from SUPSALV. Formal requests are routed through the Chief of Naval Operations (N312).
- (d) The ERT is established by the EPA in accordance with its disaster and emergency responsibilities. The ERT has expertise in treatment technology, biology, chemistry, hydrology, geology and engineering.
- (1) The ERT can provide access to special decontamination equipment and advice to the OSC in hazard evaluation; risk assessment; multimedia sampling and analysis program; on-site safety, including development and implementation plans; cleanup techniques and priorities; water supply decontamination and protection; application of dispersants; environmental assessment; degree of cleanup required; and disposal of contaminated material. The ERT also provides both introductory and intermediate level training courses to prepare response personnel.
- (2) OSC or RRT requests for ERT support should be made to the EPA representative on the RRT; EPA Headquarters, Director, Emergency Response Division; or the appropriate EPA regional emergency coordinator.
- priate EPA regional emergency coordinator.
 (e) The NSF is a special team established by the USCG, including the three USCG

Strike Teams, the Public Information Assist Team (PIAT), and the NSFCC. The NSF is available to assist OSCs in their preparedness and response duties.

- (1) The three Strike Teams (Atlantic, Gulf, and Pacific) provide trained personnel and specialized equipment to assist the OSC in training for spill response, stabilizing and containing the spill, and in monitoring or directing the response actions of the responsible parties and/or contractors. The OSC has a specific team designated for initial contact and may contact that team directly for any assistance.
- (2) The NSFCC can provide the following support to the OSC:
- —Technical assistance, equipment and other resources to augment the OSC staff during spill response;
- —Assistance in coordinating the use of private and public resources in support of the OSC during a response to or a threat of a worst case discharge of oil;
- Review of the ACP, including an evaluation of equipment readiness and coordination among responsible public agencies and private organizations;
- —Assistance in locating spill response resources for both response and planning, using the NSFCC's national and international computerized inventory of spill response resources;
- —Coordination and evaluation of pollution response exercises; and
- Inspection of district prepositioned pollution response equipment.
- (3) PIAT is an element of the NSFCC staff which is available to assist OSCs to meet the demands for public information during a response or exercise. Its use is encouraged any time the OSC requires outside public affairs support. Requests for PIAT assistance may be made through the NSFCC or NRC.
- (f)(1) The DRG assists the OSC by providing technical assistance, personnel, and equipment, including pre-positioned equipment. Each DRG consists of all Coast Guard personnel and equipment, including marine firefighting equipment, in its district, additional pre-positioned equipment, and a District Response Advisory Team (DRAT) that is available to provide support to the OSC in the event that a spill exceeds local response capabilities. Each DRG:
- (A) Shall provide technical assistance, equipment, and other resources as available when requested by an OSC through the USCG representative to the RRT;
- (B) Shall ensure maintenance of all USCG response equipment within its district;
- (C) May provide technical assistance in the preparation of the ACP; and
- (D) Shall review each of those plans that affect its area of geographic responsibility.
- (2) In deciding where to locate personnel and pre-positioned equipment, the USCG shall give priority emphasis to:

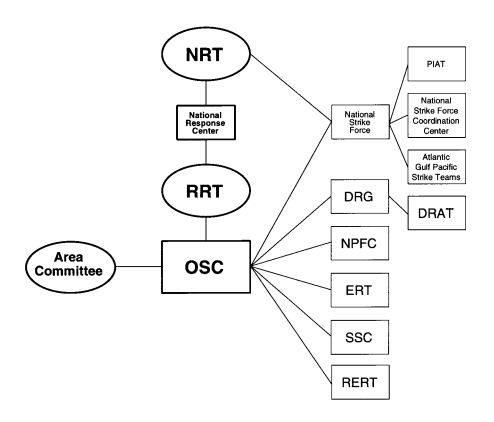
- (A) The availability of facilities for loading and unloading heavy or bulky equipment by barge:
- (B) The proximity to an airport capable of supporting large military transport aircraft; (C) The flight time to provide response to
- (C) The flight time to provide response to oil spills in all areas of the Coast Guard district with the potential for marine casualties:
- (D) The availability of trained local personnel capable of responding in an oil spill emergency; and
- (E) Areas where large quantities of petroleum products are transported.
- (g) The NPFC is responsible for implementing those portions of Title I of the OPA that have been delegated to the Secretary of the department in which the Coast Guard is operating. The NPFC is responsible for addressing funding issues arising from discharges and threats of discharges of oil. The NPFC:
- (1) Issues Certificates of Financial Responsibility to owners and operators of vessels to pay for costs and damages that are incurred by their vessels as a result of oil discharges; (2) Provides funding for various response organizations for timely abatement and removal actions related to oil discharges;
- (3) Provides equitable compensation to claimants who sustain costs and damages from oil discharges when the responsible party fails to do so;

- (4) Recovers monies from persons liable for costs and damages resulting from oil discharges to the full extent of liability under the law; and
- (5) Provides funds to initiate natural resources damage assessment.
- (h) The organizational concepts of the national response system discussed above are depicted in Figure 3.

4.0 Preparedness activities.

- 4.1 Federal contingency plans. This section summarizes emergency preparedness activities relating to discharges of oil and describes the three levels of contingency planning under the national response system.
- 4.1.1 National contingency plan. (a) The NCP provides for efficient, coordinated, and effective response to discharges of oil in accordance with the authorities of the CWA. It provides for:
- (1) The national response organization that may be activated in response actions and specifies responsibilities among the federal, state, and local governments and describes resources that are available for response;
- (2) The establishment of requirements for federal, regional, and area contingency plans;
- (3) Procedures for undertaking removal actions pursuant to section 311 of the CWA;

National Response System Organization



- (4) Procedures for involving state governments in the initiation, development, selection, and implementation of response actions:
- (5) Listing of federal trustees for natural resources for purposes of the CWA;
- (6) Procedures for the participation of other persons in response actions; and
- (7) National procedures for the use of dispersants and other chemicals in removals under the CWA.
- (b) In implementing the NCP, consideration shall be given to international assistance plans and agreements, security regulations and responsibilities based on international agreements, federal statutes, and executive orders. Actions taken pursuant to the provisions of any applicable international joint contingency plans shall be consistent with the NCP, to the greatest extent possible. The Department of State shall

be consulted, as appropriate, prior to taking action which may affect its activities.

4.1.2 Regional contingency plans. The RRTs, working with the states, shall develop federal RCPs for each standard federal region, Alaska, Oceania in the Pacific, and the Caribbean to coordinate timely, effective response by various federal agencies and other organizations to discharges of oil. RCPs shall, as appropriate, include information on all useful facilities and resources in the region, from government, commercial, academic, and other sources. To the greatest extent possible, RCPs shall follow the format of the NCP and be coordinated with state emergency response plans, ACPs, and Title III local emergency response plans. Such coordination should be accomplished by working with the SERCs in the region covered by the RCP. RCPs shall contain lines of demarcation between the inland and coastal zones,

as mutually agreed upon by the USCG and the $\ensuremath{\mathsf{EPA}}.$

4.1.3 Area contingency plans. (a) Under the direction of an OSC and subject to approval by the lead agency, each Area Committee, in consultation with the appropriate RRTs, DRGs, the NSFCC, SSCs, Local Emergency Planning Committees (LEPCs), and SERCs, shall develop an ACP for its designated area. This plan, when implemented in conjunction with other provisions of the NCP, shall be adequate to remove a worst case discharge, and to mitigate or prevent a substantial threat of such a discharge, from a vessel, offshore facility, or onshore facility operating in or near the area.

(b) The areas of responsibility may include several Title III local planning districts, or parts of such districts. In developing the ACP, the OSC shall coordinate with affected SERCs and LEPCs. The ACP shall provide for a well coordinated response that is integrated and compatible to the greatest extent possible with all appropriate response plans of state, local, and non-federal entities, and especially with Title III local emergency response plans.

(c) The ACP shall include the following:

(1) A description of the area covered by the plan, including the areas of special economic or environmental importance that might be impacted by a discharge;

(2) A description in detail of the responsibilities of an owner or operator and of federal, state, and local agencies in removing a discharge, and in mitigating or preventing a substantial threat of a discharge;

(3) A list of equipment (including fire-fighting equipment), dispersants, or other mitigating substances and devices, and personnel available to an owner or operator and federal, state, and local agencies, to ensure an effective and immediate removal of a discharge, and to ensure mitigation or prevention of a substantial threat of a discharge (this may be provided in an appendix or by reference to other relevant emergency plans (e.g., state or LEPC plans), which may include such equipment lists);

(4) A description of procedures to be followed for obtaining an expedited decision regarding the use of dispersants; and

(5) A detailed description of how the plan is integrated into other ACPs and tank vessel, offshore facility, and onshore facility response plans approved by the President, and into operating procedures of the NSFCC.

4.1.4 Fish and Wildlife and sensitive environments plan annex. (a) In order to provide for coordinated, immediate and effective protection, rescue, and rehabilitation of, and minimization of risk of injury to, fish and wildlife resources and habitat, Area Committees shall incorporate into each ACP a detailed annex containing a Fish and Wildlife and Sensitive Environments Plan that is consistent with the RCP and NCP. The annex

shall be prepared in consultation with the U.S. Fish and Wildlife Service (FWS) and NOAA and other interested natural resource management agencies and parties. It shall address fish and wildlife resources and their habitat, and shall include other areas considered sensitive environments in a separate section of the annex, based upon Area Committee recommendations. The annex shall provide the necessary information and procedures to immediately and effectively respond to discharges that may adversely affect fish and wildlife and their habitat and sensitive environments, including provisions for a response to a worst case discharge. Such information shall include the identification of appropriate agencies and their responsibilities. procedures to notify these agencies following a discharge or threat of a discharge: protocols for obtaining required fish and wildlife permits and other necessary permits, and provisions to ensure compatibility of annexrelated activities with removal operations.

(b) The annex shall:

(1) Identify and establish priorities for fish and wildlife resources and their habitats and other important sensitive areas requiring protection from any direct or indirect effects from discharges that may occur. These effects include, but are not limited to, any seasonal or historical use, as well as all critical, special, significant or otherwise designated protected areas.

(2) Provide a mechanism to be used during a spill response for timely identification of protection priorities of those fish and wildlife resources and habitats and sensitive environmental areas that may be threatened or injured by a discharge. These include as appropriate, not only marine and freshwater species, habitats, and their food sources, but also terrestrial wildlife and their habitats that may be affected directly by onshore oil or indirectly by oil-related factors, such as loss or contamination of forage. The mechanism shall also provide for expeditious evaluation and appropriate consultations on the effects to fish and wildlife, their habitat, and other sensitive environments from the application of chemical countermeasures or other countermeasures not addressed under paragraph (3) of this section.

(3) Identify potential environmental effects on fish and wildlife, their habitat, and other sensitive environments resulting from removal actions or countermeasures, including the option of no removal. Based on this evaluation of potential environmental effects, the annex should establish priorities for application of countermeasure and removal actions to habitats within the geographic region of the ACP. The annex should establish methods to minimize the identified effects on fish and wildlife because of response activities, including, but not limited to, disturbance of sensitive areas and habitats; illegal or inadvertent taking or disturbance of

fish and wildlife or specimens by response personnel; and fish and wildlife, their habitat, and environmentally sensitive areas coming in contact with various cleaning or bioremediation agents. Furthermore, the annex should identify the areas where the movement of oiled debris may pose a risk to resident, transient, or migratory fish and wildlife, and other sensitive environments and should discuss measures to be considered for removing such oiled debris in a timely fashion to reduce such risk.

- (4) Provide for pre-approval of application of specific countermeasures or removal actions that, if expeditiously applied, will minimize adverse spill-induced impacts to fish and wildlife resources, their habitat, and other sensitive environments. Such pre-approval plans must be consistent with paragraphs (2) and (3) of this section and subpart J requirements of the NCP, and must have the concurrence of the natural resource trustees.
- (5) Provide monitoring plan(s) to evaluate the effectiveness of different countermeasures or removal actions in protecting the environment. Monitoring should include "set-aside" or "control" areas, where no mitigative actions are taken.
- (6) Identify and plan for the acquisition and utilization of necessary response capabilities for protection, rescue, and rehabilitation of fish and wildlife resources and habitat. This may include appropriately permitted private organizations and individuals with appropriate expertise and experience. The suitable organizations should be identified in cooperation with natural resource law enforcement agencies. Such capabilities shall include, but not be limited to, identification of facilities and equipment necessary for deterring sensitive fish and wildlife from entering oiled areas, and for capturing, holding, cleaning, and releasing injured wildlife. Plans for the provision of such capabilities shall ensure that there is no interference with other OSC removal operations.
- (7) Identify appropriate federal and state agency contacts and alternates responsible for coordination of fish and wildlife rescue and rehabilitation and protection of sensitive environments; identify and provide for required fish and wildlife handling and rehabilitation permits necessary under federal and state laws; and provide guidance on the implementation of law enforcement requirements included under current federal and state laws and corresponding regulations. Requirements include, but are not limited to procedures regarding the capture, transport, rehabilitation, release of wildlife exposed to or threatened by oil, and disposal of contaminated carcasses of wildlife.
- (8) Identify and secure the means for providing, if needed, the minimum required Occupational Safety and Health Administra-

tion (OSHA) training for volunteers, including those who assist with injured wildlife.

(9) Evaluate the compatibility between this annex and non-federal response plans (including those of vessels, facilities and pipelines) on issues affecting fish and wildlife, their habitat, and sensitive environments.

4.2 OPA facility and vessel response plans

This section describes and cross-references the regulations that implement section 311(i)(5) of the CWA. A tank vessel, as defined under section 2101 of title 46, U.S. Code, an offshore facility, and an onshore facility that, because of its location, could reasonably expect to cause substantial harm to the environment by discharging into or on the navigable waters, adjoining shorelines, or exclusive economic zone must prepare and submit a plan for responding, to the maximum extent practicable, to a worst case discharge, and to a substantial threat of such a discharge, of oil or a hazardous substance. These response plans are required to be consistent with applicable Area Contingency Plans. These regulations are codified as follows:

- (a) For tank vessels, these regulations are codified in $33\ CFR$ part 155;
- (b) For offshore facilities, these regulations are codified in 30 CFR part 254;
- (c) For non-transportation related onshore facilities, these regulations are codified in 40 CFR part 112.20;
- (d) For transportation-related onshore facilities, these regulations are cofidied in 33 CFR part 154;
- (e) For pipeline facilities, these regulations are codified in 49 CFR part 194; and
- (f) For rolling stock, these regulations are codified in 49 CFR part 106 et al.

4.3 Relation to others plans.

4.3.1 Federal response plans. In the event of a declaration of a major disaster by the President, the FEMA may activate the Federal Response Plan (FRP). A Federal Coordinating Officer (FCO), designated by the President, may implement the FRP and coordinate and direct emergency assistance and disaster relief of impacted individuals, business, and public services under the Robert T. Stafford Disaster Relief Act. Delivery of federal assistance is facilitated through twelve functional annexes to the FRP known as Emergency Support Functions (ESFs). EPA coordinates activities under ESF #10-Hazardous Materials, which addresses preparedness and response to hazardous materials and oil incidents caused by a natural disaster or other catastrophic event. In such cases, the OSC should coordinate response

activities with the FCO, through the incident-specific ESF #10 Chair, to ensure consistency with federal disaster assistance activities.

4.3.2 Tank Vessel and Facility Response Plans. (a) Under CWA section 311(j)(5), tank vessels, offshore facilities, and certain onshore facilities are required to prepare and submit response plans for review and approval by the President for the carriage, storage, and transportation of oil and hazardous substances. Separate regulations published by the appropriate federal agencies provide for required response plan development and/or approval.

(b) These plans shall be developed to coordinate responsible party actions with the OSC and the ACP response strategies, for response to oil discharges within the inland and coastal zones of the United States.

4.4 Pre-approval authority.

(a) RRTs and Area Committees shall address, as part of their planning activities, desirability of using appropriate dispersants, surface washing agents, surface collecting agents, bioremediation agents, or miscellaneous oil spill control agents listed on the NCP Product Schedule, and the desirability of using appropriate burning agents. RCPs and ACPs shall, as appropriate, include applicable preauthorization plans and address the specific contexts in which such products should and should not be used. In meeting the provisions of this paragraph, preauthorization plans may address factors such as the potential sources and types of oil that might be spilled, the existence and location of environmentally sensitive resources that might be impacted by spilled oil, available product and storage locations, available equipment and adequately trained operators, and the available means to monitor product application and effectiveness. The RRT representatives from EPA and the states with jurisdiction over the waters of the area to which a preauthorization plan applies and the DOC and DOI natural resource trustees shall review and either approve, disapprove, or approve with modification the preauthorization plans developed by Area Committees, as appropriate. Approved preauthorization plans shall be included in the appropriate RCPs and ACPs. If the RRT representatives from EPA and the states with jurisdiction over the waters of the area to which a preauthorization plan applies and the DOC and DOI natural resource trustees approve in advance the use of certain products under specified circumstances as described in the preauthorization plan, the OSC may authorize the use of the products without obtaining the specific concurrences described in paragraphs (b) and (c) of this section.

(b) For spill situations that are not addressed by the preauthorization plans developed pursuant to paragraph (a) of this sec-

tion, the OSC, with the concurrence of the EPA representative to the RRT and, as appropriate, the concurrence of the RRT representatives from the states with jurisdiction over the navigable waters threatened by the discharge, and in consultation with the DOC and DOI natural resource trustees, when practicable, may authorize the use of dispersants, surface washing agents, surface collecting agents, bioremediation agents, or miscellaneous oil spill control agents on the oil discharge, provided that the products are listed on the NCP Product Schedule.

(c) The OSC, with the concurrence of the EPA representative to the RRT and, as appropriate, the concurrence of the RRT representatives from the states with jurisdiction over the navigable waters threatened by the discharge, and in consultation with the DOC and DOI natural resource trustees, when practicable, may authorize the use of burning agents on a case-by-case basis.

(d) The OSC may authorize the use of any dispersant, surface washing agent, surface collecting agent, other chemical agent, burning agent, bioremediation agent, or miscellaneous oil spill control agent, including products not listed on the NCP Product Schedule, without obtaining the concurrence of the EPA representative to the RRT and, as appropriate, the RRT representatives from the states with jurisdiction over the navigable waters threatened by the discharge, when, in the judgment of the OSC, the use of the product is necessary to prevent or substantially reduce a hazard to human life. Whenever the OSC authorizes the use of a product pursuant to this paragraph, the OSC is to inform the EPA RRT representative and, as appropriate, the RRT representatives from the affected states and, when practicable, the DOC/DOI natural resource trustees of the use of a product, including products not on the Schedule, as soon as possible. Once the threat to human life has subsided, the continued use of a product shall be in accordance with paragraphs (a), (b), and (c) of this section.

(e) Sinking agents shall not be authorized for application to oil discharges.

(f) When developing preauthorization plans, RRTs may require the performance of supplementary toxicity and effectiveness testing of products, in addition to the test methods specified in \$300.915 and described in appendix C to part 300, due to existing site-specific or area-specific concerns.

4.5 Area response drills. The OSC periodically shall conduct drills of removal capability (including fish and wildlife response), without prior notice, in areas for which ACPs are required and under relevant tank vessel and facility response plans.

5.0 Response operations.

(a) The OSC shall direct response efforts and coordinate all other efforts at the scene

of a discharge. As part of the planning and preparation for response, OSCs shall be predesignated by the regional or district head of the lead agency.

- (b) The first federal official affiliated with an NRT member agency to arrive at the scene of a discharge should coordinate activities under the NCP and is authorized to initiate, in consultation with the OSC, any necessary actions normally carried out by the OSC until the arrival of the predesignated OSC. This official may initiate federal OSLTF-financed actions only as authorized by the OSC or, if the OSC is unavailable, the authorized representative of the lead agency.

 (c) The OSC shall, to the extent prac-
- ticable, collect pertinent facts about the discharge, such as its source and cause: the identification of responsible parties; the nature, amount, and location of discharged materials; the probable direction and time of travel of discharged materials; whether the discharge is a worst case discharge; the pathways to human and environmental exposure; the potential impact on human health, welfare, and safety and the environment; whether the discharge poses a substantial threat to the public health or welfare; the potential impact on natural resources and property which may be affected; priorities for protecting human health and welfare and the environment; and appropriate cost documentation.
- (d) The OSC's efforts shall be coordinated with other appropriate federal, state, local, and private response agencies. OSCs may designate capable persons from federal, state, or local agencies to act as their onscene representatives. State and local governments, however, are not authorized to take actions under subpart D of the NCP that involve expenditures of the OSLTF unless an appropriate contract or cooperative agreement has been established.
- (e) The OSC should consult regularly with the RRT and NSFCC, as appropriate, in carrying out the NCP and keep the RRT and NSFCC, as appropriate, informed of activities under the NCP.
- (f) The OSC should evaluate incoming information and immediately advise FEMA of potential major disaster situations.
- (g) The OSC is responsible for addressing worker health and safety concerns at a response scene.
- (h) In those instances where a possible public health emergency exists, the OSC should notify the HHS representative to the RRT. Throughout response actions, the OSC may call upon the OSHA and HHS representative for assistance on worker health and safety issues
- (i) All federal agencies should plan for emergencies and develop procedures for dealing with oil discharges and releases of hazardous substances, pollutants, or contami-

nants from vessels and facilities under their jurisdiction. All federal agencies, therefore, are responsible for designating the office that coordinates response to such incidents in accordance with the NCP and applicable federal regulations and guidelines.

(j)(1) The OSC shall ensure that the natural resource trustees are promptly notified

of discharges.

- (2) The OSC shall coordinate all response activities with the affected natural resource trustees and shall consult with the affected trustees on the appropriate removal action to be taken.
- (3) Where the OSC becomes aware that a discharge may affect any endangered or threatened species, or their habitat, the OSC shall consult with DOI, DOC/NOAA, and, if appropriate, the cognizant federal land managing agency.
- (k) The OSC shall submit pollution reports (POLREPs) to the RRT and other appropriate agencies as significant developments occur during response actions, through communications networks or procedures agreed to by the RRT and covered in the RCP.
- (l) The OSC should ensure that all appropriate public and private interests are kept informed and that their concerns are considered throughout a response, to the extent practicable.
- 5.1 Phase I—Discovery or notification. (a) A discharge of oil may be discovered through:
- (1) A report submitted by the person in charge of a vessel or facility, in accordance with statutory requirements;
 - (2) Deliberate search by patrols;
- (3) Random or incidental observation by government agencies or the public; or

(4) Other sources.

- (b) Any person in charge of a vessel or a facility shall, as soon as he or she has knowledge of any discharge from such vessel or facility in violation of section 311(b)(3) of the CWA, immediately notify the NRC. Notification shall be made to the NRC Duty Officer, HQ USCG, Washington, DC, telephone (800) 424–8802 or (202) 267–2675. If direct reporting to the NRC is not practicable, reports may be made to the USCG or EPA predesignated OSC for the geographic area where the discharge occurs. The EPA predesignated OSC may also be contacted through the regional 24-hour emergency response telephone number. All such reports shall be promptly relayed to the NRC. If it is not possible to notify the NRC or predesignated OSC immediately, reports may be made immediately to the nearest Coast Guard unit. In any event, such person in charge of the vessel or facility shall notify the NRC as soon as possible.
- (c) Any other person shall, as appropriate, notify the NRC of a discharge of oil.
- (d) Upon receipt of a notification of discharge, the NRC shall promptly notify the OSC. The OSC shall ensure notification of the appropriate state agency of any state

which is, or may reasonably be expected to be, affected by the discharge. The OSC shall then proceed with the following phases as outlined in the RCP and ACP.

- 5.2 Phase II—Preliminary assessment and initiation of action
- (a) The OSC is responsible for promptly initiating a preliminary assessment.
- (b) The preliminary assessment shall be conducted using available information, supplemented where necessary and possible by an on-scene inspection. The OSC shall undertake actions to:
- (1) Evaluate the magnitude and severity of the discharge or threat to public health or welfare or the environment;
 - (2) Assess the feasibility of removal; and
- (3) To the extent practicable, identify potentially responsible parties.
- (c) Where practicable, the framework for the response management structure is a system (e.g., a unified command system), that brings together the functions of the federal government, the state government, and the responsible party to achieve an effective and efficient response, where the OSC maintains authority.
- (d) Except in a case when the OSC is required to direct the response to a discharge that may pose a substantial threat to the public health or welfare (including, but not limited to fish, shellfish, wildlife, other natural resources, and the public and private beaches and shorelines of the United States), the OSC may allow the responsible party to voluntarily and promptly perform removal actions, provided the OSC determines such actions will ensure an effective and immediate removal of the discharge or mitigation or prevention of a substantial threat of a discharge. If the responsible party does conduct the removal, the OSC shall ensure adequate surveillance over whatever actions are initiated. If effective actions are not being taken to eliminate the threat, or if removal is not being properly done, the OSC should, to the extent practicable under the circumstances, so advise the responsible party. If the responsible party does not respond properly, the OSC shall take appropriate response actions and should notify the responsible party of the potential liability for federal response costs incurred by the OSC pursuant to the OPA and CWA. Where practicable, continuing efforts should be made to encourage response by responsible parties.
- (1) In carrying out a response under this section, the OSC may:
- (A) Remove or arrange for the removal of a discharge, and mitigate or prevent a substantial threat of a discharge, at any time;
- (B) Direct or monitor all federal, state, and private actions to remove a discharge; and
- (C) Remove and, if necessary, destroy a vessel discharging, or threatening to discharge, by whatever means are available.

- (2) If the discharge results in a substantial threat to the public health or welfare of the United States (including, but not limited to fish, shellfish, wildlife, other natural resources, and the public and private beaches and shorelines of the United States), the OSC must direct all response efforts, as provided in section 5.3.4 of this appendix. The OSC should declare as expeditiously as practicable to spill response participants that the federal government will direct the response. The OSC may act without regard to any other provision of the law governing contracting procedures or employment of personnel by the federal government in removing or arranging for the removal of such a discharge.
- (e) The OSC shall ensure that the natural resource trustees are promptly notified in the event of any discharge of oil, to the maximum extent practicable as provided in the Fish and Wildlife and Sensitive Environments Plan annex to the ACP for the area in which the discharge occurs. The OSC and the trustees shall coordinate assessments, evaluations, investigations, and planning with respect to appropriate removal actions. The OSC shall consult with the affected trustees on the appropriate removal action to be taken. The trustees will provide timely advice concerning recommended actions with regard to trustee resources potentially affected. The trustees also will assure that the OSC is informed of their activities in natural resource damage assessment that may affect response operations. The trustees shall assure, through the lead administrative trustee, that all data from the natural resource damage assessment activities that may support more effective operational decisions are provided in a timely manner to the OSC. When circumstances permit, the OSC shall share the use of non-monetary response resources (i.e., personnel and equipment) with the trustees, provided trustee activities do not interfere with response actions. The lead administrative trustee facilitates effective and efficient communication between the OSC and the other trustees during response operations and is responsible for applying to the OSC for non-monetary federal response resources on behalf of all trustees. The lead administrative trustee is also responsible for applying to the National Pollution Funds Center for funding for initiation of damage assessment for injuries to natural resources.
- 5.3 Patterns of response.
- 5.3.1 Determinations to initiate response and special conditions.
- (a) In accordance with the CWA, the Administrator of EPA or the Secretary of the department in which the USCG is operating, as appropriate, is authorized to act for the United States to take response measures deemed necessary to protect the public health or welfare or environment from discharges of oil.

- (b) The Administrator of EPA or the Secretary of the department in which the USCG is operating, as appropriate, is authorized to initiate and, in the case of a discharge posing a substantial threat to public health or welfare is required to initiate and direct, appropriate response activities when the Administrator or Secretary determines that any oil is discharged or there is a substantial threat of such discharge from any vessel or offshore or onshore facility into or on the navigable waters of the United States, on the adjoining shorelines to the navigable waters, into or on the waters of the exclusive economic zone, or that may affect natural resources belonging to, appertaining to, or under exclusive management authority of the United States.
- (c) In addition to any actions taken by a state or local government, the Administrator of EPA or the Secretary of the department in which the USCG is operating may request the U.S. Attorney General to secure the relief from any person, including the owner or operator of the vessel or facility necessary to abate a threat or, after notice to the affected state, take any other action authorized by section 311 of the CWA, including issuing administrative orders, that may be necessary to protect the public health or welfare, if the Administrator or Secretary determines that there may be an imminent and substantial threat to the public health or welfare or the environment of the United States, including fish, shellfish, and wildlife, public and private property, shorelines, beaches, habitats, and other living and nonliving natural resources under the jurisdiction or control of the United States, because of an actual or threatened discharge of oil from any vessel or offshore or onshore facility into or upon the navigable waters of the United States.
- (d) Response actions to remove discharges originating from operations conducted subject to the Outer Continental Shelf Lands Act shall be in accordance with the NCP.
- (e) Where appropriate, when a discharge involves radioactive materials, the lead or support federal agency shall act consistent with the notification and assistance procedures described in the appropriate Federal Radiological Plan. For the purpose of the NCP, the Federal Radiological Emergency Response Plan (FRERP) (50 FR 46542, November 8, 1985) is the appropriate plan. Most radiological discharges and releases do not result in FRERP activation and should be handled in accordance with the NCP. However, releases from nuclear incidents subject to requirements for financial protection established by the Nuclear Regulatory Commission under the Price-Anderson amendments (section 170) of the Atomic Energy Act are specifically excluded from CERCLA and NCP requirements.

- (f) Removal actions involving nuclear weapons should be conducted in accordance with the joint Department of Defense, Department of Energy, and FEMA Agreement for Response to Nuclear Incidents and Nuclear Weapons Significant Incidents (January 8, 1981).
- (g) If the situation is beyond the capability of state and local governments and the statutory authority of federal agencies, the President may, under the Disaster Relief Act of 1974, act upon a request by the Governor and declare a major disaster or emergency and appoint a FCO to coordinate all federal disaster assistance activities. In such cases, the OSC would continue to carry out OSC responsibilities under the NCP, but would coordinate those activities with the FCO to ensure consistency with other federal disaster assistance activities.
- (h) In the event of a declaration of a major disaster by the President, FEMA may activate the FRP. An FCO, designated by the President, may implement the FRP and coordinate and direct emergency assistance and disaster relief of impacted individuals, business, and public services under the Robert T. Stafford Disaster Relief Act. Delivery of federal assistance is facilitated through twelve functional annexes to the FRP known as ESFs. EPA coordinates activities under ESF #10-Hazardous Materials, which addresses preparedness and response to hazardous materials and oil incidents caused by a natural disaster or other catastrophic event. In such cases, the OSC/RPM should coordinate response activities with the FCO, through the incident-specific ESF #10 Chair, to ensure consistency with federal disaster assistance activities.
- *5.3.2 General pattern of response.* (a) When the OSC receives a report of a discharge, actions normally should be taken in the following sequence:
- (1) Investigate the report to determine pertinent information such as the threat posed to public health or welfare or the environment, the type and quantity of polluting material, and the source of the discharge.
- (2) Officially classify the size (i.e., minor, medium, major) and type (i.e., substantial threat to the public health or welfare, worst case discharge) of the discharge and determine the course of action to be followed to ensure effective and immediate removal, mitigation, or prevention of the discharge. Some discharges that are classified as a substantial threat to the public health or welfare may be further classified as a spill of national significance by the Administrator of EPA or the Commandant of the USCG. The appropriate course of action may be prescribed in 5.3.4, 5.3.5, and 5.3.6 of this appendix.
- (A) When the reported discharge is an actual or potential major discharge, the OSC

shall immediately notify the RRT and the NRC

(B) When the investigation shows that an actual or potential medium discharge exists, the OSC shall recommend activation of the RRT, if appropriate.

(C) When the investigation shows that an actual or potential minor discharge exists, the OSC shall monitor the situation to ensure that proper removal action is being taken.

(3) If the OSC determines that effective and immediate removal, mitigation, or prevention of a discharge can be achieved by private party efforts, and where the discharge does not pose a substantial threat to the public health or welfare, determine whether the responsible party or other person is properly carrying out removal. Removal is being done properly when:

(A) The responsible party is applying the resources called for in its response plan to effectively and immediately remove, minimize, or mitigate threat(s) to public health and welfare and the environment; and

(B) The removal efforts are in accordance with applicable regulations, including the NCP. Even if the OSC supplements responsible party resources with government resources, the spill response will not be considered improper, unless specifically determined by the OSC.

(4) Where appropriate, determine whether a state or political subdivision thereof has the capability to carry out any or all removal actions. If so, the OSC may arrange funding to support these actions.

(5) Ensure prompt notification of the trustees of affected natural resources in accordance with the applicable RCP and ACP.

(b) Removal shall be considered complete when so determined by the OSC in consultation with the Governor or Governors of the affected states. When the OSC considers removal complete, OSLTF removal funding shall end. This determination shall not preclude additional removal actions under applicable state law.

5.3.3 Containment, countermeasures, cleanup. (a) Defensive actions shall begin as soon as possible to prevent, minimize, or mitigate threat(s) to the public health or welfare or the environment. Actions may include but are not limited to: analyzing water samples to determine the source and spread of the oil; controlling the source of discharge; source and spread control or salvage operations; placement of physical barriers to deter the spread of the oil and to protect natural resources and sensitive ecosystems; measuring and sampling; control of the water discharged from upstream impoundment; and the use of chemicals and other materials in accordance with subpart J of part 300 of the NCP to restrain the spread of the oil and mitigate its effects. The ACP should be consulted for procedures to be followed for obtaining an expedited decision regarding the use of dispersants and other products listed on the NCP Product Schedule.

(b) As appropriate, actions shall be taken to recover the oil or mitigate its effects. Of the numerous chemical or physical methods that may be used, the chosen methods shall be the most consistent with protecting public health and welfare and the environment. Sinking agents shall not be used.

(c) Oil and contaminated materials recovered in cleanup operations shall be disposed of in accordance with the RCP, ACP, and any applicable laws, regulations, or requirements. RRT and Area Committee guidelines may identify the disposal options available during an oil spill response and may describe what disposal requirements are mandatory or may not be waived by the OSC. ACP guidelines should address: the sampling, testing, and classifying of recovered oil and oiled debris; the segregation and stockpiling of recovered oil and oiled debris; prior state disposal approvals and permits; and the routes; methods (e.g. recycle/reuse, on-site burning, incineration, landfilling, etc.); and sites for the disposal of collected oil, oiled debris, and animal carcasses; procedures for obtaining waivers, exemptions, or authorizations associated with handling or transporting waste materials. The ACPs may identify a hierachy of preferences for disposal alternatives, with recycling (reprocessing) being the most preferred, and other alternatives preferred based on priorities for health or the environment.

5.3.4 Response to a substantial threat to the public health or welfare. (a) The OSC shall determine whether a discharge results in a substantial threat to public health or welfare (including, but not limited to, fish, shellfish, wildlife, other natural resources, the public and private beaches, and shorelines of the United States). Factors to be considered by the OSC in making this determination include, but are not limited to, the size of the discharge, the character of the discharge, and the nature of the threat to public health or welfare. Upon obtaining such information, the OSC shall conduct an evaluation of the threat posed, based on the OSC's experience in assessing other discharges and consultation with senior lead agency officials and readily available authorities on issues outside the OSC's technical expertise.

(b) If the investigation by the OSC shows that the discharge poses or may present a substantial threat to public health or welfare, the OSC shall direct all federal, state, or private actions to remove the discharge or to mitigate or prevent the threat of such a discharge, as appropriate. In directing the response in such cases, the OSC may act without regard to any other provision of law

governing contracting procedures or employment of personnel by the federal government to:

- (1) Remove or arrange for the removal of the discharge;
- (2) Mitigate or prevent the substantial threat of the discharge; and
- (3) Remove and, if necessary, destroy a vessel discharging, or threatening to discharge, by whatever means are available.
- (c) In the case of a substantial threat to the public health or welfare, the OSC shall:
- (1) Assess opportunities for the use of various special teams and other assistance, including the use of the services of the NSFCC, as appropriate;
- (2) Request immediate activation of the RRT; and
- (3) Take whatever additional response actions are deemed appropriate, including but not limited to implementation of the ACP or relevant tank vessel or facility response plan.
- (d) When requested by the OSC, the lead agency or RRT shall dispatch appropriate personnel to the scene of the discharge to assist the OSC. This assistance may include technical support in the agency's areas of expertise and disseminating information to the public. The lead agency shall ensure that a contracting officer is available on scene, at the request of the OSC.
- 5.3.5 Enhanced activities during a spill of national significance. (a) A discharge may be classified as an SONS by the Administrator of EPA for discharges occurring in the inland zone and the Commandant of the USCG for discharges occurring in the coastal zone.
- (b) For an SONS in the inland zone, the EPA Administrator may name a senior Agency official to assist the OSC in: (1) Communicating with affected parties and the public; and (2) coordinating federal, state, local, and international resources at the national level. This strategic coordination will involve, as appropriate, the NRT, RRT(s), the Governor(s) of affected state(s), and the mayor(s) or other chief executive(s) of local government(s).
- (c) For an SONS in the coastal zone, the USCG Commandant may name a National Incident Commander (NIC) who will assume the role of the OSC in: (1) Communicating with affected parties and the public; and (2) coordinating federal, state, local, and international resources at the national level. This strategic coordination shall involve, as appropriate, the NRT, RRT(s), the Governor(s) of affected state(s), and the mayor(s) or other chief executive(s) of local government(s).
- 5.3.6 Response to worst case discharges. (a) If the investigation by the OSC shows that a discharge is a worst case discharge as defined in the ACP, or there is a substantial threat of such a discharge, the OSC shall:
 - (1) Notify the NSFCC;

- (2) Require, where applicable, implementation of the worst case portion of an approved tank vessel or facility response plan;
- (3) Implement the worst case portion of the ACP, if appropriate; and
- (4) Take whatever additional response actions are deemed appropriate.
- (b) Under the direction of the OSC, the NSFCC shall coordinate use of private and public personnel and equipment, including strike teams, to remove a worst case discharge and mitigate or prevent a substantial threat of such a discharge.
- 5.3.7 Multi-regional responses. (a) If a discharge moves from the area covered by one ACP or RCP into another area, the authority for response actions should likewise shift. If a discharge affects areas covered by two or more ACPs or RCPs, the response mechanisms of each applicable plan may be activated. In this case, response actions of all regions concerned shall be fully coordinated as detailed in the RCPs and ACPs.
- (b) There shall be only one OSC at any time during the course of a response operation. Should a discharge affect two or more areas, EPA, the USCG, DOD, DOE, or other lead agency, as appropriate, shall give prime consideration to the area vulnerable to the greatest threat, in determining which agency should provide the OSC. The RRT shall designate the OSC if the RRT member agencies who have response authority within the affected areas are unable to agree on the designation. The NRT shall designate the OSC if members of one RRT or two adjacent RRTs are unable to agree on the designation.
- 5.3.8 Worker health and safety. (a) Response actions under the NCP shall comply with the provisions for response action worker safety and health in 29 CFR 1910.120. The national response system meets the requirements of 29 CFR 1910.120 concerning use of an incident command system.
- (b) In a response action taken by a responsible party, the responsible party must assure that an occupational safety and health program consistent with 29 CFR 1910.120 is made available for the protection of workers at the response site.
- (c) In a response taken under the NCP by a lead agency, an occupational safety and health program should be made available for the protection of workers at the response site, consistent with, and to the extent required by, 29 CFR 1910.120. Contracts relating to a response action under the NCP should contain assurances that the contractor at the response site will comply with this program and with any applicable provisions of the Occupational Safety and Health Act of 1970 (OSH Act) and state laws with plans approved under section 18 of the OSH Act.
- (d) When a state, or political subdivision of a state, without an OSHA-approved state plan is the lead agency for response, the state or political subdivision must comply

with standards in 40 CFR part 311, promulgated by the EPA pursuant to section 126(f) of the Superfund Amendments and Reauthorization Act of 1986 (SARA).

(e) Requirements, standards, and regulations of the OSH Act and of state OSH laws not directly referenced in paragraphs (a) through (d) of this section, must be complied with where applicable. Federal OSH Act requirements include, among other things, Construction Standards (29 CFR part 1926), General Industry Standards (29 CFR part 1910), and the general duty requirement of section 5(a)(1) of the OSH Act (29 U.S.C. 654(a)(1)). No action by the lead agency with respect to response activities under the NCP constitutes an exercise of statutory authority within the meaning of section 4(b)(1) of the OSH Act. All governmental agencies and private employers are directly responsible for the health and safety of their own employees.

5.4 Disposal

Oil recovered in cleanup operations shall be disposed of in accordance with the RCP, ACP, and any applicable laws, regulations, or requirements. RRT and ACP guidelines may identify the disposal plans to be followed during an oil spill response and may address: the sampling, testing, classifying of recovered oil and oiled debris; the segregation and stockpiling of recovered oil and oiled debris; prior state disposal approvals and permits; and the routes; methods (e.g., recycle/reuse, on-site burning, incineration, landfilling, etc.); and sites for the disposal of collected oil, oiled debris, and animal carcasses.

5.5 Natural Resource Trustees

- 5.5.1 Damage assessment. (a) Upon notification or discovery of injury to, destruction of, loss of, or threat to natural resources, trustees may, pursuant to section 1006 of the OPA, take the following actions as appropriate:
- (1) Conduct a preliminary survey of the area affected by the discharge to determine if trust resources under their jurisdiction are, or potentially may be, affected;
- (2) Cooperate with the OSC in coordinating assessments, investigations, and planning;
- (3) Carry out damage assessments; or
- (4) Devise and carry out a plan for restoration, rehabilitation, replacement, or acquisition of equivalent natural resources. In assessing damages to natural resources, the federal, state, and Indian tribe trustees have the option of following the procedures for natural resource damage assessments located at 43 CFR part 11.
- (b) Upon notification or discovery of injury to, destruction of, loss of, or loss of use of, natural resources, or the potential for such resulting from a discharge of oil occurring after August 18, 1990, the trustees, pursuant

to section 1006 of the OPA, are to take the following actions:

- (1) In accordance with OPA section 1006(c), determine the need for assessment of natural resource damages, collect data necessary for a potential damage assessment, and, where appropriate, assess damages to natural resources under their trusteeship; and
- (2) As appropriate, and subject to the public participation requirements of OPA section 1006(c), develop and implement a plan for the restoration, rehabilitation, replacement, or acquisition of the equivalent, of the natural resources under their trusteeship.
- (c)(1) The trustees, consistent with procedures specified in the Fish and Wildlife and Sensitive Environments Annex to the Area Contingency Plan, shall provide timely advice on recommended actions concerning trustee resources that are potentially affected by a discharge of oil. This may include providing assistance to the OSC in identifying/recommending pre-approved response techniques and in predesignating shoreline types and areas in ACPs.
- (2) The trustees shall assure, through the lead administrative trustee, that the OSC is informed of their activities regarding natural resource damage assessment that may affect response operations in order to assure coordination and minimize any interference with such operations. The trustees shall assure, through the lead administrative trustee, that all data from the natural resource damage assessment activities that may support more effective operational decisions are provided in a timely manner to the OSC.
- (3) The OSC deploys federal response resources, including but not limited to aircraft, vessels, and booms to contain and remove discharged oil. When circumstances permit, the OSC shall share the use of federal response resources with the trustees, providing trustee activities do not interfere with response actions. The lead administrative trustee facilitates effective and efficient communication between the OSC and the other trustees during response operations and is responsible for applying to the OSC for non-monetary federal response resources on behalf of all trustees. The lead administrative trustee is also responsible for applying to the National Pollution Funds Center for funding for initiation of damage assessment for injuries to natural resources.
- (d) The authority of federal trustees includes, but is not limited to the following actions:
- (1) Requesting that the Attorney General seek compensation from the responsible parties for the damages assessed and for the costs of an assessment and of restoration planning:
- (2) Participating in negotiations between the United States and potentially responsible parties (PRPs) to obtain PRP-financed

or PRP-conducted assessments and restorations for injured resources or protection for threatened resources and to agree to covenants not to sue, where appropriate; and

(3) Initiating damage assessments, as provided in OPA section 6002.

(e) Actions which may be taken by any trustee pursuant to section 311(f)(5) of the CWA or section 1006 of the OPA include, but are not limited to, any of the following:

(1) Requesting that an authorized agency issue an administrative order or pursue injunctive relief against the parties responsible for the discharge; or

(2) Requesting that the lead agency remove, or arrange for the removal of any oil from a contaminated medium pursuant to section 311 of the CWA.

5.5.2 Lead administrative trustee. The lead administrative trustee is a natural resource trustee who is designated on an incident-byincident basis and chosen by the other trustees whose natural resources are affected by the incident. The lead administrative trustee facilitates effective and efficient communication between the OSC and the other trustees during response operations and is responsible for applying to the OSC for nonmonetary federal response resources on behalf of all trustees. The lead administrative trustee is also responsible for applying to the National Pollution Funds Center for funding for initiation of damage assessment for injuries to natural resources.

5.5.3 OSC coordination. (a) The OSC shall ensure that the natural resource trustees are promptly notified in the event of any discharge of oil, to the maximum extent practicable, as provided in the Fish and Wildlife and Sensitive Environments Plan annex to the ACP for the area in which the discharge occurs. The OSC and the trustees shall coordinate assessments, evaluations, investigations, and planning with respect to appropriate removal actions. The OSC shall consult with the affected trustees on the appropriate removal action to be taken.

(b) The trustees will provide timely advice concerning recommended actions with regard to trustee resources that are potentially affected. This may include providing assistance to the OSC in identifying/recommending pre-approved response techniques, and in predesignating shoreline types and areas in ACPs.

(c) The trustees also will assure that the OSC is informed of their activities regarding natural resource damage assessment that may affect response operations.

5.5.4 Dissemination of information. (a) When an incident occurs, it is imperative to give the public prompt, accurate information on the nature of the incident and the actions underway to mitigate the damage. OSCs and community relations personnel should ensure that all appropriate public and private interests are kept informed and that their

concerns are considered throughout a response. They should coordinate with available public affairs/community relations resources to carry out this responsibility by establishing, as appropriate, a Joint Information Center bringing together resources from federal and state agencies and the responsible party.

(b) An on-scene news office may be established to coordinate media relations and to issue official federal information on an incident. Whenever possible, it will be headed by a representative of the lead agency. The OSC determines the location of the on-scene news office, but every effort should be made to locate it near the scene of the incident. If a participating agency believes public interest warrants the issuance of statements and an on-scene news office has not been established, the affected agency should recommend its establishment. All federal news releases or statements by participating agencies should be cleared through the OSC. Information dissemination relating to natural resource damage assessment activities shall be coordinated through the lead administrative trustee. The designated lead administrative trustee may assist the OSC by disseminating information on issues relating to damage assessment activities. Following termination of the removal activity, information dissemination on damage assessment activities shall be through the lead administrative trustee.

5.5.5 Responsibilities of trustees. (a) Where there are multiple trustees, because of coexisting or contiguous natural resources or concurrent jurisdictions, they should coordinate and cooperate in carrying out these responsibilities.

(b) Trustees are responsible for designating to the RRTs and the Area Committees, for inclusion in the RCP and the ACP, appropriate contacts to receive notifications from the OSCs of discharges.

(c)(1) Upon notification or discovery of injury to, destruction of, loss of, or threat to natural resources, trustees may, pursuant to section 311(f)(5) of the CWA, take the following or other actions as appropriate:

(A) Conduct a preliminary survey of the area affected by the discharge or release to determine if trust resources under their jurisdiction are, or potentially may be, affected:

(B) Cooperate with the OSC in coordinating assessments, investigations, and planning;

(C) Carry out damage assessments; or

(D) Devise and carry out a plan for restoration, rehabilitation, replacement, or acquisition of equivalent natural resources. In assessing damages to natural resources, the federal, state, and Indian tribe trustees have the option of following the procedures for natural resource damage assessments located at 43 CFR part 11.

- (2) Upon notification or discovery of injury to, destruction of, loss of, or loss of use of, natural resources, or the potential for such, resulting from a discharge of oil occurring after August 18, 1990, the trustees, pursuant to section 1006 of the OPA, are to take the following actions:
- (A) In accordance with OPA section 1006(c), determine the need for assessment of natural resource damages, collect data necessary for a potential damage assessment, and, where appropriate, assess damages to natural resources under their trusteeship; and
- (B) As appropriate, and subject to the public participation requirements of OPA section 1006(c), develop and implement a plan for the restoration, rehabilitation, replacement, or acquisition of the equivalent, of the natural resources under their trusteeship:
- (3)(A) The trustees, consistent with procedures specified in the Fish and Wildlife and Sensitive Environments Annex to the Area Contingency Plan, shall provide timely advice on recommended actions concerning trustee resources that are potentially affected by a discharge of oil. This may include providing assistance to the OSC in identifying/recommending pre-approved response techniques and in predesignating shoreline types and areas in ACPs.
- (B) The trustees shall assure, through the lead administrative trustee, that the OSC is informed of their activities regarding natural resource damage assessment that may affect response operations in order to assure coordination and minimize any interference with such operations. The trustees shall assure, through the lead administrative trustee, that all data from the natural resource damage assessment activities that may support more effective operational decisions are provided in a timely manner to the OSC.
- (C) When circumstances permit, the OSC shall share the use of federal response resources (including but not limited to aircraft, vessels, and booms to contain and remove discharged oil) with the trustees, providing trustee activities do not interfere with response actions. The lead administrative trustee facilitates effective and efficient communication between the OSC and the other trustees during response operations and is responsible for applying to the OSC for non-monetary federal response resources on behalf of all trustees. The lead administrative trustee also is responsible for applying to the National Pollution Funds Center for funding for initiation of damage assessment for injuries to natural resources.
- (d) The authority of federal trustees includes, but is not limited to the following actions:
- (1) Requesting that the Attorney General seek compensation from the responsible parties for the damages assessed and for the costs of an assessment and of restoration planning; and

- (2) Initiating damage assessments, as provided in OPA section 6002.
- (e) Actions which may be taken by any trustee pursuant to section 1006 of the OPA include, but are not limited to, any of the following:
- (1) Requesting that an authorized agency issue an administrative order or pursue injunctive relief against the parties responsible for the discharge or release; or
- (2) Requesting that the lead agency remove, or arrange for the removal of, or provide for remedial action with respect to, any oil from a contaminated medium pursuant to section 311 of CWA.

5.6 Oil spill liability trust fund.

- 5.6.1 Funding. (a) The OSLTF is available under certain circumstances to fund removal of oil performed under section 311 of the CWA. Those circumstances and the procedures for accessing the OSLTF are described in 33 CFR subchapter M. The responsible party is liable for costs of federal removal and damages in accordance with section 311(f) of the CWA, section 1002 of the OPA, and other federal laws.
- (b) Response actions other than removal, such as scientific investigations not in support of removal actions or law enforcement, shall be provided by the agency with legal responsibility for those specific actions.
- (c) The funding of a response to a discharge from a federally owned, operated, or supervised facility or vessel is the responsibility of the owning, operating, or supervising agency if it is a responsible party.
- (d) The following agencies have funds available for certain discharge removal actions:
- (1) DOD has two specific sources of funds that may be applicable to an oil discharge under appropriate circumstances. This does not consider military resources that might be made available under specific conditions.
- (i) Funds required for removal of a sunken vessel or similar obstruction of navigation are available to the Corps of Engineers through Civil Works Appropriations, Operations and Maintenance, General.
- (ii) The U.S. Navy (USN) may conduct salvage operations contingent on defense operational commitments, when funded by the requesting agency. Such funding may be requested on a direct cite basis.
- (2) Pursuant to Title I of the OPA, the state or states affected by a discharge of oil may act where necessary to remove such discharge. Pursuant to 33 CFR subchapter M, states may be reimbursed from the OSLTF for the reasonable costs incurred in such a removal.
- 5.6.2 Claims. (a) Claims are authorized to be presented to the OSLTF under section 1013 of the OPA of 1990, for certain uncompensated removal costs or uncompensated damages resulting from the discharge, or

substantial threat of discharge, of oil from a vessel or facility into or upon the navigable waters, adjoining shorelines, or exclusive economic zone of the United States.

(b) Anyone desiring to file a claim against the OSLTF may obtain general information on the procedure for filing a claim from the Director, National Pollution Funds Center, Suite 1000, 4200 Wilson Boulevard, Arlington, Virginia, 22203–1804, (703) 235–4756.

5.7 Documentation and Cost Recovery.

- (a) All OSLTF users need to collect and maintain documentation to support all actions taken under the CWA. In general, documentation shall be sufficient to support full cost recovery for resources utilized and shall identify the source and circumstances of the incident, the responsible party or parties, and impacts and potential impacts to public health and welfare and the environment. Documentation procedures are contained in 33 CFR subchapter M.
- (b) When appropriate, documentation shall also be collected for scientific understanding of the environment and for research and development of improved response methods and technology. Funding for these actions is restricted by section 6002 of the OPA.
- (c) As requested by the NRT or RRT, the OSC shall submit to the NRT or RRT a complete report on the removal operation and the actions taken. The OSC report shall record the situation as it developed, the actions taken, the resources committed, and the problems encountered. The RRT shall review the OSC report with its comments or recommendations within 30 days after the RRT has received the OSC report.
- (d) OSCs shall ensure the necessary collection and safeguarding of information, samples, and reports. Samples and information shall be gathered expeditiously during the response to ensure an accurate record of the impacts incurred. Documentation materials shall be made available to the trustees of affected natural resources. The OSC shall make available to the trustees of affected natural resources information and documentation in the OSC's possession that can assist the trustees in the determination of actual or potential natural resource injuries.
- (e) Information and reports obtained by the EPA or USCG OSC shall be transmitted to the appropriate offices responsible for follow-up actions.

5.8 National response priorities

- (a) Safety of human life must be given the top priority during every response action. This includes any search and rescue efforts in the general proximity of the discharge and the insurance of safety of response personnel.
- (b) Stabilizing the situation to preclude the event from worsening is the next pri-

ority. All efforts must be focused on saving a vessel that has been involved in a grounding, collision, fire, or explosion, so that it does not compound the problem. Comparable measures should be taken to stabilize a situation involving a facility, pipeline, or other source of pollution. Stabilizing the situation includes securing the source of the spill and/or removing the remaining oil from the container (vessel, tank, or pipeline) to prevent additional oil spillage, to reduce the need for follow-up response action, and to minimize adverse impact to the environment.

- (c) The response must use all necessary containment and removal tactics in a coordinated manner to ensure a timely, effective response that minimizes adverse impact to the environment.
- (d) All parts of this national response strategy should be addressed concurrently, but safety and stabilization are the highest priorities. The OSC should not delay containment and removal decisions unnecessarily and should take actions to minimize adverse impact to the environment that begin as soon as a discharge occurs, as well as actions to minimize further adverse environmental impact from additional discharges.
- (e) The priorities set forth in this section are broad in nature, and should not be interpreted to preclude the consideration of other priorities that may arise on a site-specific basis

6.0 Response coordination

- 6.1 Nongovernmental participation. (a) Industry groups, academic organizations, and others are encouraged to commit resources for response operations. Specific commitments should be listed in the RCP and ACP. Those entities required to develop tank vessel and facility response plans under CWA section 311(j) must be able to respond to a worst case discharge to the maximum extent practicable, and should commit sufficient resources to implement other aspects of those plans.
- (b) The technical and scientific information generated by the local community, along with information from federal, state, and local governments, should be used to assist the OSC in devising response strategies where effective standard techniques are unavailable. Such information and strategies will be incorporated into the ACP, as appropriate. The SSC may act as liaison between the OSC and such interested organizations.
- (c) ACPs shall establish procedures to allow for well organized, worthwhile, and safe use of volunteers, including compliance with requirements regarding worker health and safety. ACPs should provide for the direction of volunteers by the OSC or by other federal, state, or local officials knowledgeable in contingency operations and capable of providing leadership. ACPs also should

identify specific areas in which volunteers can be used, such as beach surveillance, logistical support, and bird and wildlife treatment. Unless specifically requested by the OSC, volunteers generally should not be used for physical removal or remedial activities. If, in the judgment of the OSC, dangerous conditions exist, volunteers shall be restricted from on-scene operations.

(d) Nongovernmental participation must be in compliance with the requirements of subpart H of the NCP if any recovery of costs will be sought.

6.2 Natural resource trustees.

6.2.1 Federal agencies. (a) The President is required to designate in the NCP those federal officials who are to act on behalf of the public as trustees for natural resources. These designated federal officials shall act pursuant to section 1006 of the OPA. "Natural resources" means land, fish, wildlife, biota, air, water, ground water, drinking water supplies, and other such resources belonging to, managed by, held in trust by, appertaining to, or otherwise controlled (hereinafter referred to as "managed or controlled") by the United States, including the resources of the exclusive economic zone.

(b) The following individuals shall be the designated trustee(s) for general categories of natural resources, including their supporting ecosystems. They are authorized to act pursuant to section 1006 of the OPA when there is injury to, destruction of, loss of, or threat to natural resources, including their supporting ecosystems as a result of a discharge of oil. Notwithstanding the other designations in this section, the Secretaries of Commerce and the Interior shall act as trustees of those resources subject to their respective management or control.

(1) The Secretary of Commerce shall act as trustee for natural resources managed or controlled by DOC and for natural resources managed or controlled by other federal agencies and that are found in, under, or using waters navigable by deep draft vessels, tidally influenced waters or waters of the contiguous zone, the exclusive economic zone, and the outer continental shelf. However, before the Secretary takes an action with respect to an affected resource under the management or control of another federal agency, he shall, whenever practicable, seek to obtain concurrence of that other federal agency. Examples of the Secretary's trusteeship include the following natural resources and their supporting ecosystems: marine fishery resources; anadromous fish; endangered species and marine mammals; and the resources of National Marine Sanctuaries and National Estuarine Research Reserves

(2) The Secretary of the Interior shall act as trustee for natural resources managed or controlled by DOI. Examples of the Sec-

retary's trusteeship include the following natural resources and their supporting ecosystems: migratory birds; anadromous fish; endangered species and marine mammals; federally owned minerals; and certain federally managed water resources. The Secretary of the Interior shall also be trustee for those natural resources for which an Indian tribe would otherwise act as trustee in those cases where the United States acts on behalf of the Indian tribe.

(3) Secretary for the land managing agency. For natural resources located on, over, or under land administered by the United States, the trustee shall be the head of the department in which the land managing agency is found. The trustees for the principal federal land managing agencies are the Secretaries of DOI, USDA, DOD, and DOE.

(4) Head of Authorized Agencies. For natural resources located within the United States but not otherwise described in this section, the trustee is the head of the federal agency or agencies authorized to manage or control those resources.

6.2.2 State. (a) State trustees shall act on behalf of the public as trustees for natural resources, including their supporting ecosystems, within the boundary of a state or belonging to, managed by, controlled by, or appertaining to such state. For the purposes of section 6.1, the definition of the term "state" does not include Indian tribes.

(b) The Governor of a state is encouraged to designate a lead state trustee to coordinate all state trustee responsibilities with other trustee agencies and with response activities of the RRT and OSC. The state's lead trustee would designate a representative to serve as a contact with the OSC. This individual should have ready access to appropriate state officials with environmental protection, emergency response, and natural resource responsibilities. The EPA Administrator or USCG Commandant or their designees may appoint the lead state trustee as a member of the Area Committee. Response strategies should be coordinated between the state and other trustees and the OSC for specific natural resource locations in an inland or coastal zone, and should be included in the Fish and Wildlife and Sensitive Environments Plan annex of the ACP.

6.2.3 Indian tribes. The tribal chairmen (or heads of the governing bodies) of Indian tribes, as defined in section 1.5, or a person designated by the tribal officials, shall act on behalf of the Indian tribes as trustees for the natural resources, including their supporting ecosystems, belonging to, managed by, controlled by, or appertaining to such Indian tribe, or held in trust for the benefit of such Indian tribe, or belonging to a member of such Indian tribe, if such resources are subject to a trust restriction on alienation. When the tribal chairman or head of the tribal governing body designates another

person as trustee, the tribal chairman or head of the tribal governing body shall notify the President of such designation.

6.2.4 Foreign trustees. Pursuant to section 1006 of the OPA, foreign trustees shall act on behalf of the head of a foreign government as trustees for natural resources belonging to, managed by, controlled by, or appertaining to such foreign government.

6.3 Federal agencies.

- (a) Federal agencies listed in this appendix have duties established by statute, executive order, or Presidential directive which may apply to federal response actions following, or in prevention of, the discharge of oil. Some of these agencies also have duties relating to the restoration, rehabilitation, replacement, or acquisition of equivalent natural resources injured or lost as a result of such discharge. The NRT, RRT, and Area Committee organizational structure, and the NCP, RCPs, and ACPs provide for agencies to coordinate with each other in carrying out these duties.
- (b) Federal agencies may be called upon by an OSC during response planning and implementation to provide assistance in their respective areas of expertise, consistent with the agencies' capabilities and authorities.
- (c) In addition to their general responsibilities, federal agencies should:
- (1) Make necessary information available to the Secretary of the NRT, RRTs, Area Committees, and OSCs;
- (2) Provide representatives to the NRT and RRTs and otherwise assist RRTs and OSCs, as necessary, in formulating RCPs and ACPs; and
- (3) Inform the NRT, RRTs, and Area Committees consistent with national security considerations, of changes in the availability of resources that would affect the operations implemented under the NCP.
- (d) All federal agencies must report discharges of oil, as required in 40 CFR part 110, from vessels or facilities under their jurisdiction or control to the NRC.

6.4 Other Federal agencies.

6.4.1 Department of Commerce. (a) The DOC, through NOAA, provides scientific support for response and contingency planning in coastal and marine areas, including assessments of the hazards that may be involved, predictions of movement and dispersion of oil through trajectory modeling, and information on the sensitivity of coastal environments to oil and associated cleanup and mitigation methods; provides expertise on living marine resources and their habitats, including endangered species, marine mammals and National Marine Sanctuary ecosystems; and provides information on actual and predicted meteorological, hydrological, ice, and oceanographic conditions for ma-

rine, coastal, and inland waters, and tide and circulation data for coastal and territorial waters and for the Great Lakes. In addition to this expertise, NOAA provides SSCs in the coastal zone, as described under section 3.3.3 of this appendix, Special teams.

6.4.2 Department of Justice. The DOJ can provide expert advice on complicated legal questions arising from discharges, and federal agency responses. In addition, the DOJ represents the federal government, including its agencies, in litigation relating to such discharges. Other legal issues or questions shall be directed to the federal agency counsel for the agency providing the OSC for the response.

6.4.3 Department of Defense. The DOD has responsibility to take all action necessary with respect to discharges where either the discharge is on, or the sole source of a discharge is from, any facility or vessel under the jurisdiction, custody, or control of DOD. In addition to those capabilities provided by SUPSALV, DOD may also, consistent with its operational requirements and upon request of the OSC, provide locally deployed USN oil spill response equipment and provide assistance to other federal agencies upon request. The following two branches of DOD have particularly relevant expertise:

(a) The United States Army Corps of Engineers has specialized equipment and personnel for maintaining navigation channels, for removing navigation obstructions, for accomplishing structural repairs, and for performing maintenance to hydropower electric generating equipment. The Corps can also provide design services, perform construction, and provide contract writing and contract administrative services for other federal agencies.

(b) The U.S. Navy Supervisor of Salvage (SUPSLAV) is the branch of the service within DOD most knowledgeable and experienced in ship salvage, shipboard damage control, and diving. The USN has an extensive array of specialized equipment and personnel available for use in these areas as well as specialized containment, collection, and removal equipment specifically designed for salvage-related and open-sea pollution incidents.

6.4.4 Department of Health and Human Services. (a) The HHS assists with the assessment, preservation, and protection of human health and helps ensure the availability of essential human services. HHS provides technical and nontechnical assistance in the form of advice, guidance, and resources to other federal agencies as well as state and local governments.

(b) The principal HHS response comes from the U.S. Public Health Service and is coordinated from the Office of the Assistant Secretary for Health, and various Public Health Service regional offices. Within the Public Health Service, the primary response to a

hazardous materials emergency comes from the Agency for Toxic Substances and Disease Registry (ATSDR) and the Centers for Disease Control (CDC). Both ATSDR and CDC have a 24-hour emergency response capability wherein scientific and technical personnel are available to provide technical assistance to the lead federal agency and state and local response agencies on human health threat assessment and analysis, and exposure prevention and mitigation. Such assistance is used for situations requiring evacuation of affected areas, human exposure to hazardous materials, and technical advice on mitigation and prevention. CDC takes the lead during petroleum releases regulated under the CWA and OPA while ATSDR takes the lead during chemical releases under CERCLA. Both agencies are mutually supportive.

(c) Other Public Health Service agencies involved in support during hazardous materials incidents either directly or through ATSDR/CDC include the Food and Drug Administration, the Health Resources and Services Administration, the Indian Health Service, and the National Institutes of Health.

(d) Statutory authority for HHS/National for Environmental Institutes Sciences (NIEHS) involvement in hazardous materials accident prevention is non-regulatory in nature and focused on two primary areas for preventing community and worker exposure to hazardous materials releases: (1) worker safety training and (2) basic research activities. Under section 126 of the SARA, NIEHS is given statutory authority for supporting development of curricula and model training programs for waste workers and chemical emergency responders. Under section 118(b) of the Hazardous Materials Transportation and Uniform Safety Act, NIEHS also administers the Hazmat Employee Training Program to prepare curricula and training for hazardous materials transportation workers. In the basic research arena, NIEHS is authorized under section 311 of SARA to conduct a hazardous substance basic research and training program to evaluate toxic effects and assess human health risks from accidental releases of hazardous materials. Under Title IX, section 901(h) of the Clean Air Act Amendments, NIEHS also is authorized to conduct basic research on air pollutants, as well as train physicians in environmental health. Federal research and training in hazardous materials release prevention represents an important non-regulatory activity and supplements ongoing private sector programs.

6.4.5 Department of the Interior. The DOI may be contacted through Regional Environmental Officers, who are the designated members of RRTs. Department land managers have jurisdiction over the national park system, national wildlife refuges and

fish hatcheries, the public lands, and certain water projects in western states. In addition, bureaus and offices have relevant expertise as follows:

- (a) United States Fish and Wildlife Service and other Bureaus: Anadromous and certain other fishes and wildlife, including endangered and threatened species, migratory birds, and certain marine mammals; waters and wetlands; and effects on natural resources.
- (b) The National Biological Survey performs research in support of biological resource management; inventories, monitors, and reports on the status and trends in the Nation's biotic resources; and transfers the information gained in research and monitoring to resource managers and others concerned with the care, use, and conservation of the Nation's natural resources. The National Biological Survey has laboratory/research facilities.
- (c) Geological Survey: Geology, hydrology (ground water and surface water), and natural hazards.
- (d) Bureau of Land Management: Minerals, soils, vegetation, wildlife, habitat, archaeology, and wilderness.
- (e) Minerals Management Service: Oversight of offshore oil and gas exploration and production facilities and associated pipeline facilities under the Outer Continental Shelf Lands Act and the CWA; oil spill response technology research; and establishing oil discharge contingency planning requirements for offshore facilities.
- (f) Bureau of Mines: Analysis and identification of inorganic hazardous substances and technical expertise in metals and metallurgy relevant to site cleanup.
- (g) Office of Surface Mining: Coal mine wastes and land reclamation.
- (h) National Park Service: General biological, natural, and cultural resource managers to evaluate, measure, monitor, and contain threats to park system lands and resources; archaeological and historical expertise in protection, preservation, evaluation, impact mitigation, and restoration of cultural resources; emergency personnel.

 (i) Bureau of Reclamation: Operation and
- (i) Bureau of Reclamation: Operation and maintenance of water projects in the West; engineering and hydrology; and reservoirs.(j) Bureau of Indian Affairs: Coordination
- (j) Bureau of Indian Affairs: Coordination of activities affecting Indian lands; assistance in identifying Indian tribal government officials.
- (k) Office of Territorial Affairs: Assistance in implementing the NCP in American Somoa, Guam, the Pacific Island Governments, the Northern Mariana Islands, and the Virgin Islands.
- 6.4.6 Department of Justice. The DOJ can provide expert advice on complicated legal questions arising from discharges, and federal agency responses. In addition, the DOJ represents the federal government, including

its agencies, in litigation relating to such discharges. Other legal issues or questions shall be directed to the federal agency counsel for the agency providing the OSC for the response.

6.4.7 Department of Labor. The DOL, through OSHA and the states operating plans approved under section 18 of the OSH Act, has authority to conduct safety and health inspections of hazardous waste sites to assure that employees are being protected and to determine if the site is in compliance with:

(a) Safety and health standards and regulations promulgated by OSHA (or the states) in accordance with section 126 of SARA and all other applicable standards; and

(b) Regulations promulgated under the OSH Act and its general duty clause. OSHA inspections may be self-generated, sistent with its program operations and objectives, or may be conducted in response to requests from EPA or another lead agency, or in response to accidents or employee complaints. On request, OSHA shall provide advice and consultation to EPA and other NRT/ RRT agencies as well as to the OSC regarding hazards to persons engaged in response activities. OSHA may also take any other action necessary to assure that employees are properly protected at such response activities. Any questions about occupational safety and health at these sites may be referred to the OSHA Regional Office.

6.4.8 Federal Emergency Management Agency. FEMA provides guidance, policy and program advice, and technical assistance in hazardous materials, chemical, and radiological emergency preparedness activities (including planning, training, and exercising). FEMA's primary point of contact for administering financial and technical assistance to state and local governments to support their efforts to develop and maintain an effective emergency management and response capability is the Preparedness, Training, and Exercises Directorate.

6.4.9 Department of Energy. The DOE generally provides designated OSCs that are responsible for taking all response actions with respect to releases where either the release is on, or the sole source of the release is from, any facility or vessel under its jurisdiction, custody, or control, including vessels bareboat-chartered and operated. In addition, under the FRERP, DOE provides advice and assistance to other OSCs/RPMs for emergency actions essential for the control of immediate radiological hazards. Incidents that qualify for DOE radiological advice and assistance are those believed to involve source, by-product, or special nuclear material or other ionizing radiation sources, including radium, and other naturally occurring radionuclides, as well as particle accelerators. Assistance is available through direct contact with the appropriate DOE Radiological Assistance Program Regional Office.

6.4.10 Department of State. The DOS will lead in the development of international joint contingency plans. It will also help to coordinate an international response when discharges or releases cross international boundaries or involve foreign flag vessels. Additionally, DOS will coordinate requests for assistance from foreign governments and U.S. proposals for conducting research at incidents that occur in waters of other countries.

6.4.11 General Services Administration. The GSA provides logistic and telecommunications support to federal agencies. During an emergency situation, GSA quickly responds to aid state and local governments as directed by other Federal Agencies. The type of support provided might include leasing and furnishing office space, setting up telecommunications and transportation services, and advisory assistance.

6.4.12 Department of Transportation. DOT provides response expertise pertaining to transportation of oil by all modes of transportation. DOT, through RSPA, establishes oil discharge contingency planning requirements for pipelines, transport by rail and containers or bulk transport of oil.

6.5 States and local participation in response.

(a) Each state Governor is requested to designate one state office/representative to represent the state on the appropriate RRT. The state's office/representative may participate fully in all activities of the appropriate RRT. Each state Governor is also requested to designate a lead state agency that shall direct state-lead response operations. This agency is responsible for designating the OSC for state-lead response actions, and coordinating/communicating with any other state agencies, as appropriate. Local governments are invited to participate in activities on the appropriate RRT as may be provided by state law or arranged by the state's representative. Indian tribes wishing to participate should assign one person or office to represent the tribal government on the appropriate RRT.

(b) Appropriate state and local officials (including Indian tribes) shall participate as part of the response structure as provided in the ACP.

(c) In addition to meeting the requirements for local emergency plans under SARA section 303, state and local government agencies are encouraged to include contingency planning for responses, consistent with the NCP, RCP, and ACP in all emergency and disaster planning.

(d) For facilities not addressed under the CWA for oil discharges, states are encouraged to undertake response actions themselves or to use their authorities to compel

potentially responsible parties to undertake response actions.

(e) Because state and local public safety organizations would normally be the first government representatives at the scene of a discharge or release, they are expected to initiate public safety measures that are necessary to protect the public health and welfare and that are consistent with containment and cleanup requirements in the NCP, and are responsible for directing evacuations pursuant to existing state or local procedures.

[59 FR 47473, Sept. 15, 1994]

PART 302—DESIGNATION, REPORT-ABLE QUANTITIES, AND NOTIFI-CATION

Sec.

302.1 Applicability.

302.2 Abbreviations.

302.3 Definitions.

302.4 Designation of hazardous substances.

302.5 Determination of reportable quantities

302.6 Notification requirements.

302.7 Penalties.

302.8 Continuous releases.

AUTHORITY: 42 U.S.C. 9602, 9603, and 9604; 33 U.S.C. 1321 and 1361.

Source: $50\ \mathrm{FR}\ 13474,\ \mathrm{Apr.}\ 4,\ 1985,\ \mathrm{unless}$ otherwise noted.

§ 302.1 Applicability.

This regulation designates under section 102(a) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 ("the Act") those substances in the statutes referred to in section 101(14) of the Act, identifies reportable quantities for these substances, and sets forth the notification requirements for releases of these substances. This regulation also sets forth reportable quantities for hazardous substances designated under section 311(b)(2)(A) of the Clean Water Act.

§ 302.2 Abbreviations.

CASRN=Chemical Abstracts Service Registry Number

RCRA=Resource Conservation and Recovery Act of 1976, as amended

lb=pound

kg=kilogram

RQ=reportable quantity

§ 302.3 Definitions.

As used in this part, all terms shall have the meaning set forth below:

The Act, CERCLA, or Superfund means the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (Pub. L. 96-510);

Administrator means the Administrator of the United States Environmental Protection Agency ("EPA");

Consumer product shall have the meaning stated in 15 U.S.C. 2052;

Environment means (1) the navigable waters, the waters of the contiguous zone, and the ocean waters of which the natural resources are under the exclusive management authority of the United States under the Fishery Conservation and Management Act of 1976, and (2) any other surface water, ground water, drinking water supply, land surface or subsurface strata, or ambient air within the United States or under the jurisdiction of the United States;

Facility means (1) any building, structure, installation, equipment, pipe or pipeline (including any pipe into a sewer or publicly owned treatment works), well, pit, pond, lagoon, impoundment, ditch, landfill, storage container, motor vehicle, rolling stock, or aircraft, or (2) any site or area where a hazardous substance has been deposited, stored, disposed of, or placed, or otherwise come to be located; but does not include any consumer product in consumer use or any vessel;

Hazardous substance means any substance designated pursuant to 40 CFR part 302;

Hazardous waste shall have the meaning provided in 40 CFR 261.3;

Navigable waters or navigable waters of the United States means waters of the United States, including the territorial seas;

Offshore facility means any facility of any kind located in, on, or under, any of the navigable waters of the United States, and any facility of any kind which is subject to the jurisdiction of the United States and is located in, on, or under any other waters, other than a vessel or a public vessel;

Onshore facility means any facility (including, but not limited to, motor vehicles and rolling stock) of any kind located in, on, or under, any land or

§ 302.4

non-navigable waters within the United States;

Person means an individual, firm, corporation, association, partnership, consortium, joint venture, commercial entity, United States Government, State, municipality, commission, political subdivision of a State, or any interstate body;

Release means any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, or disposing into the environment, but excludes (1) any release which results in exposure to persons solely within a workplace, with respect to a claim which such persons may assert against the employer of such persons, (2) emissions from the engine exhaust of a motor vehicle, rolling stock, aircraft, vessel, or pipeline pumping station engine, (3) release of source, byproduct, or special nuclear material from a nuclear incident, as those terms are defined in the Atomic Energy Act of 1954, if such release is subject to requirements with respect to financial protection established by the Nuclear Regulatory Commission under section 170 of such Act, or for the purposes of section 104 of the Comprehensive Environmental Response, Compensation, and Liability Act or any other response action, any release of source, byproduct, or special nuclear material from any processing site designated under section 102(a)(1) or 302(a) of the Uranium Mill Tailings Radiation Control Act of 1978, and (4) the normal application of fertilizer;

Reportable quantity means that quantity, as set forth in this part, the release of which requires notification pursuant to this part;

United States include the several States of the United States, the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, the United States Virgin Islands, the Commonwealth of the North-

ern Marianas, and any other territory or possession over which the United States has jurisdiction; and

Vessel means every description of watercraft or other artificial contrivance used, or capable of being used, as a means of transportation on water.

§ 302.4 Designation of hazardous substances.

(a) Listed hazardous substances. The elements and compounds and hazardous wastes appearing in table 302.4 are designated as hazardous substances under section 102(a) of the Act.

(b) Unlisted hazardous substances. A solid waste, as defined in 40 CFR 261.2, which is not excluded from regulation as a hazardous waste under 40 CFR 261.4(b), is a hazardous substance under section 101(14) of the Act if it exhibits any of the characteristics identified in 40 CFR 261.20 through 261.24.

NOTE: The numbers under the column "CASRN" are the Chemical Abstracts Service Registry Numbers for each hazardous substance. Other names by which each hazardous substance is identified in other statutes and their implementing regulations are provided in the "Regulatory Synonyms" column. The "Statutory RQ" column lists the RQs for hazardous substances established by section 102 of CERCLA. The "Statutory Code" column indicates the statutory source for designating each substance as a CERCLA hazardous substance: "1" indicates that the statutory source is section 311(b)(4) of the Clean Water Act, "2" indicates that the source is section 307(a) of the Clean Water Act, "3" indicates that the source is section 112 of the Clean Air Act, and "4" indicates that the source is RCRA section 3001. The "RCRA Waste Number" column provides the waste identification numbers assigned to various substances by RCRA regulations. The column headed "Category" lists the code letters "X," "A," "B," and "D," which are associated with reportable quantities of 1, 10, 100, 1000, and 5000 pounds, respectively. The "Pounds (kg)" column provides the reportable quantity adjustment for each hazardous substance in pounds and kilograms.

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	,	ш	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	RQ	Code†	RCRA waste Number	Cat- egory	Pounds (Kg)
Acenaphthene	83329		* *	2		В	100 (45.4)
Acetaldehyde	75070	Ethanal	1000	134	11001	ى د	1000 (454)
: :	107200	Chloroacetaldehyde	*	4	P023	0	1000 (454)
	75876	Chloral	*	4	U034	۵	5000 (2270)
Acetamide	60355		*	3		В	100 (45.4)
Acetamide, N-(aminothioxomethyl)	591082	1-Acetyl-2-thiourea	*	4	P002	O	1000 (454)
Acetamide, N-(4-ethoxyphenyl)	62442	Phenacetin	*	4	U187	Ф	100 (45.4)
Acetamide, 2-fluoro-	640197	Fluoroacetamide	*_	4	P057	Ф	100 (45.4)
Acetamide, N-9H-fluoren-2-yl-	53963	2-Acetylaminofluorene	*	3,4	0005	×	1 (0.454)
Acetic acid	64197		1000	-	:	ا ۵	5000 (2270)
Acetic acid (2,4-dichlorophenoxy)-, salts & esters	94757	2,4-D Acid,	100	1,3,4	U240	ш	100 (45.4)
		2,4-D,salts and esters					:
Acetic acid, Lead(2+) salt	301042	Lead acetate	2000	4,	U144	∢ 1	10 (4.54)
Acetic acid, thallium (1+) salt	563688	Thallium(I) acetate	*	4	U214	т (100 (45.4)
Acetic acid, (2,4,5-trichlorophenoxy)	93765	2,4,5-T	100	4,	U232	ပ	1000 (454)
		2,4,5-T acid					
Acetic acid, ethyl ester	141786	Ethyl acetate	*	4	U112	Δ	5000 (2270)
Acetic acid, fluoro-, sodium salt	62748	Fluoroacetic acid, sodium salt	*	4	P058	⋖	10 (4.54)
Acetic anhydride	108247		1000	_		Δ	5000 (2270)
Acetone	67641	2-Propanone	*	4	U002	۵	5000 (2270)
:	75865	Propanenitrile, 2-hydroxy-2-methyl-2-	10	4,1	P069	<	10 (4.54)
		Methyllactonitrile.					
Acetonitrile	75058		*_	3,4	0003	۵	5000 (2270)
Acetophenone	98862	Ethanone, 1-phenyl-	*	3,4	U004	۵	5000 (2270)
2-Acetylaminofluorene	53963	Acetamide, N-9H-fluoren-2-yl-	*	3,4	0005	×	1 (0.454)
:	206967		2000	τ-		۵	5000 (2270)
	75365		2000	4.1	9000	۵	5000 (2270)
	591082	Acetamide, N-(aminothioxomethyl)-	*	4	P002	ပ	1000 (454)
	107028	2-Propenal	_	1,2,3,4	P003	×	1 (0.454)
	79061	2-Propenamide	*	3,4	U007	۵	5000 (2270)
	79107	2-Propenoic acid	*	3,4	0008	۵	5000 (2270)
Acrylonitrile	107131	2-Propenenitrile	100	1.2.3.4	600N	Ф	100 (45.4)
: :	124049		_	-			5000 (2270)
Aldicarb	116063	Propanal. 2-methyl-2-(methylthio)O-	*	4	P070	×	1 (0.454)
	600006	lamino)cark	7	0,7	2000	>	1 (0 454)
	20000	1,7,0,0-Differing Difference, 1,2,9,7,10,10- 10-hexachloro-1,4,4a,5,8,8a-hexahydro-,	-	t, 7, -	8	<	(101.0)
		(1alpha,					
		4alpha,4abeta,5alpha,8alpha,8abeta)	-				:
Allyl alcohol	107186	2-Propen-1-ol	100	4,	P005	<u> </u>	100 (45.4)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

andous substance CASRN Regulatory synonyms RQ Code+ Number 107065 107066 107065 1070666 107066 107066 107066					Statutory		ш	Final RQ
1000 1.3 1.3 1000 1.3	Hazardous substance	CASRN	Regulatory synonyms	g g	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
17.28394 Muscimion 3(211-1)-soxazolone, G-laminomethyly 1.7	Allyl chloride	107051 20859738		1000	6,4+	P006	Omc	1000 (454)
273364 Muscinol 30H-lsovazolole, 5-(aminomethy)	Authingling Sullate	92671		3000	- c		× c	1 (0.454)
604245 4-Pyridinamine 11 4-P008 766447 766447 114.12.4-Triazol-3-amine 100 1 168364 1464497 144.12.4-Triazol-3-amine 100 1 1789095 1789095 5000 1 178809 1275029 5000 1 178809 1275029 5000 1 178809 1275029 5000 1 178809 1275029 5000 1 178809 1275029 5000 1 178809 1275029 5000 1 178809 1275029 5000 1 178809 1275049 5000 1 178809 1275049 1000 1 178809 1275049 1000 1 1697736 169979 5000 1 17990 1709 1 1 17990 1709 1 1 17990 1000 1 1	5-(Aminomethyl)-3-isoxazolol	2763964	Muscimol 3(2H)-Isoxazolone, 5-(aminomethyl)-	*	4	P007	O	1000 (454)
6 1625 1H-12.4Tritazot-3-amine 17 4 U011 6 166347 1000 1 4 U011 6 106637 1000 1 1 4 U011 7 1241497 1010 1 1 4 1 1 1 4 1 1 1	4-Aminopyridine	504245	4-Pyridinamine	*	4	P008	ပ	1000 (454)
6.31614 766441 100 1 166334 166334 5000 1 1 16633 100633 1000 1 1 10432 5000 1 1 11780 5000 1 1 11780 5000 1 1 11780 5000 1 1 11780 5000 1 1 11780 5000 1 1 11780 5000 1 1 11780 5000 1 1 138263 5000 1 1 138264 5000 1 1 138276 5000 1 1 138276 5000 1 1 138276 5000 1 1 109649 1000 1 1 109640 1000 1 1 109640 1000 1 1 1000 1 1 1 1000 1 1 1 1000 1 1 1 1000 1 1 1 1000	Amitrole	61825	1H-1,2,4-Triazol-3-amine	*	4	U011	⋖	10 (4.54)
1663634 1663634 5000 1 1786634 5000 1 178664 178	Ammonia	7664417		100			ш (100 (45.4)
186337 1900 1 1 1 1 1 1 1 1 1	Ammonium acetate	631618		2000			ى د	5000 (2270)
7788035 7788035 10000 1 11341497 5000 1 1012300 1 5000 1 12152018 5000 1 1382280 5000 1 1382216 5000 1 600373 138249 1000 12152018 138249 5000 12152018 1000 1 600377 13748 Phenol, 2.4.6-trinitro, ammonium salt 1 12135761 101900 1 12135761 101900 1 1430748 Phenol, 2.4.6-trinitro, ammonium salt 1 12135761 101900 1 12135761 101900 1 12235761 101900 1 1236282 Vanadic acid, ammonium salt 1 128322 628637 Landacia acid, ammonium salt 1 128322 62833 1 628637 Fabruaria acid, ammonium salt 1 1000 1 1000 <td></td> <td>1863634</td> <td></td> <td>0000</td> <td></td> <td></td> <td>ם ב</td> <td>5000 (2270)</td>		1863634		0000			ם ב	5000 (2270)
1341497 1341	Ammonium biohromate	7789095		2000			> د	10 (4 54)
10192300	Ammobiling high pride	1341497		200	-		ς α	100 (45.34)
1117780 5000 1 5000 1 1 1 1 1 1 1 1 1 1 1 1 1	Ammonium bisulfite	10192300		2000			ے د	5000 (2270)
saic 506876 500876 1 saic 3012652 5000 1 1212618 5000 1 1212618 5000 1 6009707 6009707 5000 1 1458492 131738 1000 1 16 1215618 1000 1 121738 1458492 1000 1 121736 121736 5000 1 12135761 10196040 5000 1 12135781 10196040 5000 1 12135781 12135741 1000 1 12135781 12135781 5000 1 12135781 123922 5000 1 12135781 123928 1139 1000 1 123922 123922 123922 1 1 12392 62538 Renzenamine 1000 1,34 1012 11 133 134 1012	Ammonium carbamate	1111780		2000	_		ے د	5000 (2270)
12125029 7788989 5000 1	Ammonium carbonate	506876		2000	_		۵ ۵	5000 (2270)
778989 1000 1 1320850 5000 1 12125018 5000 1 1212502 1000 1 12125018 5000 1 1212502 1000 1 1212502 1000 1 1212503 1000 1 1212504 1000 1 121252 1000 1 1213561 5000 1 1172357 10196040 1 1407438 1000 1 176254 Vanadic acid, ammonium salt 1 176254 123922 1 123922 123923 62838 Benzenamine 1000 62853 1000 62853 1000 62853 1000	: :	12125029		2000	_		۵ ۵	5000 (2270)
asic 3012655		7788989		1000	_		<	10 (4.54)
13826830 12136016	Ammonium citrate, dibasic	3012655		2000	_			5000 (2270)
12125018 138216 1000	Ammonium fluoborate	13826830		2000	_		۵	5000 (2270)
1336216 1000 1 1000 1 1000 1 1000 1 1	Ammonium fluoride	12125018		2000	_		Ф	100 (45.4)
6009707 5000 1 14258492 131748 197246 16 161748 1000 1 1773060 1773060 1 1 177307 1773060 1 1 177307 177307 2000 1 177307 177307 2000 1 177307 177307 2000 1 177307 177307 2000 1 177307 176294 2000 1 177397 1762954 2000 1 17392 12392 12392 1 626380 626380 626161 1 626531 626561 1 1 99040 1000 1,34 U012	Ammonium hydroxide	1336216		1000	_		ပ	1000 (454)
14268492 14268492 13144B Phenol, 2,4,6-trinitro-, ammonium salt 1 16919190 777300 17135761 5000 17135761 5000 1762934 7762936 62837 Vanadic acid, ammonium salt 1 123922 1733922 628538 6285161 625531 625531 990040 133	Ammonium oxalate	2026009		2000	_		۵	5000 (2270)
14258492 14258492 151748 Phenol, 2,4,6-trinitro, ammonium salt 1000 1773060 1773060 17135761 12135761 10196040 14307438 316292 176294 780356 Vanadic acid, ammonium salt 1 12392 12392 626380 626380 626380 626380 626380 626380 99040 1000 133		5972736						
1913748 Phenol, 2,4,6-trinitro-, ammonium salt 1 4 P009 16919190 7773060 1 1 12135761 5000 1 14307438 5000 1 3164292 7780356 Vanadic acid, ammonium salt 1 4 P119 123922 123922 123922 1000 1 625380 625161 1000 1 1 62553 62556 1000 1 3 99040 1000 13,4 U012		14258492						
169 169 160 1 1773 100 1 100 1 100 1 100 1 1	Ammonium picrate	131748	Phenol, 2,4,6-trinitro-, ammonium salt	*_	4	P009	⋖	10 (4.54)
7.77360 7.77360 1.2135761 5000 1.0196040 1 3 1762954 7.762954 7.7762954 1.23922 1 1.23922 1 626380 626380 626530 1 626380 1 990040 1,3,4 1000 1,3,4 1133	Ammonium silicofluoride	16919190		1000	_		ပ	1000 (454)
10196040 10196040 1162924 1162954 1762955 Vanadic acid, ammonium salt 123922 625638 62	Ammonium sulfamate	7773060		2000	_		_	5000 (2270)
10196040 14307438 5000 1 14307438 1762964	Ammonium sulfide	12135761		2000	_		Ф	100 (45.4)
14307438 5000 1 3164292 1762954 780356 Vanadic acid, ammonium salt 1 628637 7 12392 173922 173922 173922 173922 173922 17392 626380 626380 626380 626381		10196040		2000	_		_	5000 (2270)
3164292 3164292 7803556 Vanadic acid, ammonium salt 1* 4 P119 628637 4 P119 123922 625330 134 U012 6255161 62551 90040 13,4 U012	Ammonium tartrate	14307438		2000	-		△	5000 (2270)
780356 Vanadic acid, ammonium salt 11 4 P119 628637 Canadic acid, ammonium salt 1000 1 123922 Cas380 Cas380 Cas380 Cas561 Cas561 Cas6380 Cas63	41.	3164292		0	•		C	0000
628637 Anadic acid, ammonum sait 1 4 P119 123922 123923 1 1 626380 626380 625161 1 62553 Benzenamine 1000 1,3,4 U012 90040 13,3 1012	Ammonium tniocyanate	1/62954		onne			، د	0/22) 0000
628637 1000 1 123922 25380 626380 625161 625161 1000 1,3,4 U012	Ammonium vanadate	/803256	Vanadic acid, ammonium salt	-	4	P119	ر د	1000 (454)
123922 626380 625161 62553 Benzenamine 1000 1,3,4 U012 90040 13,4 U012	Amyl acetate	628637		1000	_		_	5000 (2270)
626380 625161 62553 Benzenamine 1000 1,3,4 U012 90040 1,3,4 U012		123922						
625161 62533 Benzenamine	sec-Amyl acetate	626380						
62533 Benzenamine	tert-Amyl acetate	625161						
90040	Aniline	62533	Benzenamine	1000	1,3,4	U012	۵	5000 (2270)
	o-Anisidine	90040		*	က		В	100 (45.4)
120127	Anthracene	120127		*	2		۵	5000 (2270)

Antimony †† ANTIMONY AND COMPOUNDS	7440360 N.A.	Antimony Compounds	* * :	2,0		٥	5000 (2270)
Antimony Compounds	N.A. 7647189	AN IIMONY AND COMPOUNDS	1000	2,7		O	1000 (454)
Antimony potassium tartrate	28300745 7789619		1000			<u>ш</u> О	100 (45.4) 1000 (454)
Antimony trichloride Antimony trifluoride	10025919 7783564		1000			υυ	1000 (454) 1000 (454)
	1309644		2000		0	υ :	1000 (454)
Argentate(1-), bis(cyano-C)-, potassium	506616	Potassium silver cyanide	<u>,</u>	4 6	P099	× >	1 (0.454)
	7	PCBS PCI YCHI ORINATED RIDHENYI S	2	5,4,		<	(†)
Aroclor 1221	11104282	Aroclors	10	1,2,3		×	1 (0.454)
		PCBs POLYCHLORINATED BIPHENYLS					
Aroclor 1232	11141165	Aroclors	10	1,2,3		×	1 (0.454)
Ancier 1242	53469219	PCBS POLYCHLORINATED BIPHENYLS Ancions	Ç	2.3		×	1 (0.454)
		PCBs	2	î Î		:	
Aroclor 1248	12672296	Aroclors	10	1,2,3		×	1 (0.454)
Arocior 1254	11097691	PCBs POLYCHLORINATED BIPHENYLS Aroclors		1.2.3		×	1 (0.454)
		PCBs POLYCHLORINATED BIPHENYLS				;	
Aroclor 1260	11096825	Aroclors	10	1,2,3		×	1 (0.454)
Aroclors	1336363	POLYCHLORINATED BIPHENYLS PCBs	10	1.2.3		×	1 (0.454)
		POLYCHLORINATED BIPHENYLS	2	i i		:	
Aroclor 1016	12674112		10	1,2,3		×	1 (0.454)
Aroclor 1221 Aroclor 1232	11104282		5 6	1,2,3		××	1 (0.454)
Aroclor 1242	53469219		2 0	1,2,3		×	1 (0.454)
	12672296		10	1,2,3		×	1 (0.454)
Aroclor 1254	11097691		10	1,2,3		×	1 (0.454)
Aroclor 1260	11096825		9 *	1,2,3		× ×	1 (0.454)
Alsenic acid	1327522	Arsenic acid H ₃ AsO ₄	*	ý 4	P010	< ×	1 (0.454)
	7778394		,				
Arsenic acid H ₃ AsO ₄	1327522	Arsenic acid	*-	4	P010	×	1 (0.454)
ARSENIC AND COMPOUNDS	N.A.	Arsenic Compounds (inorganic including ar-	*	2,3			**
Arsenic Compounds (inorganic including arsine)	Z.	sine). ARSENIC AND COMPOUNDS	*	2,3			89 89
Arsenic disulfide	1303328 1327533	Arsenic trioxide	2000	- 4 ,	P012	××	1 (0.454) 1 (0.454)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	_		Final RQ
Hazardous substance	CASRN	Regulatory synonyms	RQ	Code†	RCRA waste Number	Cat- egory	Pounds (Kg)
Arsenic oxide As ₂ O ₅ Arsenic pentoxide	1303282	Arsenic pentoxide	5000	4,1	P011 P011	××	1 (0.454)
Arsenic trichloride	7784341	Arsenic oxide As. O.	5000	1 1	P012	××	1 (0.454)
Arsenic trisulfide	1303339		2000	<u>-</u>	2	<×	1 (0.454)
Arsine, diethyl-	692422	Diethylarsine	*	4	P038	×	1 (0.454)
Arsinic acid, dimethyl-	75605	Cacodylic acid	*-	4	N136	×	1 (0.454)
Arsonous dichloride, phenyl	696286	Dichlorophenylarsine	* *	4 6	P036	××	1 (0.454)
Auramine	492808	Benzenamine, 4,4'-carbonimidoylbis (N,N-	- *-	, 5, 4	U014	< <u>a</u>	100 (45.4)
		dimethyl					
Azaserine	115026	L-Serine, diazoacetate (ester)	*_ :	4	U015	×	1 (0.454)
	151564	Ethyleneimine	* *	3,4	P054	× >	1 (0.454)
Aziriaalis, Z-IIIBIIIJI	50027	Mitomorphis C	- *	4,0	100	< <	10 (454)
			-	٢	2	((1)
Barium cyanide	542621		10	1,4	P013	⋖	10 (4.54)
Benz[j]aceanthrylene, 1,2-dihydro-3-methyl-	56492	3-Methylcholanthrene	*-	4	U157	⋖ :	10 (4.54)
Benz[c]acridine	225514		*	4	0016	m	100 (45.4)
Benzal chloride	98873	Benzene, dichloromethyl	* *	4 -	U017	۵ ۵	5000 (2270)
Benzaniuce, 3,3-aicinolo-iv-(1,1-aimemiyi-z-piopyny) Benzialanthracene	56553	Florialiste	- *-	2.4	U018	2 <	10 (4.54)
			•	ī)	:	
,2-Benzanthracene	56553	Benz[a]anthracene	*	2,4	U018	∢	10 (4.54)
Banz[a]anthracana 7 12-dimathyl.	57075	Benzo[a]anthracene 7 10. Dimethylbenz[a]anthracene	*	4	1094	×	1 (0.454)
Benzenamine	62533	Aniline	1000	134	1012	< 0	5000 (2270)
Benzenamine, 4,4'-carbonimidovlbis (N,N-dimethyl-	492808	Auramine	*	4	U014	Ф	100 (45.4)
Benzenamine, 4-chloro-	106478	p-Chloroaniline	*	4	P024	ပ	1000 (454)
Benzenamine, 4-chloro-2-methyl-, hydrochloride	3165933	4-Chloro-o-toluidine, hydrochloride	*	4	U049	Ф	100 (45.4)
Benzenamine, N,N-dimethyl-4-(phenylazo-)	60117	Dimethyl aminoazobenzene	*	3,4	N093	∢	10 (4.54)
		p-Dimethylaminoazobenzene					
Benzenamine, 2-methyl	95534	o-Toluidine	*_	3,4	U328	Ф	100 (45.4)
Benzenamine, 4-methyl-	106490	p-Toluidine	*	4	N353	ш	100 (45.4)
Benzenamine, 4,4'-methylenebis(2-chloro	101144	4,4'-Methylenebis(2-chloroaniline)	*-	3,4	N158	∢	10 (4.54)
Benzenamine, 2-methyl-, hydrochloride	636215	o-Toluidine hydrochloride	*	4	U222	ш	100 (45.4)
Benzenamine, 2-methyl-5-nitro-	99558	5-Nitro-o-toluidine	*-	4	U181	ш	100 (45.4)
Benzenamine, 4-nitro-	100016	p-Nitroaniline	*- !	4	P077	Δ.	5000 (2270)
Benzene *	71432		1000	1,2,3,4	0109	∢ .	10 (4.54)
Benzeneacetic acid, 4-chloro- $lpha$ -(4-chlorophenyl)- $lpha$ -hydroxy-, ethyl ester $$ $$	510156	Chlorobenzilate	*	3,4	0038	⋖	10 (4.54)

Benzene, 1-bromo-4-phenoxv-	101553	4-Bromophenyl phenyl ether	*	2.4	0030	В	100 (45.4)
Benzenebutanoic acid, 4-[bis(2-chloroethyl)amino]-	305033	Chlorambucil	*	4	U035	⋖	10 (4.54)
Benzene, chloro-	108907	Chlorobenzene	100	1,2,3,4		В	100 (45.4)
Benzene, chloromethyl-	100447	Benzyl chloride	100	1,3,4		В	100 (45.4)
Benzenediamine, ar-methyl-	95807	Toluenediamine	*-	3,4	U221	4	10 (4.54)
	496720 823405	2,4-Toluene diamine					
1.2-Benzenedicarboxvlic acid. dioctvl ester	25376458	Di-n-octv phthalate	*	2.4	U107	٥	5000 (2270)
1,2-Benzenedicarboxylic acid, bis(2-ethylhexyl) ester	117817	Bis(2-ethylhexyl)phthalate	*-	2,3,4		ш	100 (45.4)
		Diethylhexyl phthalate					:
1,2-Benzenedicarboxylic acid, dibutyl ester	84742	n-Butyl phthalate	100	1,2,3,4	6900	∢	10 (4.54)
		Di-n-butyl phthalate					
1,2-Benzenedicarboxylic acid, diethyl ester	84662	Diethyl phthalate	* :	2,4	N088	01	1000 (454)
1,2-Benzenedicarboxylic acid, dimethyl ester	131113	Dimethyl phthalate	* 6	2,3,4 4,0,4	0102	۵ ۵	5000 (2270)
Delizere, 1,z-dicritoro-	0000	1.2-Dichlorobenzene	3	4,7,1	200	۵	(43.4)
Benzene, 1,3-dichloro-	541731	m-Dichlorobenzene	*	2,4	U071	В	100 (45.4)
		1,3-Dichlorobenzene					
Benzene, 1,4-dichloro	106467	p-Dichlorobenzene	100	1,2,3,4	U072	ш	100 (45.4)
Oronno A 100 to the property of the control of the	72540	1,4-Dicniorobenzene	•	,	0901	>	1 (0 464)
	12340	TOT	-	t, 4, -		<	(+0+0)
		4.4' DDD					
Benzene, dichloromethyl-	98873	Benzal chloride	*	4	U017	۵	5000 (2270)
Benzene, 1,3-diisocyanatomethyl	91087	Toluene diisocyanate	*	3,4	U223	В	100 (45.4)
	584849	2,4-Toluene diisocyanate					
Benzene dimethyl-	1330207	Xylene	1000	134	11239	α	100 (45.4)
		Xylene (mixed)	2	5	8	1	(1:01)
		Xylenes (isomers and mixture)					
Benzene,m-dimethyl-	108383	m-Xylene	*	က		ပ	1000 (454)
Benzene, o-dimethyl-	95476	o-Xylene	*-	3		ပ	1000 (454)
Benzene, p-dimethyl-	106423	p-Xylene	*	က		В	100 (45.4)
1,3-Benzenediol	108463	Resorcinol	1000	1,4		Δ	5000 (2270)
1,2-Benzenediol,4-[1-hydroxy-2-(methylamino)ethyl]-	51434	Epinephrine	*	4	P042	ပ	1000 (454)
Benzeneethanamine, alpha,alpha-dimethyl	122098	alpha, alpha-Dimethylphenethylamine	*	4	P046	۵	5000 (2270)
Benzene, hexachloro-	118741	Hexachlorobenzene	*	2,3,4	U127	⋖	10 (4.54)
Benzene, hexahydro-	110827	Cyclohexane	1000	1,4	0056 0	O	1000 (454)
Benzene, hydroxy-	108952	Phenol	1000	1,2,3,4	U188	ပ	1000 (454)
Benzene, methyl	108883	Toluene	1000	1,2,3,4		ပ	1000 (454)
Benzene, 2-methyl-1,3-dinitro-	606202	2,6-Dinitrotoluene	1000	1,2,4		В	100 (45.4)
Benzene, 1-methyl-2,4-dinitro	121142	2,4-Dinitrotoluene	1000	1,2,3,4		⋖	10 (4.54)
Benzene, (1-methylethyl)	98828	Cumene	*	3,4		۵	5000 (2270)
Benzene, nitro-	98953	Nitrobenzene	1000	1,2,3,4	0169	O	1000 (454)
Benzene, pentachloro-	608935	Pentachlorobenzene	*-	4	_	4	10 (4.54)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

Hazardous substance	CASRN	Regulatory synonyms	RQ	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
Benzene, pentachloronitro	82688	PCNB Pentachloronitrobenzene	*	3,4	U185	Ф	100 (45.4)
Renzenesulfonic acid chloride	08080	Quintobenzene Benzenesulfanyl chloride	*	4	1020	α	100 (45.4)
Benzenesulfonyl chloride	98099	Benzenesulfonic acid chloride	*	1 4	11020	ם מ	100 (45.4)
Benzene. 1.2.4.5-tetrachloro-	95943	1.2.4.5-Tetrachlorobenzene	*	4	U207	۵ ۵	5000 (2270)
Benzenethiol	108985	Thiophenol	*	4	P014	Ф	100 (45.4)
Benzene, 1,1'-(2,2,2-tri- chloroethylidene)bis[4-chloro-	50293	DDT	-	1,2,4	U061	×	1 (0.454)
	0	4,4′DDT	•		2	;	
Benzene, 1,1-(2,2,2-tricnloroetnylidene) bis[4-metnoxy	72435	Methoxychlor	- *	1,3,4	0247	< <	1 (0.454)
Benzene 13 5-trinitro-	99077	1 3 5-Tripitrohenzene	*	۵,4 4	11234	₹ 4	10 (4.54)
Benzidine	92875	[1.1'-BiphenvIl-4.4'-diamine	*	23.4	10021	×	1 (0.454)
1.2-Benzisothiazol-3(2H)-one, 1,1-dioxide	81072	Saccharin and salts	*	4	U202	<u> </u>	100 (45.4)
	56553	Benz[a]anthracene	*	2,4	U018	∢	10 (4.54)
3	0	1,2-Benzanthracene	:	(;	
Benzolbjfluorantnene	205992		: :	7 0		× ι	1 (0.454)
Benzo(K)Tluoranthene	207089		*		7	۵ د	5000 (2270)
1 3-Banzodioxol-4-ol 2 2-dimethyl- (Bandiocarh phenol)	220440		*	1,1	1364	۵	(+:0+) 001
1.3-Benzodioxol-4-ol. 2.2-dimethyl-, methyl carbamate (Bendiocarb)	22781233		*	4	U278		##
1,3-Benzodioxole, 5-)1-propenyl)-	120581	Isosafrole	*	4	U141	В	100 (45.4)
1,3-Benzodioxole,5-(2-propenyl)-	94597	Safrole	*	4	U203	Ф	100 (45.4)
1,3-Benzodioxole, 5-propyl-	94586	Dihydrosafrole	*	4	0600	∢	10 (4.54)
7-Benzofuranol, 2,3-dihydro-2,2-dimethyl- (Carbofuran phenol)	1563388		*	4	N367		##
Benzoic acid	65850		2000	_		Δ	5000 (2270)
compd. with (3aS-	57647		*-	4	P188		##
nexanydro-1,3a,8-trimethylpyrrolo[2,3-b]indoF5-yl methylcarbamate ester (1:1) (Physostigmine salicylate).							
Benzonitrile	100470		1000	_		Δ	5000 (2270)
Benzo [rst]pentaphene	189559	Dibenz[a,i]pyrene	*	4	N064	∢	10 (4.54)
Benzo[ghi]perylene	191242		*	7		_	5000 (2270)
2H-1-Benzopyran-2-one, 4-hydroxy-3-(3-oxo-1-phenyl-butyl)-, & salts,	81812	Warfarin, & salts, when present at concentra-	*-	4	P001	М	100 (45.4)
when present at concentrations greater than 0.3%	0	tions greater than 0.3%.	:		000	;	,
Benzolajpyrene	50328	3,4-Benzopyrene	: :	4, 7	7005	< >	1 (0.454)
3,4-benzopyrene	50328	Benzolalpyrene	_ :	4, 0	0022	< •	1 (0.454)
p-Benzoquinone	106514	2,5-Cyclohexadiene-1,4-dione	*	3,4	U197	∢	10 (4.54)
O Constitution of the Cons	72080	Quinone Beazene (trickloromethyl).	*	~	1003	<	10 (4 54)
Benzovi chloride	98884	Delizerie, (urcinolonieuryi)	1000	, ,	0020	(()	1000 (454)
	218019	Chrysene	*	2 4	11050) ф	100 (45.4)

Benzyl chloride	100447 N.A.	Benzene, chloromethyl- Berylium Compounds Berylium Compounds BERYLIUM AND COMPOUNDS	100	1,3,4	P028	ш	100 (45.4)
Beryllium chloride	7787475		2000	-		×	1 (0.454)
Beryllium fluoride	7787497		2000			××	1 (0.454) 1 (0.454)
	7787555)	•		:	
Beryllium powder ††	7440417	Beryllium ††	* *	2,3,4	P015	∢ <	10 (4.54)
alpha—BHCheta—BHC	319857		- *	7 0		٤×	10 (4.54)
detta—BHC	319868		*	2 1		×	1 (0.454)
γ-BHC	58899	Cyclohexane, 1,2,3,4,5,6-hexa chloro- (1 α , 2 α ,	-	1,2,3,4	U129	×	1 (0.454)
		3β,4α,5α,6β) Hexachlorocyclohexane (gamma isomer)					
		Lindane					
2,2'-Bioxirane	1464535	1,2:3,4-Diepoxybutane	* :	4	0085	∢ :	10 (4.54)
	92875	Benzidine	*_ *	2,4	U021	× >	1 (0.454)
[1,1-Biphenyl]-4,4 dlamine,3,3 dlcnloro	1109041	3,3 -Dimethoxyhenzidine	÷ +	2,4	10073	< α	1 (0.454)
	119937	3,3'-Dimethylbenzidine	*	4	0005	> د	10 (4.54)
Biphenyl	92524		*	3		Ф	100 (45.4)
Bis (2-chloroethyl) ether	111444	Dichloroethyl ether	*	2,4	U025	⋖	10 (4.54)
	,	Ethane, 1, 1'-oxybis[2-chloro-	;	,		(
BIS(z-cnioroetnoxy) methane	11911	Dichloromethoxy ethane	÷	2,4	0024	ی	1000 (454)
Bis (2-ethylhexvl)nhthalate	117817	Diethylhexyl phthalate	*	2.4	11028	ď	100 (45.4)
	-	1.2-Benzenedicarboxvlic acid. [bis(2-	-	į	2)	(1:01)
		Î					
Bromoacetone	598312	2-Propanone, 1-bromo	*	4	P017	ပ	1000 (454)
Bromoform	75252	Methane, tribromo-	*_	2,4	U225	Ф	100 (45.4)
4-Bromophenyl phenyl ether	101553	Benzene, 1-bromo-4-phenoxy	* :	2,4		ш (100 (45.4)
# 2 D. de alliene # 4 0 0 4 4 Encephane	35/5/3	Strychnidin-10-one, Z,3-dimethoxy	<u>.</u> *	4 4	2018	א מ	100 (45.4)
1,3-butagiene, 1,1,2,3,4,4-nexacnioro	106990	nexacniorobutadiene	- *	4,7	0128	< <	1 (0.454)
1.0-Datable	024163	N-Nitrocodin-but/lamina	*	2 <	1172	(<	10 (4:34)
1-Butanol	71363	n-Bityl alcohol	*	1 4	1031	(C	5000 (2270)
2-Butanone	78933	MEK	*	3,4	U159	۵ ۵	5000 (2270)
2-Butanone peroxide	1338234	Methyl ethyl ketone Methyl ethyl ketone peroxide	*	. 4	0160	<	10 (4.54)
2-Butanone, 3,3-dimethyl-1-(methylthio)-, O[(methylamino)carbonyl]	39196184	Thiofanox	*	4	P045	ω.	100 (45.4)
	400700	Sp. of the state o	5	,	2401	۵	100 (45.4)
Z-Dutelial	4170303	Clotolialdellyde	3	,	ccoo	۵	100 (43.4)
2-Butene, 1,4-dichloro-	764410	1,4-Dichloro-2-butene	*	4	U074	×	1 (0.454)
., 7[[2,3-dihydroxy-2-(1-methoxyethyl)-3-	303344	Lasiocarpine	*	4	N143	∢	10 (4.54)
yr-1-oxobutoxy metnylj-z,s,z,7a-tetranydro-1H-pyfrolizin-1-yl ester, [1S-[1apha(Z),7(2S*,3R*),7aalpha]]-							
Butyl acetateiso-Butyl acetate	123864		2000	-		Δ	5000 (2270)
sec-Butyl acetate	105464		_	_		_	

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	>	ш	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	RQ	Code†	RCRA waste Number	Cat- egory	Pounds (Kg)
tert-Butyl acetate n-Butyl alcohol Butylamine	540885 71363 109739	1-Butanol	1000	4 ←	U031	ں ۵	5000 (2270) 1000 (454)
iso-Butylamine sec-Butylamine	78819						
	13952846						
Butyl benzyl phthalate	85687		*	2		В	100 (45.4)
η-Butyl phthalate	84742	1,2-Benzenedicarboxylic acid, dibutyl ester Dibutyl phthalate Di-n-butyl phthalate	100	1,2,3,4	690N	∢	10 (4.54)
Butyric acid	107926		2000	_		۵	5000 (2270)
Iso-Butyric acid	75605	Arsinic acid dimethyl-	*	4	1136	×	1 (0.454)
Cadmium ††	7440439		*	. 2		< ∢	10 (4.54)
Cadmium acetate	543908		100	· —		: ∢	10 (4.54)
CADMIUM AND COMPOUNDS	Ą.Z	Cadmium Compounds	*-	2,3			*
	Ą.Z	CADMIUM AND COMPOUNDS	*	2,3			*
Cadmium bromide	7789426		100	_		∢	10 (4.54)
Cadmium chloride	10108642		100	_		4	10 (4.54)
Calcium arsenate	7778441		1000	_		×	1 (0.454)
Calcium arsenite	52740166		1000			×·	1 (0.454)
Calcium carbide	75207		2000	- ;	000	∢ •	10 (4.54)
Calcium chromate	13/65190	Chromic acid H ₂ CrO ₄ , calcium salt	1000	4,1	0032	∢ (10 (4.54)
Calcium cyanamide	156627		- ;	· .	200	، ر	1000 (454)
Calcium cyanide	592018	Calcium cyanide Ca(CN)2	2,	4, ,	P021	∢ •	10 (4.54)
Calcium cyanide Ca(CN)2	592018	Calcium cyanide	10	4, 7	P021	∢ (10 (4.54)
Calcium hypopharite	26264062		900			> د	1000 (454)
Cambiana octavilorie	8001352	Chlorinated camphana	3 -	1034	D103	۲ >	1 (0.454)
	1000	Toxaphene	- (2	< •	
Captan	133062		10	1,3		⋖	10 (4.54)
Carbamic acid, [1-[(butylamino)carbonyl]-1H-benzimidazol-2-yl, methyl ester (Benomyl).	17804352		*	4	U271		##
Carbamic acid, 1H-benzimidazol-2-yl, methyl ester (Carbendazim)	10605217		*-	4	U372		##
Carbamic acid, (3-chlorophenyl)-, 4-chloro-2-butynyl ester (Barban)	101279		*	4	U280		##
Carbamic acid, [(dibutylamino)thio]methyl-, 2,3-dihydro-2,2-dimethyl-7- hanzofuranyl actor (Carboculfan)	55285148		*	4	P189		##
Carbanica acid, dimetryl-,1- [(dimetrylamino)carbonyl]-5-methyl-1H-pyrazol-3-vl ester (Dimetilan).	644644		*-	4	P191		##

Carbamic acid, dimethyl-, 3-methyl-1-(1-methylethyl)-1H-pyrazol-5-yl	119380		*-	4	P192		##
ester (tsolari). Carbamic acid, ethyl ester	51796		*-	3,4	U238	В	100 (45.4)
, ethyl ester	615532 1129415 23564058	Urethane N-Nitroso-N-methylurethane	* * *	4 4 4	U178 P190 U409	×	1 (0.454) ##
ester (Intophalatale-methyl). Carbamic cacid, phenyl,	122429 79447 111546 2303164	Dimethylcarbamoyl chloride	* * * *	8, 4 4 4 4	U373 U097 U114 U062	×Om	## 1 (0.454) 5000 (2270) 100 (45.4)
ester Carbamothioic acid, bis(1-methylethyl)-, S-(2,3,3-trichloro-2-propenyl) ester (Trialtae).	2303175		*-	4	U389		##
Carbamothioic acid, dipropyl-, S-(phenylmethyl) ester (Prosulfocarb) f Carbaryl Carbaryl Carbaryl Carbonium	52888809 63252 1563662		* 6 ²	4 6, -	U387	ω ∢	## 100 (45.4) 10 (4.54)
Carbon disulfide	75150		2000	1,3,4	P022	ш (100 (45.4)
Carbonic acid, dithallium(1+) salt	553504 6533739	Carbonic dindolide	- *-	4 4	U215	о ф	100 (454)
Carbonic dichloride	75445	Phosgene Carbon oxyfluoride	2000	1,3,4	P095	∢ ()	10 (4.54) 1000 (454)
Carbonochloridic acid, methyl ester	79221	Methyl chlorocarbonate	*	4	U156	O	1000 (454)
Carbon tetrachloride	56235	Methyl chloroformate Methane, tetrachloro-	2000	1,2,3,4	U211	<	10 (4.54)
Carbonyl sulfide	463581		* *	നന		<u></u> — —	100 (45.4)
Chloral	75876	Acetaldehyde, trichloro	* :	4 (U034	ا ۵ ا	5000 (2270)
Chloramben	133904 305033	Benzenebutanoic acid, 4-[bis(2-	* *	ω 4	U035	m ∢	100 (45.4) 10 (4.54)
Chlordane	57749	chloroethyljaminoj. Chlordane, apha & gamma isomers	~	1,2,3,4	9600	×	1 (0.454)
CONTRACT TO CHAIN TO THE CONTRACT THE CONTRA	2	4,7-Methano-1H-indene, 1,2,4,5,6,7,8,8- octachloro-2,3,3a,4,7,7a-hexahydro	*	c			*
CHLORDAIVE (TECHINICAL MIXTORE AND METABOLITES) Chlordane, albha & gamma isomers	57749	Chlordane		1.2.3.4	0036	×	1 (0.454)
		• •					
CHLORDANE (TECHNICAL MIXTURE AND METABOLITES)	57749	Chlordane, alpha & gamma isomers	-	1,2,3,4	N036	×	1 (0.454)
CHLORINATED BENZENES	Z. Ą.	Octaciii010-2,3,3a,+,1,1,4a-1ieXaiiyui0-	*	2			*
Chlorinated camphene	8001352	Camphene, octachloro		1,2,3,4	P123	×	1 (0.454)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	Α		Final RQ
Hazardous substance	CASRN	Regulatory synonyms	g g	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
CHI ORINATED ETHANES	2		*	2			*
CHIORINATED NAPHTHALENE	Z		*	10			**
	Z			2 1			*
	7782505			1.3		4	10 (4.54)
	494031	Naphthalenamine, N.N'-bis(2-chloroethyl)	*	4	U026	<u> </u>	100 (45.4)
	107200	Acetaldehyde chloro-		4	P023	C	1000 (454)
Chloroacetic acid	79118		*	ď	<u>}</u>	<u> </u>	100 (45.4)
2-Chloroacetophenone	532274			· 60		ω.	100 (45.4)
CHI OROAI KYI FTHERS	Z			0			*
p-Chloroaniline	106478	Benzenamine. 4-chloro-		1 4	P024	O	1000 (454)
Chlorobenzene	108907	Benzene chloro-	_	1.23.4		<u>m</u>	100 (45.4)
Chlorobenzilate	510156	Benzeneacetic acid, 4-chloro-α-(4-	_	3,4		<	10 (4.54)
		chlorophenyl)-α-hydroxy-, ethyl ester.					
4-Chloro-m-cresol	59507	p-Chloro-m-cresol	*-	2,4	0039	Δ	5000 (2270)
		Phenol. 4-chloro-3-methyl-		·			
p-Chloro-m-cresol	59507	Phenol. 4-chloro-3-methyl-	*	2.4	0039	۵	5000 (2270)
				i		1	(2.11)
Chloroethane	75003	Ethyl chlorida	*	23		α	100 (45.4)
:	124401		. *	, , , ,		۵ ۵	100 (45.4)
	106000		- 60	107	177	ه ه	100 (43.4)
1-011010-2,3-apoxypiopalia	060001			4,0,-	-	۵	100 (45.4)
		Oxirane, (chloromethyl)-		,		(
Z-Chloroethyl vinyl ether	_	Ethene, 2-chloroethoxy		2,4		۔	1000 (454)
Chloroform		Methane, trichloro-	2000	1,2,3,4		∢	10 (4.54)
Chloromethane	74873	Methane, chloro-	*-	2,3,4	U045	Ф	100 (45.4)
		Methyl chloride					
Chloromethyl methyl ether	107302	Methane, chloromethoxy	*-	3,4		∢	10 (4.54)
beta-Chloronaphthalene	91587	Naphthalene, 2-chloro	*-	2,4	U047	_	5000 (2270)
		2-Chloronaphthalene					
2-Chloronaphthalene	91587	beta-Chloronaphthalene	*-	2,4	U047	Δ	5000 (2270)
		Naphthalene, 2-chloro-					
2-Chlorophenol	95578	o-Chlorophenol	*	2.4	U048	Ф	100 (45.4)
				·			
o-Chlorophenol	95578		*	2.4	11048	α	100 (45.4)
		2-Chlorophanol		1,		1	(t.ot) 001
1. Chlorophonyl phonyl other	7005723		*	c		_	(0200)
4-Ciliolophietiyi piretiyi etriel	201100			7	000	ם כ	(0.777) 0000
1-(o-Chiorophenyi)thiourea	5344821	I niourea, (Z-cniorophenyi)		4 (PUZP	מ מ	100 (45.4)
Chloroprene	126998			n		20	100 (45.4)
3-Chloropropionitrile	542767	Propanenitrile, 3-chloro	*	4	P027	ပ	1000 (454)
Chlorosulfonic acid	7790945		10	-		ပ	1000 (454)
4-Chloro-o-toluidine, hydrochloride	3165933	Benzenamine, 4-chloro-2-methyl-, hydro-	*-	4	U049	മ	100 (45.4)
		chloride.					

Chlorpyrifos Chromic acetate Chromic acid Ch	2921882 1066304 11115745		1000			×U∢	1 (0.454) 1000 (454) 10 (4.54)
Chromic acid H ₂ CrO ₄ , calcium salt	7738945	Calcium chromate	1000	4, -	U032	∢ (10 (4.54)
Chromium †† CHROMIUM AND COMPOUNDS	7440473 N.A.	Chromium Compounds	3 + +	2,32		۵ ۵	5000 (2270)
Chromium Compounds	N.A.	CHROMIUM AND COMPOUNDS	* 6	2,3		C	**
Chrysene	218019	1,2-Benzphenanthrene	1	2,4	U050	<u>م</u> د	100 (454)
Cobalt compounds	N.A.		* 007	m -		ر	1000 (454)
Cobaltous formate	544183		1000) U	1000 (454)
Cobaltous sulfamate	14017415		1000	_		O	1000 (454)
Coke Oven Emissions	Y. N. A.		* :	ကျ		×ı	1 (0.454)
Copper ††	/440508		<u>.</u> *	7 0			22/0) 22/0)
Conner cyanide	544923	Copper cyanide CLCN	*	1 4	P029	4	10 (4 54)
Copper cyanide CuCN	544923	Copper cvanide	*	4	P029	: ∢	10 (4.54)
Coumaphos	56724		10	_		<	10 (4.54)
Creosote	8001589		*	4	U051	×	1 (0.454)
Cresols (isomers and mixture)	1319773	Cresylic acid (isomers and mixture)	1000	1,3,4	U052	Ф	100 (45.4)
		Phenol, methyl					
m-Cresol	108394	m-Cresylic acid	*	က		ω .	100 (45.4)
0-Cresol	95487	o-Cresylic acid	* ÷	က		ш (100 (45.4)
p-cresol	106445	p-Cresylic acid	, C	· ·		ם מ	100 (45.4)
Cresylic acid (Isomers and mixture)	1319773	Cresols (isomers and mixture)	0001	1,3,4	7900	מ	100 (45.4)
m-Cresylic acid	108394	m-Cresol	*	က		Ф	100 (45.4)
o-Cresylic acid	95487	o-Cresol	*	က		Ф	100 (45.4)
p-Cresylic acid	106445	p-Cresol	*-	က		ш	100 (45.4)
Crotonaldehyde	123739	2-Butenal	100	4,1	U053	ш	100 (45.4)
	41/0303	(horden de de la company)	*	Ċ	1101	-	(0200)
Curric acetate	142712	Delizerie, (T-IIIetriyletriyl)	- 5	, 1, -	5500	ם מ	100 (45.4)
Cupric acetoarsenite	12002038		100	_) ×	1 (0.454)
Cupric chloride	7447394		10	_		<	10 (4.54)
Cupric nitrate	3251238		100	-		В	100 (45.4)
Cupric oxalate	5893663		100	_		Ф	100 (45.4)
Cupric sulfate	7758987		10	_		<	10 (4.54)
Cupric sulfate, ammoniated	10380297		100	_		Ф	100 (45.4)
Cupric tartrate	815827		100	_		Ф	100 (45.4)
Cyanide Compounds	Α. Υ Α. Υ	CYANIDES	* :	2,3			* :
CYANIDES	ď.	Cyanide Compounds	*	2,3			* :
Cyanides (soluble salts and complexes) not otherwise specified	57125	Ethonodinitrilo	* *	4 <	P030	< α	10 (4.54)
Cyanogen bromide	506683	Cvanogen bromide (CN)Br	- *	1 4	11246	ے د	1000 (454)
Cyanogen bromide (CN)Br	506683	Cyanogen bromide	*	. 4	U246		1000 (454)
Cyanogen chloride	506774	Cyanogen chloride (CN)CI	10	4,1	P033	_ <	10 (4.54)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

							į	0
					statutory			Final RC
Hazardous substance	CASRN	Regulatory synonyms	φ.	g.	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
Cyanogen chloride (CN)/Cl	506774 106514			2 *	1,4 3,4	P033 U197	44	10 (4.54) 10 (4.54)
Cyclohexane Cyclohexane, 1,2,3.4,5,6-hexachloro-, (1α,2α,3β,4α,5α,6β)	110827 58899		somer)	1000	1,2,3,4	U056 U129	٥×	1000 (454) 1 (0.454)
Cyclohexanone 2-Cyclohexyl-4,6-dinitrophenol	108941 131895 77474 50180	Lindane Lindane (all isomers) Phenol, 2-cyclohexyl-4,6-dinitro	16.	* * ~ *	4 4 6,2,1 4 4 4 4	U057 P034 U130 U058		5000 (2270) 100 (45.4) 10 (4.54) 10 (4.54)
2,4-D Acid	94757	Acetic acid, (2,4-dichlorophenoxy)-, salts	cy)-, salts &	100	1,3,4	U240	Ф	100 (45.4)
2,4-D Ester	94111 94791 94804 1320189 1928387	esters. 2,4-D, salts and esters		100	~		ω	100 (45.4)
	1928616 1929733 2971382 25168267							
2,4-D salts and esters		Acetic acid, (2,4-dichlorophenoxy)-, salts	cy)-, salts &	100	1,3,4	U240	В	100 (45.4)
Daunomycin	20830813	2,40 Acid. 5,12-Naphthacenedione, 8-acetyl-10-[3-amino-2,3,6-rictdeoxy-alphal-Lyxo-hexo-pyranosylloxyl-7,8,9,10-retraphydro-8,11-	-10-[3-amino- to- dro-6.8.11-	*	4	U059	<	10 (4.54)
DDD	72548	trihydroxy-1-methoxy-, (8S-cis) Benzene, 1,1'-(2,2-dichloroethylidene)bis[4-chloro-	nylidene)bis[4-	-	1,2,4	0900	×	1 (0.454)
4,4′ DDD	72548	1.7DE 1.74 DDD Benzene, 1.1'-(2,2-dichloroethylidene)bis[4- chloro- DDD 1.7DE	nylidene)bis[4-	~	1,2,4	0900	×	1 (0.454)

DDE	72559	*	8	×	1 (0.454)
	72559	DDE 1* 2	ε,	×	1 (0.454)
	3547044	*	က	۵	5000 (2270)
DDT	50293	1,1'-(2,2,2-trichloroethylidene)bis[4-	,4 U061	×	1 (0.454)
4,4′DDT	50293	chloro- 4,4'DDT 4,4'DDT 1,1'-(2,2,2-trichloroethylidene)bis[4-	,4 U061	×	1 (0.454)
סידו וייסמאדיואי מואי דממ	2		c		*
DDI AND METABOLITES	N.A. 117817	1,2-Benzenedicarboxylic acid, bis(2-ethyl-hexyl) 1* 2,3	2,3,4 U028	В	100 (45.4)
		ester. Bis(2-ethylhexyl)phthalate Diethylhexyl phthalate			
Diallate	2303164	Carayimothy program is a second list of the second	4 0062	Ф	100 (45.4)
Diazinon	333415		_	×	1 (0.454)
Diszomethane	334883		3	a >	100 (45.4)
	50.55			<	(† († († († († († († († († († († († († (
1,2:5,6-Dibenzanthracene	53703	*	2,4 U063	×	1 (0.454)
Dibenzo[a,h]anthracene	53703	*	2,4 U063	×	1 (0.454)
		90			
Dibenz[a,i]pyrene	189559	Benzo[rst]pentaphene	4 U064	< α	10 (4.54)
1 2-Dibromo-3-chloropropane	96128			× c	1 (0 454)
Dibromoethane	106934	10	,4 U067	×	1 (0.454)
Dibutyi phthalate	84742	1,2-Benzenedicarboxylic acid, dibutyl ester 100 1,2,3,4 n-Butyl phthalate	,4 U069	∢	10 (4.54)
Di-n-butvl opthalate	84742	Di-n-butyl phthalate 1.2-Benzenedicarboxylic acid. dibutyl ester	10069	4	10 (4.54)
Dicamba	1918009		_	ပ	1000 (454)
	1194656	1000	_	Ф	100 (45.4)
	117806	1	_	×	1 (0.454)
	25321226	100		ω	100 (45.4)
1,2-Dichlorobenzene	95501	100		മ	100 (45.4)
1,3-Dichlorobenzene	541731	m-Dichlorobenzene		m i	100 (45.4)
1,4-Dichlorobenzene	106467	Benzene, 1,4-dichloro	,4 U072	m	100 (45.4)
m-Dichlorobenzene	541731	oro 1.3-Dichlorobenzene	.4 U071	ω	100 (45.4)
	95501	100		ω	100 (45.4)
p-Dichlorobenzene	106467		_	ω	100 (45.4)
HONO BENZININE	Z	1,4-Dichlorobenzene	0		*
3.3'-Dichlorobenzidine	91941		2.3.4 U073	×	1 (0.454)
Dichlorobromomethane	75274	*		Ω	5000 (2270)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	,	Ь	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	RQ	Code†	RCRA waste Number	Cat- egory	Pounds (Kg)
1.4-Dichloro-2-butene Dichlorodifluoromethane	764410 75718 75343	2-Butene, 1,4-dichloro- Methane, dichlorodifluoro	* * *	4 4 2,3,4	U074 U075 U076	×OO	1 (0.454) 5000 (2270) 1000 (454)
1,2-Dichloroethane	107062	Ethane, 1,2-dichloro-	2000	1,2,3,4	720N	Ф	100 (45.4)
1,1-Dichloroethylene	75354	Eurylette dichlorde Vitwalidase 1,1-dichlord	2000	1,2,3,4	N078	Ф	100 (45.4)
1,2-Dichloroethylene	156605 111444	Virginative Cilionae Ethene, 1,2-dichloro (E)	* *	2,3,4	U079 U025	U 4	1000 (454) 10 (4.54)
Dichloroisopropyl ether	108601 75092	Entaire, 1,1-öyybis/2-cilioto- Propane, 2,2'-oxybis/2-chloro	* *	2,3,4	U027 U080	υυ	1000 (454) 1000 (454)
Dichloromethoxy ethane	111911	Metrylerie Cilonide Bis(2-chloroethoxy) methane Ethana 4-Imethylanahis(xxx)lhis(2-chloro-	*-	2,4	U024	ပ	1000 (454)
Dichloromethyl ether	542881	Bis(chloromethyl) ether	*	3,4	P016	⋖	10 (4.54)
2,4-Dichlorophenol	120832	Metnane, oxybis(chioro- Phenol, 2,4-dichloro-	*-	2,4	U081	В	100 (45.4)
2,6-Dichlorophenol	87650 696286	Phenol, 2,6-dichloro- Arsonous dichloride, phenyl-	* *	4 4	U082 P036	m×	100(45.4) 1 (0.454)
Dichloropropane	26638197		2000	1		O	1000 (454)
1,1-Uchloropropane	78999 142289 78875	Propane, 1,2-dichloro-	2000	1,2,3,4,	0083	O	1000 (454)
Dichloropropane—Dichloropropene (mixture) Dichloropropene	8003198		5000			<u>а</u> а	100 (45.4) 100 (45.4)
2,3-Dichloropropene	78886						
1,3-Dichloropropene	542756		2000	1,2,3,4	N084	۵ ۵	100 (45.4)
Z,z-tutiliolopi opioliic acid	62737		10	1.3		> <	10 (4.54)
:	115322		2000	-		<	10 (4.54)
Dieldrin	60571	2,7:3,6-Dimethanonaphth[2,3-b]oxirene, 3,4,5,6,9,9-hexachloro-1a,2,2a,3,6,6a,7,7a-	-	1,2,4	P037	×	1 (0.454)
		octanydro-, (1aalpha,2beta,2aalpha,3beta,6beta, 6aalpha,7beta, 7aalbha)					
1,2:3,4-Diepoxybutane	1464535	2,2'-Bioxirane	* *	4 6	U085	∢ α	10 (4.54)
Diethylamine	109897		1000	→ C		<u> </u>	100 (454.4)

N.N-Diethylaniline	91667		*	ю		O	1000 (454)
Diethylarsine	692422	Arsine, diethyl-	*	4	P038	×	1 (0.454)
1,4-Diethylenedioxide	123911	1,4-Dioxane	*-	3,4		М	100 (45.4)
1,4-Diethyleneoxide	123911	1,4-Diethyleneoxide 1,4-Dioxane	*-	3,4	U108	В	100 (45.4)
Diethylhexyl phthalate	117817	1,4-Diethylenedioxide 1,2-Benzenedicarboxylic acid, bis(2-ethylhexyl)	*	2,3,4	N028	В	100 (45.4)
N,N'-Diethylhydrazine	1615801 3288582	ester. Bis(Z-ethylhexyl)phthalate DEHP Hydrazine, 1,2-diethyl- Phosphorodithioic acid, O,O-diethyl S-methyl	* *	4 4	0086 U087	۷۵	10 (4.54) 5000 (2270)
Diethyl-p-nitrophenyl phosphate Diethyl phthalate O,O-Diethyl O-pyrazinyl phosphorothioate	311455 84662 297972	ester. Phosphoric acid, diethyl 4-nitrophenyl ester 1,2-Benzenedicarboxylic acid, diethyl ester Phosphorothioic acid, O,O-diethyl O-pyrazinyl	* * *	2, 4 4, 4	P041 U088 P040	m U m	100 (45.4) 1000 (454) 100 (45.4)
Diethylstilbestrol	56531	ester. Phenol, 4,4'-(1,2-diethyl-1,2-ethenediyl)bis-, (E)	* *	4 %	6800	×Þ	1 (0.454)
Dihydrosafrole Disopropyfluorophosphate	94586 55914	1,3-Benzodioxole, 5-propyl- Phosphorofluoridic acid, bis(1-methylethyl)	* *	44	U090 P043	(< D	10 (4.54) 100 (45.4)
	309002	ester. Aldrin	-	1,2,4	P004	×	1 (0.454)
1,4,4a,5,6,8a-neXanyoro-, (Taipha,4apra,4apera,5aipha,5aipha, 1,4,4a,5,8-Dimethanonaphthalene, 1,4,4a,5,8-Bas-haxahvdro (Jaihha 4ahra 4ahra 3ahra 8hafa	465736	Isodrin	*	4	P060	×	1 (0.454)
	60571	Dieldrin	-	1,2,4	P037	×	1 (0.454)
ariz,ran,yo'a, r, ra-octanyo'no, r taapina, bera, zaapina, bora, 6aalpha, 7beta, 7aalpha)-2,73,6-Dimethanonaphth[2,3-b]oxirene, 74,5,6,9,9-hexachloro-1a,2,2a,3,6,6a,7,7a-octa-hydro-, 13ahina 2heta 2aheta Salnha Salnha	72208	Endrin Endrin, & metabolites	-	1,2,4	P051	×	1 (0.454)
	60515	Phosphorodithioic acid, O,O-dimethyl S-	*-	4	P044	⋖	10 (4.54)
3,3'-Dimethoxybenzidine	119904	[z(netriylarmio)-z-oxoeniyi ester. [1,1'-Biphenyl]-4,4'-diamine,3,3'-dimethoxy	*	3,4	U091	В	100 (45.4)
Dimethylamine Dimethyl aminoazobenzene	124403	Methanamine, N-methylBenzenamine, N,N-dimethyl-4-(phenylazo-)	1000	4,1 4,4	U092 U093	0 ∢	1000 (454) 10 (4.54)
p-Dimethylaminoazobenzene	60117	Benzenamine, N,N-dimethyl-4-(phenylazo-)	*-	3,4	C600	<	10 (4.54)
N,N-Dimethylaniline	121697	Benzialanthracene 7 12-dimethyl-	* *	ω 4	1094	m×	100 (45.4)
3.3.2 Dimetry bording and a signature of the signature of	119937	[1,1'-Bipheny]]-4,4'-diamine,3,3'-dimethyl	- *- *-	, 8, 1, 4, 4		< < <	10 (4.54)
	79447	Carbamic chloride, dimethyl-	*-	3,4	760N	×	1 (0.454)
Dimethylformamide	68122 57147	Hydrazine, 1,1-dimethyl-	* *	8, 8 8, 4	0098	ω∢	100 (45.4) 10 (4.54)
1,2-Dimethylhydrazine alpha, apha-Dimethylphenethylamine	540738 122098	Hydrazine, 1,2-dimethylBenzeneethanamine, alpha,alpha-dimethyl	* *	4 4		×□	1 (0.454) 5000 (2270)
2,4-Dimethylphenol	105679	Phenol, 2,4-dimethyl	*	2,4	_	<u>m</u>	100 (45.4)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	>	Œ	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	g g	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
Dimethyl phthalate	131113	1,2-Benzenedicarboxylic acid, dimethyl ester	1*	2,3,4	U102	Q	5000 (2270)
Dimethyl sulfate	77781	Sulfuric acid, dimethyl ester	*-	3,4	U103	Ф	100 (45.4)
Dinitrobenzene (mixed)	25154545 99650 528290		1000	-		Ф	100 (45.4)
p-Dinitrobenzene —————————————————————————————————	100254 534521 25550587 329715	Phenol, 2-methyl-4,6-dinitro-, & salts	1000	2,3,4	P047	∢∢	10 (4.54) 10 (4.54)
2.6-Dinitrophenol 2.4-Dinitrophenol Dinitrophenol 3.4-Dinitrophenol 3.4-Dinitroplenon 3.4-Dinitroplenon	573568 573568 51285 25321146 610399	Phenol, 2,4-dinitro-	1000	1,2,3,4, 1,2	P048	∢∢	10 (4.54) 10 (4.54)
2.4-Dintrotoluene 2.6-Dintrotoluene	121142	Benzene, 1-methyl-2,4-dinitro	1000	1,2,3,4	U105 U106	∀ ₪	10 (4.54) 100 (45.4)
Dinoseb Dirocyl phthalate T.4-Dioxane Dirocyl phthalate	88857 117840 123911	Phenol, 2-(1-methylpropyl) 4,6-dinitro	* * *	, α. 4 4 4	P020 U107 U108	ODB	1000 (454) 5000 (2270) 100 (45.4)
DIPHENYLHYDRAZINE	N.A. 122667	r,+-Deursyerredroxlue Hydrazine, 1,2-diphenyl-	* *	2,3,4	0109	∢	** 10(4.54)
nydrazine Diphosphoramide, octamethyl	152169	Octamethylpyrophosphoramide	100	4 4 4	P085 P111	ω∢0	100 (45.4) 10 (4.54)
Di-popylalitrosamine Di-popylalitrosamine Diquat	621647 85007 2764729	1-Propanamine, N-nitroso-N-propyl-	1000	2,4	217	0 ∢ O	10 (4.54) 1000 (454)
Disulfoton	298044	Phosphorodithioic acid, o.o-diethyl S-[2- (ethylthio)ethyllester. Thiomidodicarbonic diamide [(HG2KN)	- *	4, 4	P039	× m	1 (0.454)
1,3-Dithiolane-2-carboxaldehyde, 2,4-dimethyl-, O-	26419738	C(S)JZNH	*	4	P185		##
Ilmetrylaminojcarbonyljoxine (i itpale). Dolecylberzenesulfonic acid Endosulfan	330541 27176870 115297	6,9-Methano-2,4,3-benzodioxathiepin, 6,7,8,9,10,10-hexachloro-1,5,5a,6,9,9a- hexahydro-, 3-oxide.	1000	1,2,4	P050	m U ×	100 (45.4) 1000 (454) 1 (0.454)

alpha - Endosulfan	886656		*	2		×	1 (0.454)
beta - Endosulfan	33213659		* *	0.0		×	1 (0.454)
ENDOSALFAIN AND INFIADOLITES	1031078		- *	7 0		×	1 (0.454)
Endothall	145733	7-Oxabicyclo[2.2.1]heptane-2,3-dicarboxylic	- *-	14	P088	(Ο	1000 (454)
Endrin	72208	acid. Endrin. & metabolites		1.2.4	P051	×	1 (0.454)
		2,7:3,6-Dimethanonaphth[2,3-b]oxirene, 3,4,5,6,9,9 -hexachloro-1a,2,2a,3,					•
		o,oa,r,ra-octa-riydro-, (Taarpria, 2beta,2abeta,3alpha,6alpha, 6abeta,7beta,7aalpha)-					
Endrin aldehydeEndrin aldehyde metarol i Tes	7421934 N A		* *	2.0		×	1 (0.454)
Endrin, & metabolites	72208	Endrin		1,2,4	P051	×	1 (0.454)
		2,7:3,6-Dimethanonaphth[2,3-b]oxirene,					
		6,6a,7,7a-octa-hydro-, (1aalpha,					
		Zbeta,Zabeta,3alpha,6alpha, 6abeta,Zbeta, Zaalbha)-					
Epichlorohydrin	106898	1-Chloro-2,3-epoxypropane	1000	1,3,4	U041	В	100(45.4)
coindeceira	51121	Oxirane, (chloromethyl)- 1.2 Bonzonodiol 4-14 bydrowy	*	_	0042	ر	1000 (454)
	1434	i,z-berizeriedioi,4-[1-liydioxy-z- (methylamino)ethyll-	-	1	7	נ	1000 (434)
1,2-Epoxybutane	106887	F. (1.20 (2.	*	က		В	100 (45.4)
- :	75070	Acetaldehyde	1000	1,3,4	U001	ပ	1000(454)
	55185	N-Nitrosodiethylamine	*	4	U174	×	1 (0.454)
1,2-Ethanediamine, N,N-dimethyl-N'-2-pyridinyl-N'-(2-thienylmethyl)-	91805	Methapyrilene	*-	4	N155	۵	5000 (2270)
Ethane, 1,2-dibromo	106934	Dibromoethane	1000	1,3,4	L900	×	1(0.454)
Ethane, 1.1-dichloro	75343	Ethylene dibromide 1.1-Dichloroethane	*	2,3,4	0076	O	1000(454)
		Ethylidene dichloride					
Ethane, 1,2-dichloro	107062	1,2-Dichloroethane	2000	1,2,3,4	U077	ш	100(45.4)
	460195		*	_	D031	α	100 (45.4)
	67721	Hexachloroethane	*	234	13	ם מ	100(45.4)
Ethane, 1.1'-Imethylenebis(oxv)]bis(2-	111911	Bis(2-chloroethoxv) methane	*	2,4		ں ا	1000 (454)
chloro-				ī			
Ethane, 1,1'-oxybis	60297	Ethyl ether	*-	4	1117	Ф	100 (45.4)
Ethane, 1,1'-oxybis[2-chloro	111444	Bis(2-chloroethyl) ether	*-	2,3,4		∢	10(4.54)
Ethana nantachlora.	76017	Dichloroethyl ether Pentachloroethane	*	4	11184	4	10 (4 54)
:	630206	4thane	- *-	4	1208	: œ	100 (45.4)
Ethane, 1,1,2,2-tetrachloro-	79345	1,1,1,2 Tetra-	*	2,3,4	U209	<u>а</u>	100(45.4)
		chloroethane					
Ethanethioamide	62555	Thioacetamide	*_ :	4	U218	∢ (10 (4.54)
Ethane, 1,1,1-trichloro-	71556	Methyl chloroform	*	2,3,4	N226	ပ	1000(454)
Ehane, 1,1,2-trichloro	79005	1,1,2-Trichloroethane	*	2,3,4	2,3,4 U227	В	100(45.4)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	y	Ш	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	g.	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
Ethanimidothioci acid, 2-(dimethylamino-N-hydroxy-2-oxo-, methyl ester	30558431		*-	4	U394		##
(AZZ13). Ethanimidothoic acid, 2-(dimethylamino)-N-[[(methylamino)carbonyl]oxy]-	23135220		*-	4	P194		##
z-oxo-, metny ester (vzamy), Ethanimidothoio zacid, N.((methył- amino)carbonylloxy], methyl ester Ethanimidothoio acid, N.N.* [thiobis[(methylimino)carbonyloxy]]bis-	16752775 59669260	Methomyl	* *	4 4	P066 U410	Ф	100 (45.4)
, dmentyl ester († modcard). Ethanol, 2-ethoxy. Ethanol, 2,2* (nitrosoimino) bis-	110805 1116547	Ethylene glycol monoethyl ether	* *	4 4	U359 U173	υ×	1000 (454) 1 (0.454)
Ethanol, 2,2'oxybis-, dicarbamate (Diethylene glycol, dicarbamate) Ethanone, 1-phenyl-	5952261 98862	Acetophenone	* *	9, 4 4 4,	U395 U004	۵	## 5000(2270)
Ethene, chloro-	75014	Vinyl chloride	* *	2,3,4	U043	×	1 (0.454)
Ethene, z-chloroethoxy- Ethene, 1,1-dichloro- Ethene, 1,1-dichloro-	75354	z-Cnioroetnyl vinyl etner	5000	2,4 1,2,3,4	U042 U078	<u>ه</u> د	1000 (454) 100(45.4)
Ethono 12-diphoro (E)	156605	Vinylidene chloride	*		1079	ر	1000 (454)
Ethene, tetrachloro-	127184	Perchloroethylene	- *-	2,3,4		ош	100(45.4)
		Tetrachloroethene Tetrachloroethylene					
Ethene, trichloro	79016	Trichloroethene	1000	1,2,3,4	U228	В	100(45.4)
Ethion	563122		10	-		⋖	10 (4.54)
Ethyl acetate	141786	Acetic acid, ethyl ester	*	4	U112	۵	5000 (2270)
Ethyl acrylate	140885	2-Propenoic acid, ethyl ester	* 6	3,4	U113	00	1000(454)
Etnyiberizene	51796	Carbamic acid othyl ester	1000	5,7,7 5,8	11238	ם כ	1000(454)
			•	· ĵ		1	
Ethyl chloride	75003	Chloroethane	*	2,3		В	100(45.4)
Ethyl cyanide	107120		*	4	P101	∢	10 (4.54)
Ethylenebisdithiocarbamic acid, salts & esters	111546	Carbamodithioic acid, 1,2-ethanediylbis, salts &	*-	4	U114	Δ	5000 (2270)
Ethylenediamine	107153		1000	_		۵	5000 (2270)
c acid (EDTA)	60004		2000	_		۵	5000 (2270)
	106934	Dibromoethane	1000	1,3,4	L0067	×	1(0.454)
		Ethane, 1,2-dibromo-					
Ethylene dichloride	107062	1,2-Dichloroethane	2000	1,2,3,4	U077	മ	100(45.4)
	77010	Ethane, 1,2-dichloro-	;	•		(1000
Ethylene glycol manasthyl ather	110805	Ethanol 2-athory	* *	w <	1350	ے ر	5000 (2270)
Ethylene glycol monodary ener	151564	Aziridine		κ. † 4		×	1(0.454)
Ethylene oxide	75218	Oxirane	*	3,4	U115	 	10(4.54)

Ethylenethiourea Ethyl ether	96457	2-Imidazolidinethione Ethane. 11'-oxybis-	* *	3,4	U116 U117	B A	10(4.54)
Ethylidene dichloride	75343	1,1-Dichloroethane	*	2,3,4	9200	O	1000 (454)
Ethyl methacylate Ethyl methanesulfonate	97632 62500	2-Propenoic acid, 2-methyl-, ethyl ester	* *	4 4	U118 U119	٥×	1000 (454) 1 (0.454)
Famphur	52857	Phosphorothioic acid, O.[4-[(di- methylamino) sulfonyll phenyll O.O-dimethyl ester.	*-	4	P097	ပ	1000 (454)
Ferric ammonium citrate	1185575 2944674		1000			υυ	1000 (454) 1000 (454)
Farric chlorida	55488874		1000	•		Ċ	1000 (454)
Ferric fluoride	7783508		100			ом	100 (45.4)
Ferric nitrate	10421484		1000	_		ပ	1000 (454)
Ferric sulfate	10028225		1000	-		0	1000 (454)
Ferrous ammonum sulfate	10045893		1000			<u>س</u> د	1000 (454)
Ferrous sulfate	7720787		1000	_		O	1000 (454)
į	7782630			(
Fine mineral fibers.	N.A.	Bonzofi Utlingrapa	*	υ c	1130	α	100 (45.4)
Fluorene	86737	Delizo[], Njii dol eli e	*	t, C	0.50	۵ ۵	5000 (2270)
Fluorine	7782414		*	14	P056	1 <	10 (4.54)
Fluoroacetamide	640197	Acetamide, 2-fluoro-	*	4	P057	ш	100 (45.4)
Fluoroacetic acid, sodium salt	62748	Acetic acid, fluoro-, sodium salt	*	4	P058	∢ .	10 (4.54)
Formaldehyde	50000		1000	1,3,4	U122	<u>م</u> د	100 (45.4)
Fulminic acid marcin/(2±)ea#	628864	Merciny fulminate	2000	4, 7	0123 D065	۵ ⊲	3000 (2270) 10 (4 54)
Fumaric acid	110178		2000	-	3	۵	5000 (2270)
Furan	110009	Furfuran	*-	4	U124	а	100 (45.4)
Furan, tetrahydro-	109999	Tetrahydrofuran	*	4	U213	ပ	1000 (454)
2-Furancarboxaldehyde	98011	Furfural	1000	4,1	U125	۵	5000 (2270)
2,5-Furandione	108316	Maleic anhydride	2000	1,3,4	U147	۵ ۵	5000 (2270)
Furfirman	11000	Z-Furancarboxaldenyde	1000	4, 4	1125	ے د	5000 (2270) 100 (45.4)
Glucopyranose, 2-deoxy-2-(3-methyl-3-nitrosoureido)-	18883664	D-Glucose, 2-deoxy-2-[[(methylnitrosoamino)-	*	. 4	0206	×	1 (0.454)
		no] Strepto					
D-Glucose, 2-deoxy-2-[[(methylnitrosoamino)-carbonyl]amino]	18883664	Glucopyranose, 2-deoxy-2-(3-methyl-3-	*	4	U206	×	1 (0.454)
		Streptozotocin					
Glycidylaldehyde	765344	Oxiranecarboxyaldehyde	*-	4	U126	<	10 (4.54)
Glýcol ethers d	N.A.	, , ,	*	က			**
Guanidine, N-methyl-N'-nitro-N-nitroso-	70257	MNNG	*	4 .	U163	∢ :	10 (4.54)
Guthion HAI OFTHERS	86500		- *	٠ ر		×	1 (0.454)
HALOMETHANES	ΖZ		- *-	1 7			**
Heptachlor	76448	4,7-Methano-1H-indene, 1,4,5,6,7,8,8	_	1,2,3,4	P059	×	1, (0.454)
HEPTACHLOR AND METABOLITES	N.A.	וופקומטווסט-סמ'ד', י, י מינפומוויסט	*	2			*
Heptachlor epoxide	1024573		*	2		×	1 (0.454)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	у.	4	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	RQ	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
Hexachlorobenzene	118741 87683 608731	Benzene, hexachloro	* * *	2,3,4 2,3,4 2	U127 U128	۷×	10 (4.54) 1 (0.454)
Hexachlorocyclohexane (gamma isomer)	58899	7-BHC Cyclohexane, 1,2,3,4,5,6- hexachloro- (1α,2α,38,4α, 5α,6β)-	. 〒	1,2,3,4	U129	×	1 (0.454)
Hexachlorovolopentadiene	77474	Lindane Lindane (all isomers) 1.3-Cyclopentadiene, 12.3.4.5.5-hexachloro-	_	12.34		<	10 (4.54)
Hexachloroethane	67721	Ethane, hexachloro-	* *	2,3,4	0131	<u> </u>	100 (45.4)
Hexachloropropene	1888717	Pnenol, Z,Z-metnylenebis[3,4,b-tricnloro	- *-	4 4	U243	m ()	100 (45.4) 1000 (454)
Hexaethyl tetraphosphate	757584	Tetraphosphoric acid, hexaethyl ester	* *	40	P062	۵ ۵	100 (45.4)
Hexamethylphosphoramide	680319		*	ი ო		×	1 (0.454)
Hexane	110543		*-	3		۵	5000 (2270)
Hexone	108101	Methyl isobutyl ketone	*	3,4	N161	Ω	5000 (2270)
Hydrazine	302012		*	3,4	U133	×	1 (0.454)
	1615801	N,N'-Diethylhydrazine	*	4	9800	<	10 (4.54)
Hydrazine, 1,1-dimethyl-	57147	1,1-Dimethylhydrazine	*	3,4	8600	⋖	10 (4.54)
Hydrazine, 1,2-dimethyl	540738	1,2-Dimethylhydrazine	*	4	660N	×	1 (0.454)
Hydrazine, 1,2-diphenyl-	122667	1,2-Diphenylhydrazine	* ;	2,3,4	0109	∢ •	10 (4.54)
Hydrazine, methyl- Hydrazinecarhothioamide	50344	Methyl hydrazine Thiosemicarhazide	* *	8, 4, 4	P068	∢ α	10 (4.54)
Hydrochloric acid	7647010	Hydrogen chloride	2000	1,3	<u>-</u>	۵ ۵	5000 (2270)
Hydrocyanic acid	74908	Hydrogen cyanide	10	1,4	P063	⋖	10 (4.54)
Hydrofluoric acid	7664393	Hydrogen fluoride	2000	1,3,4	U134	ш	100 (45.4)
Hydrogen chloride	7647010	Hydrochloric acid	2000	τ, .	000	_ <	5000 (2270)
Hydrogen Gyanide Hydrogen fluoride	7664393	Hydrocyanic acid	0005	1,4	P063	< α	10 (4.54)
Hydrogen phosphide	7803512	Phosphine	-	7, 8,	P096	<u> </u>	100 (45.4)
	7783064	Hydrogen sulfide H ₂ S	100	4,1	U135	<u> </u>	100 (45.4)
Hydrogen sulfide H ₂ S	7783064	Hydrogen sulfide	100	1,4	U135	В	100 (45.4)
Hydroperoxide, 1-methyl-1-phenylethyl	80159	alpha, alpha-Dimethylbenzylhydroperoxide	*-	4	960N	<	10 (4.54)
Hydroquinone	123319		*	က		ш	100 (45.4)
2-Imidazolidinethione	96457	Ethylenethiourea	*	3,4		⋖	10 (4.54)
Indeno(1,2,3-cd)pyrene	193395	1,10-(1,2-Phenylene)pyrene	* :	2,4	U137	ш (100 (45.4)
lodomethane	74884	Methane, Iodo-	-	3,4	0138	n	100 (45.4)
1,3-Isobenzofurandione	85449	Metry lodide Phthalic anhydride	*	3,4	3,4 U190	٥	5000 (2270)

Isobutyl alcohol	78831	1-Propanol, 2-methyl-	*	4	U140	٥	5000 (2270)
Isodrin	465736	1,4,5,8-Dimethanonaphthalene, 1,2,3,4,10,10-	*-	4	P060	×	1 (0.454)
		hexachloro-1,4,4a,5,8,8a-hexahydro, (1alpha 4alpha 4aheta 5heta 8heta 8aheta)-					
adorodnosi	78591		*	23		_	(02020)
Sopreme	78795		1000	5, 7		о m	100 (45.4)
Isopropanolamine dodecylbenzenesulfonate	42504461		1000	_		0	1000 (454)
Isosafrole	120581	1.3-Benzodioxole. 5-)1-propenvl)-	*	4	U141	Δ.	100 (45.4)
3(2H)-Isoxazolone, 5-(aminomethyl)-	2763964	Muscimol	*	4	P007	ı C	1000 (454)
		5-(Aminomethyl)-3-isoxazolol)	
Kepone	143500	1,3,4-Metheno-2H-cyclobutal[cd]pentalen-2-	_	1,4	U142	×	1 (0.454)
		one, 1,1a,3,3a,4,5,5,5a,5b,6-					
		decachloroctahydro					
Lasiocarpine	303344	2-Butenoic acid, 2-methyl-, 7[[2,3-dihydroxy-2-	*-	4	N143	∢	10 (4.54)
		(1-methoxyethyl)-3-methyl-1-					
		thyl]-2,3,5,7a-tetr					
		pyrrolizin-1-yl ester, [1S-[1alpha(Z), 7/28* 2D*) 7/28*					
+++++++++++++++++++++++++++++++++++++++	7/30021	(20,317), daipilajt.	*	C		<	10 (4 54)
cod coctate	301042	Acotic poid [pod(2.) colt	- 00	7 7	177	(<	10 (4.34)
Lead acetate	240106	1004 Compounds	3000	t c		((†?;+)
LEAD AND COMPOUNDS		Lead Corribounds	- *	0,7			*
Lead Collibourids		LEAD AIND COINIPOOINDS	-	6,2			;
Lead arsenate	7784409		2000	-		×	1 (0.454)
	7645252						
	10102484						
Lead, bis(acetatato-O)tetrahydroxytri	1335326	Lead subacetate	*	4	N146	∢	10 (4.54)
Lead chloride	7758954		2000	-		4	10 (4.54)
Lead fluoborate	13814965		2000	_		⋖	10 (4.54)
Lead fluoride	7783462		1000	-		4	10 (4.54)
- Pod iodide	10101630		2000	_		. ⊲	10 (4.54)
l ead nitrate	10099748		2000	-		. α	10 (4.54)
	7446077	الاستامات (١٥٠١)	* 6		14.45	< <	(40.4)
Lead prospriate	1440211	rnospiiolic acid, lead(z+) sait (z.3)	- 6	4 4	0140	۲ <	10 (4.34)
Lead stearate	1072351		2000	_		∢	10 (4.54)
	7426460						
	56189094						
Lead subacetate	1335326	Lead. bis(acetato-O)tetrahydroxytri-	*	4	U146	<	10 (4.54)
	7446142		2000	_	1	. ∢	10 (4.54)
Lead sullate	15739807		2	-		ς	(to:t) 0:
Lead suffide	1314870		2000	_		4	10 (4.54)
Lead thiocvanate	592870		2000	_		∶ ∢	10 (4.54)
	58899	A-BHC	7	1234	11120	: ×	1 (0.454)
		Cyclohexane, 1.2.3.4.5.6-hexachloro	-			:	(101:0)
		$(1\alpha,2\alpha,3\beta,4\alpha,5\alpha,6\beta)$ -,					
		Hexachlorocyclo-					
		hexane (gamma isomer)					
		Lindane (all isomers)					

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	۲.	ш	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	S S	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
Lindane (all isomers)	58899	γ-BHC Cydohexane, 1,2,3,4,5,6-hexachloro-, (1α,2α,3β,4α,5α,6β)-, Hexachlorocyclo-hexane (gamma isomer)	-	1,2,3,4	U129	×	1 (0.454)
Lithium chromate	14307358	2	1000	_		4	10 (4.54)
	121755			_		: ш	100 (45.4)
Maleic acid	110167			_			5000 (2270)
	108316	2.5-Furandione	2000	1.3.4	U147	۵ ۵	5000 (2270)
: :	123331	3.6-Pvridazinedione. 1.2-dihydro-		4	U148		5000 (2270)
Malononitile	109773	Propanedinitrile	*-	4	U149	ပ	1000 (454)
Manganese, bis(dimethylcarbamodithioato-S,S')-(Manganese	15339363		*-	4	P196		##
dimethyldithiocarbamate).	:						;
Manganese Compounds	ď.						
MDI	101688	Methylene diphenyl disocyanate		e		Δ	5000 (2270)
Melphalan	148823	L-Phenylalanine, 4-[bis(2-chloroethyl) aminol]		4	U150	×	1 (0.454)
MEK	78933	2-Butanone	*-	3,4		۵	5000 (2270)
		Methyl ethyl ketone					:
Mercaptodimethur	2032657		100	_		⋖	10 (4.54)
	592041			_		×	1 (0.454)
	10045940			_		⋖	10 (4.54)
Mercuric sulfate	7783359		9	_		∢	10 (4.54)
	592858			_		⋖	10 (4.54)
Mercurous nitrate	10415755 7782867			_		∢	10 (4.54)
Mercury	7439976		*	2,3,4	U151	×	1 (0.454)
MERCURY AND COMPOUNDS	ď. Z	Mercury Compounds	*	2,3			*
Mercury Compounds	Ą. Z	MERCURY AND COMPOUNDS	*-	2,3	_		*
Mercury, (acetate-O)phenyl-	62384	Phenylmercury acetate	*	4	P092	Ф	100 (45.4)
Mercury fulminate	628864	Fulminic acid, mercury(2+)salt	*-	4	P065	⋖	10 (4.54)
Methacrylonitrile	126987	2-Propenentrile, 2-methyl-	*-	4	U152	ပ	1000 (454)
Methanamine, N-methyl-	124403	Dimethylamine	1000	1,4	U092	ပ	1000 (454)
Methanamine, N-methyl-N-nitroso-	62759	N-Nitrosodimethylamine	*-	2,3,4	P082	⋖	10 (4.54)
Methane, bromo-	74839	Bromomethane	*-	2,3,4	U029	ပ	1000 (454)
		Methyl bromide					
Methane, chloro-	74873	Chloromethane	*-	2,3,4	U045	ω	100 (45.4)
Methane, chloromethoxy-	107302	Chloromethyl methyl ether		3,4	3,4 U046	⋖	10 (4.54)
Methane, dibromo-	74953	Methylene bromide	_	4	890N	O	1000 (454)

Methane, dichloro-	75092	Methylene chloride	*	2,3,4	0800	O	1000 (454)
		Dichloromethane					
Methane, dichlorodifluoro-	75718	Dichlorodifluoromethane	*	4	U075	Δ	5000 (2270)
Methane, iodo-	74884	lodomethane	*-	3,4	U138	В	100 (45.4)
		Metnyl lodide					;
Methane, isocyanato-	624839	Methyl isocyanate	*	3,4	P064	∢	10 (4.54)
Methane, oxybis(chloro	542881	Bis(chloromethyl)ether	*	3,4	P016	⋖	10 (4.54)
		Dichloromethyl ether					
Methanesulfenyl chloride, trichloro-	594423	Trichloromethanesulfenyl chloride	*	4	P118	Ш	100 (45.4)
Methanesulfonic acid ethyl ester	62500	Ethyl methanesulfonate	*	4	1119	×	1 (0.454)
Mothono totrophoro	E623E	Carbon totrooblorido	. 00	1007	12.1	(<	10 (4.54)
Wettlate, tetracilloro-	20233	Calbon tetlacilloride	2000	4,0,7,	021	۲ .	10 (4.34)
Methane, tetranitro-	509148	Tetranitromethane	*	4	P112	⋖	10 (4.54)
Methane, tribromo-	75252	Bromoform	*	2,3,4	U225	В	100 (45.4)
Methane trichloro-	67663	Chloroform	2000	1.23.4	U044	4	10 (4.54)
	75694	Trichloromonofluoromethane	*	4	11121		5000 (2270)
	74931	Methylmercepten	- 6		1153	о с	100 (45.4)
	-	Thiomethanol	3	ţ	2	נ	(t.ot) 001
Methanimidamide, N,N-dimethyl-W-[3- 2	23422539		*	4	P198		##
[[(methylamino)carbonyl]oxylphenyl]-, monohydrochioride (Formetanate hydrochloride).							
hvl-N'-[2-methvl-4-	17702577		*	4	P197		##
			-	-	2		
6,9-Methano-2,4,3-benzodioxathiepin, 6,7,8,9,10,10-hexachloro-	115297	Endosulfan	-	1,2,4	P050	×	1 (0.454)
1,5,5a,6,9,9a- hexahydro-, 3-oxide							
1,3,4-Metheno-2H-cyclobutal[cd]pentalen-2-one, 1,1a,3,3a,4,5,5,5a,5b,6-	143500	Kepone	-	4,1	U142	×	1 (0.454)
		:	1			;	
4,7-Methano-1H-indene, 1,4,5,6,7,8,8-heptachloro-3a,4,7,7 a-tetranydro- 77-Methano-1H-indene	76448	Heptachlor	<u>-</u> -	1,2,3,4	P059	× ×	1 (0.454)
-	2	Chlordana alaba & gamma isomore	-	t,0,1,-		<	(10.0)
ווסאמון אַנוֹסְ		CHLORDANE (TECHNICAL MIXTURE AND					
		METABOLITES)					
Methanol	67561	Methyl alcohol	*	3,4	U154	Δ	5000 (2270)
Methapyrilene	91805	1,2-Ethanediamine, N,N-dimethyl-N'-2-pyridinyl-	*	4	U155	۵	5000 (2270)
		thyl)					
Methomyl 1	16752775	Ethanimidothioic acid, N-[[(methyl-	*	4	P066	മ	100 (45.4)
		amino)carbonyl]oxy]-, methyl ester.					
Methoxychlor	72435	Benzene, 1,1'-(2,2,2-trichloroethyl	_	1,3,4	U247	×	1 (0.454)
		idene)bis[4-					
-	-	methoxy-	;	č			(0100)
Methyl alcohol	67561	Methanol	<u>*</u>	3,4	0154	<u> </u>	5000 (2270)
2-Methyl aziridine	75558	Aziridine, 2-methyl	*	3,4	P067	×	1 (0.454)
		1,2-Propylenimine					
Methyl bromide	74839	Bromomethane	*	2,3,4	U029	ပ	1000 (454)
		Methane, bromo-					
1-Methylbutadiene	204609	1,3-Pentadiene	*	4	N186	Ф	100 (45.4)
Methyl chloride	74873	Chloromethane	*	2,3,4	U045	ш	100 (45.4)
		Methane, chloro-				(
Methyl chlorocarbonate	79221	Carbonochloridic acid, methyl ester	*	4	0156	ပ	1000 (454)
_	_	Methyl chloroformate	_			_	

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	>	E	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	g.	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
Methyl chloroform	71556	Ethane, 1,1,1,-trichloro-	*-	2,3,4	U226	O	1000 (454)
Methyl chloroformate	79221	Charles of the state of the sta	*-	4	U156	O	1000 (454)
3-Methylcholanthrene	56495	Metryl chiologalborate Benz[jaceanthrylene, 1,2-dihydro-3-methyl	*	4	U157	<	10 (4.54)
4,4'-Methylenebis(2-chloroaniline)	101144	Benzenamine, 4,4'-methylene-bis(2-chloro	*-	3,4	U158	∢	10 (4.54)
Methylene bromide	74953	Methane, dibromo-	* *	4 6	8900	00	1000 (454)
Metroyiere critoride	76067	Methane, dichloro-	-	4,0,7	0000	ر	1000 (434)
4,4'-Methylenedianiline	101779		*_ :	8		۷ ا	10 (4.54)
Methylene diphenyl diisocyanate	101688	MDI	* -		1150	ם ב	5000 (2270)
		MEK	-	5	3	١	(221.0)
Methyl ethyl ketone peroxide	1338234	2-Butanone peroxide	*	4	U160	4	10 (4.54)
Methyl hydrazine	60344	Hydrazine, methyl-	*_	3,4	P068	∢	10 (4.54)
Methyl iodide	74884	lodomethane	*	3,4	N138	ш	100 (45.4)
Modbard in the Landson	2000	Metnane, Iodo-	*	Č	2		(0200)
Metriyi isobutyi ketolile	101001	A-Methyl-2-pentanone	-	4,0	0 0	ב	2000 (2270)
Mother Lands	624830		*		DOGA	<	10 (4 54)
Math. Illoctocitation	75055		- 5	0, 4 4, 4	900	(<	10 (4:34)
z-Metryllactorillule	00007	Acetonie cyanioniyaliii	2	- 4 <u>.</u>	6001	1	10 (4.34)
Methylmercaptan	74931	Methanethiol	100	1.4	U153	Ф	100 (45.4)
		Thiomethanol					
Methyl methacrylate	80626	thyl-, methyl ester	2000	1,3,4	U162	O	1000 (454)
Methyl parathion	298000	Phosphorothioic acid, O,O-dimethyl O-(4-	100	4,	P071	ш	100 (45.4)
Mother Contract	100101	nitrophenyl) ester.	*	,	120	٥	(02020)
4-Metry7z-perialione	000	Methyl isobutyl ketone	-	t,	5	נ	2000 (2210)
Methyl tert-butyl ether	1634044		*	3		ပ	1000 (454)
Methylthiouracil	56042	4(1H)-Pyrimidinone, 2,3-dihydro-6-methyl-2-	*-	4	U164	∢	10 (4.54)
	1	thioxo	•	•			3
Mexicophoto	7/86347		- 6			۲ (10 (4.54)
:	50077	Azirino[2, 3,:3 4]hvrrdlo[1, 2-a]indole-4, 7-dione 6-	3 *	- 4	1010	⊳ د	10 (454)
		aminote, v. cy. rpyroach, k. cy. co. cy. cachy, and cy.	-	•) - - - -	(
MNNG	70257 75047	Guanidine, N-methyl-N'-nitro-N-nitroso-	1000	4 ←	U163	∠ ⊠	10 (4.54) 100 (45.4)

Monomethylamine	74895		1000	~	Š	ω;	100 (45.4)
Munt Source Leachate	2763964	3(2H)-Isoxazolone. 5-(aminomethyl)- 5-	* +	4 4	F039	× 0	1 (0.454) 1000 (454)
		-isoxa	(•		•	
Naled 5.12-Naphthacenedione, 8-acetyl-10-[3-amino-2,3,6-trideoxy-alpha-L-tyo-hxo-heoxyloxy]-7,8,9,10-tetrahydro-6,8,11-trihydroxy-1-	300765 20830813	Daunomycin	2 *-	- 4	0029 0	∢ ∢	10 (4.54) 10 (4.54)
metnoxy-, (80-cis)-	7000		*	•	2		2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
1-Naphthalenamine	134327	alpha-Naphthylamine	- *	4 4	1168	უ ⊲	10 (45.4)
Naphthalenamine, N.N'-bis(2-chloroethyl)-	494031	Chlornaphazine	*	4	U026	<u> </u>	100 (45.4)
Naphthalene	91203	_	2000	1,2,3,4	U165	В	100 (45.4)
Naphthalene, 2-chloro-	91587	beta-Chloronaphthalene 2-Chloronaphthalene	*-	2,4	U047	_	5000 (2270)
	130154	1,4-Naphthoquinone	*_ :	4	0166	Δ.	5000 (2270)
2,7-Naphthalenedisultonic acid, 3,3-[(3,3-dimethyl-(1,1'-biphenyl)-4,4'- divl)-bis(azo)lbis(5-amino-4-hydroxy)-tetrasodium salt	72571	Trypan blue	<u>*</u>	4	U236	∢	10 (4.54)
Naphthenic acid	1338245		100	-		В	100 (45.4)
1,4-Naphthoquinone	130154	1,4-Naphthalenedione	*	4	U166	Δ	5000 (2270)
alpha-Naphthylamine	134327	1-Naphthalenamine	*-	4	U167	В	100 (45.4)
beta-Naphthylamine	91298	2-Naphthalenamine	*-	4	N168	⋖	10 (4.54)
alpha-Naphthylthiourea	86884	Thiourea, 1-naphthalenyl	*	4	P072	ω	100 (45.4)
Nickel ††	7440020		* 6	. 2		В (100 (45.4)
Nickel ammonium sulfate	15699180		2000	- !		m	100 (45.4)
NICKEL AND COMPOUNDS	ď «	Nickel Compounds	* *	2,7			: :
	N.A.	NICKEL AND COMPOUNDS	- *	δ,	010	<	3
: `	13463393	Nickel carbonyl NI(CO)4, (1-4)-	* *	4 4	PU/3	< <	10 (4.54)
Nickel carbonyl NI(CO)4, (1-4)	13403393	Nickel carbonyl	- 00	4 -	FU/3	< α	10 (4:54)
	37211055			-		נ	(t.or) 001
Nickel cvanide	557197	Nickel cyanide Ni(CN)2	*	4	P074	<	10 (4.54)
Nickel cyanide Ni(CN)2	557197	Nickel cyanide	*	4	P074	⋖	10 (4.54)
Nickel hydroxide	12054487		1000	-		4	10 (4.54)
Nickel nitrate	14216752		2000	_		В	100 (45.4)
Nickel sulfate	7786814		2000	_		В	100 (45.4)
Nicotine, & salts	54115	Pyridine, 3-(1-methyl-2-pyrrolidinyl)-, (S)	* 6	4 +	P075	<u>а</u> (100 (45.4)
Nitric acid thallium (1+) sat	10102451	Thallium (I) nitrate	3 *	- 4	11217	ם כ	100 (454)
Nitric oxide	10102439	Nitrogen oxide NO	*	4	P076	ı <	10 (4.54)
p-Nitroaniline	100016	Benzenamine, 4-nitro-	*	4	P077	_	5000 (2270)
Nitrobenzene	98953	Benzene, nitro-	1000	1,2,3,4	0169	ပ	1000 (454)
4-Nitrobiphenyl	92933		*-	က		⋖	10 (4.54)
Nitrogen dioxide	10102440	Nitrogen oxide NO ₂	1000	1,4	P078	∢	10 (4.54)
ON object to the control of the cont	10544726		*	-	9200	<	40 (4 64)
Nitrogen oxide NO	10102439	Nitrogen dioxide	1000	1 4	P078	< ∢	10 (4:54)
7)	10544726			:) ;	:	
Nitroglycerine	55630	1,2,3-Propanetriol, trinitrate-	* 007	4 4	P081	۵ ک	10 (4.54)
Mitrophenol (mixed)	55154556		0001	-		ם מ	100 (45.4)
o-Nitrophenol	88755	2-Nitrophenol				<u> </u>	(1:01)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	_	ш	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	g.	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
p-Nitrophenol	100027	4-Nitrophenol	1000	1,2,3,4	U170	В	100 (45.4)
o-Nitrophenol p-Nitrophenol	88755 100027	Prienol, 4-Iliuo- 2-Nitrophenol	1000	1,2,4	0170	m m	100 (45.4) 100 (45.4)
2-Nitrophenol 4-Nitrophenol	88755 100027	4-Nitrophenol o-Nitrophenolp-Nitrophenol	1000	1,2,3,4	0170	മമ	100 (45.4) 100 (45.4)
	Ø Z	Phenol, 4-nitro-	*				
2-Nitopropale	79469	Propane, 2-nitro	- *- *	8. 1 4. c	N171	∢	10 (4.54)
N-Nitrosodi-n-butylamine	924163	1-Butanamine, N-butyl-N-nitroso-	- *-	14	U172	<	10 (4.54)
N-Nitrosodiethanolamine	1116547	Ethanol, 2,2'-(nitrosoimino)bis-	* ;	4 -	U173	××	1 (0.454)
N-Nitrosodimethylamine	55185	Ethanamine, N-ethyl-N-nitroso- Methanamine N-methyl-N-nitroso-	*	23.4	DO82	< ⊲	1 (0.454)
N-Nitrosodiphenylamine	86306		*	2,0	700	(m	100 (45.4)
N-Nitroso-N-ethylurea	759739	Urea, N-ethyl-N-nitroso	*	4	U176	×	1 (0.454)
N-Nitroso-N-methylurea	684935	Urea, N-methyl-N-nitroso	*	3,4	U177	×	1 (0.454)
N-Nitroso-N-methylurethane	615532	Carbamic acid, methylnitroso-, ethyl ester	*	4	U178	×	1 (0.454)
N-Nitrosomethylvinylamine	4549400	Vinylamine, N-methyl-N-nitroso	* *	4 (P084	∢ >	10 (4.54)
N-Nitrosomorpholine	100754	Discription 1-pitroso-	*	ກ <	1170	< <	1 (0.454)
N-Nitrosopyrrolidine	930552	Pyrrolidine. 1-nitroso-	- *	4	01180	: ×	1 (0.454)
Nitrotoluene	1321126	000	1000	-		: O	1000 (454)
m-Nitrotoluene	99081						
o-Nitrotoluene	88722						
p-Nitrotoluene	06666						
5-Nitro-o-toluidine	99558	Benzenamine, 2-methyl-5-nitro	*	4	U181	ш	100 (45.4)
Octamethylpyrophosphoramide	152169	Diphosphoramide, octamethyl	*- :	4	P085	Δ.	100 (45.4)
Osmium oxide OsO ₄ (T-4)-	20816120	Osmium tetroxide	*	4	P087	ပ	1000 (454)
	20816120	Osmium oxide OsO ₄ (T-4)	*	4	P087	ပ	1000 (454)
7-Oxabicyclo[2.2.1]heptane-2,3-dicarboxylic acid	145733	Endothall	*	4	P088	ပ	1000 (454)
	1120714	1,3-Propane sultone	*	3,4	N193	∢	10 (4.54)
2H-1,3,2-Oxazaphosphorin-2-amine, N,N-bis(2-chloroethyl)tetrahydro-, 2-oxide	50180	Cyclophosphamide	*	4	0058	∢	10 (4.54)
Oxirane	75218	Ethylene oxide	*-	3.4	U115	<	10 (4.54)
	765344	Givcidylaldehyde		4	U126	< <	10 (4.54)
Oxirane, (chloromethyl)	106898	1-Chloro-2,3-epoxypropane	1000	1,3,4	U041	В	100 (45.4)
ob. id objects	20525904	Epichlorohydrin	1000	•		(1000
Paraiormaldenyde	30525894	1.9 E. Triovono O. J. S. trimothyl.	30.	- <	1182	ی ر	1000 (454)
Paraidenyde	123037	1,3,5-I rioxane, z,4,6-trimetnyi	_	4	UI8Z	ے	1000 (454)

a cittage	56382	- 17 Lydfoib O Dioc significanda and D	-	121	0000	_	10 (4 54)
r alation		add, C,C-didiliyi er.	-	t, 5, -		c	(†?;+)
PCBs	1336363	Aroclors	10	1,2,3		×	1 (0.454)
		POLYCHLORINATED BIPHENYLS					
Aroclor 1016	12674112		10	1,2,3		×	1 (0.454)
Aroclor 1221	11104282		10	1,2,3		×	1 (0.454)
Aroclor 1232	11141165		10	1,2,3		×	1 (0.454)
Aroclor 1242	53469219		10	1,2,3		×	1 (0.454)
Aroclor 1248	12672296		10	1,2,3		×	1 (0.454)
Aroclor 1254	11097691		10	1,2,3		×	1 (0.454)
Aroclor 1260	11096825		10	1.2.3		×	1 (0.454)
	82688	Benzene, pentachloronitro-	*	3.4	U185	В	100 (45.4)
		Pentachloronitro-	-	Î)	1	
		hanzana					
		Olintohenzene					
Dantachlorobenzene	608935	chloro-	*	4	1183	₫	10 (4 54)
Pantachloroathana	76017	Ethana nantachloro-	*	4	11184	: ⊲	10 (4 54)
٠,	88968	Bonzono nontachloronitro	*	7	1185	. α	100 (45.4)
	00000	PONR	-	t o	3	ם	(+:0+) 001
		Olintobenzene					
	07066		5	1001	11040	<	10 (4 54)
7 5 7	00070	FIELIOI, PELIGCINOI 0-	2 ;	1,6,0,4	0242	ζ ((4:04)
1,3-Pentadiene	504609	1-Methylbutadiene	-	4	0186	ם	100 (45.4)
Perchloroethylene	127184	Ethene, tetrachloro	*	2,3,4	U210	ш	100 (45.4)
		Tetrachloroethene					
		Tetrachloroethylene					
Phenacetin	62442	Acetamide. N-(4-ethoxyphenyl)-	*	4	U187	В	100 (45.4)
Dhananthrana	85018	71 - 71	*	0		_	5000 (2270)
	100010	Donaton business	- 60	7001	1400	ى د	4000 (454)
rielo	708907	Denzene, nyaroxy-	300	1,2,3,4	000	، د	1000 (454)
Phenol, Z-chloro-	87666	o-Chiorophenol 2-Chlorophenol	<u>-</u> :	2,4	0048	ומ	100 (45.4)
Phenol, 4-chloro-3-methyl	29207	p-Chloro-m-cresol	*	2,4	0039	۵	5000 (2270)
		4-Chloro-m-cresol					
Phenol, 2-cyclohexyl-4,6-dinitro-	131895	2-Cyclohexyl-4,6-dinitrophenol	*_	4	P034	В	100 (45.4)
Phenol, 2.4-dichloro-	120832	2,4-Dichlorophenol	*	2.4	U081	В	100 (45.4)
Phenol 2 6-dichloro-	87650	2.6-Dichlorophenal	*	4	U082	ш	100 (45.4)
hyl-1.2-ethenediyl)bis- (F)	56531	Diethylstilbestrol	*	4	1089	×	1 (0 454)
Phenol 24-dimethyl-	105679	2 4-Dimethylphenol	*	2.4	1101		100(45.4)
Phenol 2 4-dinitro-	51285	2 4-Dinitronhenol	1000	1234	D048	۵ ۵	10 (4 54)
Dhand mathyl-	1310773	Cresols (isomers and mixture)	1000	2,0,1	1052	: α	100 (45.4)
	2	Crosvic acid (isomers and mixture)	200	5	2000	3	(t.ot) oo
Change of anticipal of the change of the cha	10.14.0.7	4 6 Diniting a green and makerial	*		170	<	(4.7.4)
Phenol, Z-metriyl-4, o-dimito-, & sans	12452	4,0-DINITO-0-CIESOI, and saits	_ :	4,0,4	7 5	۱ ۲	10 (4:04)
2,2'-methylenebis[3,4,6-trichloro	70304	Hexachlorophene	<u>.</u> :	4 .	0132	n	100 (45.4)
Phenol, 3-(1-methylethyl)-, methyl carbamate (m-Cumenyl	64006		*	4	P202		##
methylcarbamate).							
Phenol, 2-(1-methylpropyl)-4,6-dinitro	88857	Dinoseb	*_	4	P020	ပ	1000 (454)
Phenol, 3-methyl-5-(1-methylethyl)-, methyl carbamate (Promecarb)	2631370		*	4	P201		##
Phenol, 4-nitro-	100027	p-Nitrophenol	1000	1,2,3,4	0110	В	100 (45.4)
		4-Nitrophenol					
	87865	Pentachlorophenol	10	1,2,3,4	U242	⋖	10 (4.54)
Phenol, 2,3,4,6-tetrachloro	58902	2,3,4,6-Tetrachlorophenol	*	4	U212	∢	10 (4.54)
Phenol, 2,4,5-trichloro	95954	2-4,5-Trichlorophenol	10	1,3,4		<	10 (4.54)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	Ý	4	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	RQ	Code†	RCRA waste Number	Cat- egory	Pounds (Kg)
Phenol, 2,4,6-trichloro- Phenol, 2,4,6-trintro-, ammonium salt	. 88062 . 131748 . 148823	2,4,6-Trichlorophenol	1 1 1	1,2,3,4	U231 P009 U150	44×	10 (4.54) 10 (4.54) 1 (0.454)
p-Phenylenediamine	106503		*	· ന	5	۵	5000 (2270)
1,10-(1,2-Phenylene)pyrene	_		* :	2,4		B 1	100 (45.4)
Phenylmercury acetate	. 62384	Mercury, (acetato-O)phenylThiourea. phenyl-	* *	4 4	P092 P093	m m	100 (45.4) 100 (45.4)
Phorate		Phosphorodithioic acid, O,O-diethyl S-	*	4		<	10 (4.54)
Ohococho	75445	(ethylthio), methyl ester.	0002	127		4	10 (4 54)
Phosphine	7			3, 6,	P096	(ш	100 (45.4)
Phosphoric acid	_		2000	_	_	Δ	5000 (2270)
Phosphoric acid, diethyl 4-nitrophenyl ester		Diethyl-p-nitrophenyl phosphate	*	4	P041	Ф	100 (45.4)
Phosphoric acid, lead(2+) salt (2:3)	7446277	Lead phosphate	*	4		∢:	10 (4.54)
Phosphorodithioic acid, O,O-diethyl S-[2-(ethylthio)ethyl]ester	298044	Disulfoton	- ;	4, 7		×	1 (0.454)
Phosphoroditnioic acid, U,O-dietnyl S-(etnyltnio), metnyl ester	298022	Phorate	- :	4 -	F094	< ι	10 (4.54)
Phosphorodithioic acid, O,O-diethyl S-methyl ester	35	O,O-Diethyl S-methyl dithiophosphate	* *	4 -	0087	۰ ۵	5000 (2270)
Prosphorogimioic acid, O.O-dimetnyi S-[z(metnyiamino)-z-oxoetnyi] ester	61600		-	4	7 4 4	<	10 (4.54)
Phosphorofluoridic acid, bis(1-methylethyl) ester	55914	Diisopropylfluorophosphate	*	4	P043	Ф	100 (45.4)
Phosphorothioic acid, O,O-diethyl O-(4-nitrophenyl) ester	_		-	1,3,4	P089	4	10 (4.54)
Phosphorothioic acid, O,[4-[(dimethylamino) sulfonyl]phenyl]O,O-di-	- 52857		*-	4		ပ	1000 (454)
Phosphorothioic acid O O-dimethyl O-(4- nitrophenyl) ester	298000	Methyl parathion	100	14	P071	ω.	100 (45.4)
Phosphorothioic acid, O.O-diethyl O-pyrazinyl ester		_	*	. 4	P040	0 00	100 (45.4)
Phosphorus	_		-	. 5,		×	1 (0.454)
- :	_		2000	_		O	1000 (454)
Phosphorus pentasulfide		Phosphorus sulfide Sulfur phosphide	100	1,4	U189	ш	100 (45.4)
Phosphorus sulfide		Phosphorus pentasulfide Sulfur phosphide	100	4,1		ш	100 (45.4)
Phosphorus trichloride	- 1		2000			ပ	1000 (454)
	. N.A.	: 4	- *	7 6	2	c	(0200)
7-Disolise		_	*	, , ,		ם כ	5000 (2270)
:		N-Nitrosopiperidipe	*	1 4	1179	2 ⊲	10 (4 54)
Plimbane tetraethyl-	_		100	14	P110	< ⊲	10 (4.54)
POLYCHLOR INATED BIPHENYLS	13		9 2	1,2,3		:×	1 (0.454)
	77	PCBs	,			>	41.0
Aroclor 1016	126/4112		2 5	2,4,4		< >	1 (0.454)
Aroclor 1939			2 5	5,0		< >	1 (0.454)
Aroclor 1242	. 53469219		2 0	1,2,3		<×	1 (0.454)

Aroclor 1248 Aroclor 1254	12672296		9 9	1,2,3		××	1 (0.454) 1 (0.454)
Aroclor 1260	11096825		10	1.2.3		×	1 (0.454)
Polycyclic Organic Matter®	Ą.Z		*	m			**
POLYNUCLEAR AROMATIC HYDROCARBONS	Ą. Z		*	2			**
Potassium arsenate	7784410		1000	-		×	1 (0.454)
Potassium arsenite	10124502		1000	-		×	1 (0.454)
Potassium bichromate	7778509		1000	_		⋖	10 (4.54)
Potassium chromate	2789006		1000	-		⋖	10 (4.54)
Potassium cyanide	151508	Potassium cyanide K (CN)	9	4,	P098	⋖	10 (4.54)
Potassium cyanide K(CN)	151508	Potassium cyanide	10	4,	P098	⋖	10 (4.54)
Potassium hydroxide	1310583		1000	_		ပ	1000 (454)
Potassium permanganate	7722647		100	-		В	100 (45.4)
Potassium silver cyanide	506616	Argentate (1-), bis(cyano-C)-, potassium	*	4	P099	×	1 (0.454)
Pronamide	23950585	Benzamide, 3,5-dichloro-N-(1,1-dimethyl-2-	*	4	U192	۵	5000 (2270)
		propynyl)					
Propanal, 2-methyl-2-(methylthio)-, O-[(methylamino)carbonyl]oxime	116063	Aldicarb	*	4	P070	×	1 (0.454)
1-Propanamine	107108	n-Propylamine	*	4	U194	_	5000 (2270)
1-Propanamine, N-propyl-	142847	Dipropylamine	*	4	U110	_	5000 (2270)
1-Propanamine, N-nitroso-N-propyl	621647	Di-n-propylnitrosamine	*_	2,4	U111	⋖	10 (4.54)
Propane, 2-nitro	79469	2-Nitropropane	*	3,4	U171	⋖	10 (4.54)
1,3-Propane sultone	1120714	1,2-Oxathiolane, 2,2-dioxide	*	3,4	U193	⋖	10 (4.54)
Propane, 1,2-dibromo-3-chloro	96128	1,2-Dibromo-3-chloropropane	*	3,4	9900	×	1 (0.454)
Propane, 1,2-dichloro-	78875	1,2-Dichloropropane	2000	1,2,3,4	U083	ပ	1000 (454)
		Propylene dichloride					
Propanedinitrile	109773	Malononitrile	*	4	U149	ပ	1000 (454)
Propanenitrile	107120	Ethyl cyanide	*	4	P101	⋖	10 (4.54)
Propanenitrile, 3-chloro-	542767	3-Chloropropionitrile	*	4	P027	ပ	1000 (454)
Propanenitrile, 2-hydroxy-2-methyl-	75865	Acetone cyanohydrin	10	1,4	P069	4	10 (4.54)
		2-Methyllactonitrile					
Propane, 2,2'-oxybis[2-chloro-	108601	Dichloroisopropyl ether	*	2,4	U027	ပ	1000 (454)
1,2,3-Propanetriol, trinitrate-	55630	Nitroglycerine	*	4	P081	4	10 (4.54)
1-Propanol, 2,3-dibromo-, phosphate (3:1)	126727	Tris(2,3-dibromopropyl) phosphate	*_	4	U235	⋖	10 (4.54)
1-Propanol, 2-methyl-	78831	Isobutyl alcohol	*	4	U140	۵	5000 (2270)
Propanal, 2-methyl-2-(methylsulfonyl)-, O-[(methylamino)carbonyl] oxime	1646884		*	4	P203		*#
(Aldicarb sulfone).							
2-Propanone	67641	Acetone	*	4	U002	_	5000 (2270)
2-Propanone, 1-bromo	598312	Bromoacetone	*	4	P017	ပ	1000 (454)
Propargite	2312358		10	-		⋖	10 (4.54)
Propargyl alcohol	107197	2-Propyn-1-ol	*	4	P102	ပ	1000 (454)
2-Propenal	107028	Acrolein	_	1,2,3,4	P003	×	1 (0.454)
2-Propenamide	79061	Acrylamide	*	3,4	U007	۵	5000 (2270)
1-Propene, 1,1,2,3,3,3-hexachloro-	1888717	Hexachloropropene	*	4	U243	ပ	1000 (454)
1-Propene, 1.3-dichloro-	542756	1,3-Dichloropropene	2000	1.2.3.4	U084	Ф	100 (45.4)
2-Propenentrile	107131	Acrylonitrile	100	1.2.3.4	6000	а ш	100 (45.4)
2-Propenentrile, 2-methyl-	126987	Methacrylonitrile	*	4	U152	O	1000 (454)
2-Propenoic acid	79107	Acrylic acid	*	3,4	0008		5000 (2270)
2-Propenoic acid, ethyl ester	140885	Ethýl acrylate	*	3,4	U113	O	1000 (454)
2-Propenoic acid, 2-methyl-, ethyl ester	97632	Ethyl methacrylate	*	4	U118	ပ	1000 (454)
2-Propenoic acid, 2-methyl-, methyl ester	80626	Methyl methacrylate	2000	1,3,4	U162	0	1000 (454)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	>	L	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	S _Q	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
2-Propen-1-o1	107186	Allyl alcohol	100	1,4	P005	В	100 (45.4)
beta-Propiolactone	57578		*	3		⋖	10 (4.54)
Propionaldehyde	123386		*	3		ပ	1000 (454)
	79094		2000	_		Δ	5000 (2270)
	93721	Silvex (2,4,5-TP)	100	4,	U233	Ф	100 (45.4)
Propionic anhydride	123626		2000	_		۵	5000 (2270)
Propoxur (Baygon)	114261		*	3		В	100 (45.4)
n-Propylamine	107108	1-Propanamine	*	4	U194	۵	5000 (2270)
Propylene dichloride	78875		2000	1,2,3,4	U083	O	1000 (454)
Propylene oxide	75569		2000	1,3		В	100 (45.4)
	75558			3,4	P067	×	1 (0.454)
	407407	2-Methyl aziridine	*			(4000 (454)
Z-F10py11-1-0	101 137	Propargyi arcorrol	-	4	F 102	ر	1000 (424)
Pyrene	129000		1001	7 7		□ ×	5000 (2270)
	121211			•		(2
3,6-Pyridazinedione, 1,2-dihydro-	123331	Maleic hydrazide	*	4	U148	۵	5000 (2270)
4-Pyridinamine	504245	4-Aminopyridine	*	4	_	ပ	1000 (454)
Pyridine	110861	-	*	4	U196	ပ	1000 (454)
Pyridine, 2-methyl-	109068	2-Picoline	*-	4	_	Δ	5000 (2270)
Pyridine, 3-(1-methyl-2-pyrrolidinyl)-, (S)-	54115	Nicotine, & salts	*	4	_	В	100 (45.4)
2,4-(1H,3H)-Pyrimidinedione, 5-[bis(2-chloroethyl)amino]-	66751	Uracil mustard	*	4	U237	⋖	10 (4.54)
4(1H)-Pyrimidinone, 2,3-dihydro-6-methyl-2-thioxo-	56042	Methylthiouracil	*_	4	U164	⋖	10 (4.54)
Pyrrolidine, 1-nitroso	930552	N-Nitrosopyrrolidine	*	4	U180	×	1 (0.454)
Pyrrolo[2,3-b] indol-5-ol, 1,2,3,3a,8,8a-hexahydro-1,3a,8-trimethyl-, methylcarbamate (ester), (3aS-cis)-(Physostigmine.	57476		*-	4	P204		##
Quinoline	91225		1000	1,3		Δ	5000 (2270)
	106514		*	3,4	U197	⋖	10 (4.54)
		2,5-Cyclohexadiene-1,4-dione					
Quintobenzene	82688		*-	3,4	U185	ш	100(45.4)
		PCNB Pentachloronitro-					
		benzene					
RADIONUCLIDES	Ą.Z			3			w
Radionuclides (including radon)	N.A.		*	3			i w

Reserpine	50555	Yohimban-16-carboxylic acid, 11,17-dimethoxy-18-[(3,4,5-trimethoxybenzoyl)oxy-, methyl ester (3beta,	*-	4	U200	۵	5000 (2270)
	7007	16beta, 17alpha, 18beta, 20alpha)	000	,	200	((0000
Soobaris and safe	108463	1,3-benzenediol	30.	4, <	1020	ه د	5000 (2270) 100 (4E 4)
Safrole	94597	1.2-Benzisounazoro(zn.)-one, 1.1-dioxide	*	† 4	11203	<u>م</u> د	100 (45.4)
Selenious acid	7783008	.,o Deizedesses, o (E property)	- *	4	U204	o ∢	10 (4.54)
	12039520	Thallium selenite	*	4	P114		1000 (454)
Selenium ††	7782492		*	2		В	100 (45.4)
SELENIUM AND COMPOUNDS	N.A.	Selenium Compounds	*	2,3			*
Selenium Compounds	N.A.	SELENIUM COMPOUNDS	*	2,3			*
Selenium dioxide	7446084	Selenium oxide	1000	1,4	U204	<	10 (4.54)
Selenium oxide	7446084	Selenium dioxide	1000	4,1	U204	<	10 (4.54)
Selenium sulfide	7488564	Selenium sulfide SeS ₂	*	4	U205	⋖	10 (4.54)
Selenium sulfide SeS ₂	7488564	Selenium sulfide	*-	4	U205	<	10 (4.54)
Selenourea	630104		*	4	P103	ပ	1000 (454)
L-Serine, diazoacetate (ester)	115026	Azaserine	*	4	U015	×	1 (0.454)
Silver††	7440224		*	2		ပ	1000 (454)
SILVER AND COMPOUNDS	Ą. Z		*	2			*
Silver cyanide	506649	Silver cyanide Ag (CN)	*	4	P104	×	1 (0.454)
Silver cyanide Ag (CN)	506649	Silver cyanide	*	4	P104	×	1 (0.454)
Silver nitrate	7761888		_	_		×	1 (0.454)
Silvex (2,4,5-TP)	93721	Propionic acid, 2-(2,4,5-trichlorophenoxy)	100	4,1	U233	В	100 (45.4)
Sodium	7440235		1000	_		<	10 (4.54)
Sodium arsenate	7631892		1000	_		×	1 (0.454)
Sodium arsenite	7784465		1000	_		×	1 (0.454)
Sodium azide	26628228		*	4	P105	O	1000 (454)
Sodium bichromate	10588019		1000	_		⋖	10 (4.54)
Sodium bifluoride	1333831		2000	_		В	100 (45.4)
Sodium bisulfite	7631905		2000	_		۵	5000 (2270)
Sodium chromate	7775113		1000	_		⋖	10 (4.54)
Sodium cyanide	143339	Sodium cyanide Na(CN)	10	4,1	P106	⋖	10 (4.54)
Sodium cyanide Na(CN)	143339	Sodium cyanide	10	4,1	P106	⋖	10 (4.54)
Sodium dodecylbenzenesulfonate	25155300		1000	_		ပ	1000 (454)
Sodium fluoride	7681494		2000	_		ပ	1000 (454)
Sodium hydrosulfide	16721805		2000	_		۵	5000 (2270)
Sodium hydroxide	1310732		1000	_		ပ	1000 (454)
Sodium hypochlorite	7681529		100	_		В	100 (45.4)
	10022705						
Sodium methylate	124414		1000			υ a	1000 (454)
Sodium nitrite	7632000		001	- ,		ם מ	100 (45.4)
Sodium phosphate, dibasic	10030324		0009	_		<u> </u>	2000 (2270)
	10140655		_				

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory		ш	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	8 S	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
Sodium phosphate, tribasic	7601549 7758294 7785844 10101890 10124568		2000	-		۵	5000 (2270)
Sodium selenite	10102188		1000	-		В	100 (45.4)
Streptozotocin	18883664	D-Glucose, 2-deoxy-2-[(methylnitrosoamino)-carbonyljamino]. Glucopyrannose, 2-deoxy-2-(3-methyl-3-nitrosouraido).	*	4	U206	×	1 (0.454)
Strontiim chromate	7789062	(00000000000000000000000000000000000000	1000	-		⋖	10 (4 54)
Strychnidin-10-one	57249	Strychnine, & salts	10	- 4,	P108	< <	10 (4.54)
Strychnidin-10-one, 2,3-dimethoxy-	357573	Brucine	*	4	P018	В	100 (45.4)
Strychnine, & salts	57249	Strychnidin-10-one	10	1,4	P108	⋖	10 (4.54)
Styrene	100425		1000	6,1		ပ	1000(454)
Styrene oxide	86093		*	က		ш	100 (45.4)
Sulfur monochloride	12771083		1000	_		ပ	1000 (454)
Sulfur phosphide	1314803	Phosphorus pentasulfide	100	1,4	U189	В	100 (45.4)
		Phosphorus sulfide					
Sulfuric acid	7664939		1000	-		ပ	1000 (454)
Sufference of the second state of the second	8014957	Thouling (1) cultate	000	7	0116	٥	100 (45 4)
סטווטוני מכוס, טונומוווטווו (דד) סמוג	10031591	IIIaiiidii (I) sullate	3	ţ	2	۵	100 (43.4)
Sulfuric acid, dimethyl ester	77781 93765	Dimethyl sulfate	100	4, t,	U103 U232	ш O	100(45.4) 1000 (454)
2.4 5.T aminae	2008460	2,4,5-T	00	•		ے	5000 (2220)
	1319728 3813147 6369966 6369977		3	=		٠	
2,4,5-T esters	93798 1928478 2545597 25168154 61792072		100	-		υ	1000 (454)
2,4,5-T salts	13560991	Acetic acid, (2,4,5-trichlorophenoxy)	100	L 4,	U232	υυ	1000 (454) 1000 (454)

TCDD	1746016 72548	2,3,7,8,-Tetrachlorodibenzo-p-dioxin	* ~	1,2,4	0900	××	1(0.454) 1 (0.454)
		chloro- DDD 4,4' DDD.	:		!	ı	
1,2,4,5-Tetrachlorobenzene	95943	Benzene, 1,2,4,5-tetrachloro-	*-	4	U207	Δ:	5000 (2270)
2,3,7,8-Tetrachlorodibenzo-p-dioxin	1746016	TCDD	*	2,3		×	1(0.454)
1,1,1,2-Tetrachloroethane	630206	Ethane, 1,1,1,2-tetrachloro-	*	4	U208	m	100 (45.4)
1,1,2,2,-Tetrachloroethane	79345	Ethane, 1,1,2,2,-tetrachloro-	* :	2,3,4	0209	ш і	100(45.4)
l etrachloroethene	127184	Ethene, tetrachloro	*	2,3,4	U210	n	100(45.4)
		Perchioroethylene Tetrachlomethylene					
Tetrachloroethylene	127184	Ethene tetrachloro	*	234	11210	α	100(45.4)
	i	Perchloroethylene	•	1	2)	(1.01.)
		Tetrachloroethene					
2.3.4.6-Tetrachlorophenol	58902	Phenol. 2.3.4.6-fetrachloro-	*	4	11212	⋖	10 (4.54)
Tetraethyl lead	78002	Plumbane, tetraethyl-	100	1,4	P110	< <	10 (4.54)
	107493	Diphosphoric acid, tetraethyl ester	100	4.	P111	4	10 (4.54)
Tetraethyldithiopyrophosphate	3689245	Thiodiphosphoric acid, tetraethyl ester	*	4	P109	Ф	100 (45.4)
:	109999	Furan, tetrahydro-	*	4	U213	ပ	1000 (454)
Tetranitromethane	509148	Methane, tetranitro-	*	4	P112	⋖	10 (4.54)
Tetraphosphoric acid, hexaethyl ester	757584	Hexaethyl tetraphosphoate	*	4	P062	В	100 (45.4)
Thallic oxide	1314325	Thallium oxide Tl ₂ O ₃	*	4	P113	Δ	100 (45.4)
Thallium ++	7440280		*	2		ပ	1000 (454)
Thallium and compounds	Ą. Z		*	2			*
Thallium (I) acetate	563688	Acetic acid, thallium(1+) salt	*	4	U214	Δ	100 (45.4)
Thallium (I) carbonate	6533739	Carbonic acid. dithallium(1+) salt	*	4	U215	Ф	100 (45.4)
Thallium (I) chloride	7791120	Thallium chloride TICI	*	4	U216	Ф	100 (45.4)
Thallium chloride TICI	7791120	Thallium(II) chloride	*	4	11216	ω	100 (45.4)
Thallium (I) nitrate	10102451	Nitric acid, thallium (1+) salt	*	4	U217	ω.	100 (45.4)
Thallium oxide Ti, O,	1314325		*	4	P113	α.	100 (45.4)
Thallium selenite	12039520	Selenious acid. dithallium(1+) salt	*	4	P114	C	1000 (454)
Thallium (I) sulfate	7446186	Sulfuric acid. dithallium(1+) salt	1000	1.4	P115	о ш	100 (45.4)
	10031591					ı	
Thioacetamide	62555	Ethanethioamide	*	4	U218	4	10 (4.54)
Thiodiphosphoric acid, tetraethyl ester	3689245	Tetraethyldithiopyrophosphate	*	4	P109	Ф	100 (45.4)
Thiofanox	39196184	2-Butanone, 3,3-dimethyl-1-(methylthio)-,	*	4	P045	Ф	100 (45.4)
		O[(methylamino)carbonyl) oxime.					
Thioimidodicarbonic diamide [(H, N)C(S)] 2NH	541537	Dithiobiuret	*	4	P049	Ф	100 (45.4)
Thiomethanol	74931	Methanethiol	100	1,4	U153	Ф	100 (45.4)
		Methylmercaptan					
Thioperoxydicarbonic diamide [(H ₂ N)C(S)] 2S ₂ , tetramethyl	137268	Thiram	*	4	U244	⋖	10 (4.54)
Thiophenol	108985	Benzenethiol	*	4	P014	В	100 (45.4)
Thiosemicarbazide	79196	Hydrazinecarbothioamide	*	4	P116	Ф	100 (45.4)
Thiourea	62566		*	4	U219	<	10 (4.54)
	5344821	1-(o-Chlorophenyl)thiourea	*	4	P026	ω.	100 (45.4)
Thiourea 1-nanhthalenvl-	86884	alpha-Naphthylthiourea	*	4	P072	α	100 (45.4)
Thiourea phenyl-	103855	Phenylthiolirea	*	- Τ	P093	n m	100 (45.4)
Thiram	137268	Thioperoxydicarbonic diamide	*	4	1244	۵ م	10 (4.54)
		[(H2N)C(S)] 2S2, tetramethyl-			:	:	
Titanium tetrachloride	7550450		*	8		ပ	1000 (454)
Toluene	108883	Benzene, methyl	1000	1,2,3,4 U220	U220	ပ	1000(454)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

	Hazardous substance	CASRN	Regulatory synonyms	RQ	Code⊹	RCRA waste Number	Cat- egory	Pounds (Kg)
	Toluenediamine	95807 496720 823405	Benzenedamine, ar-methyl	*-	3,4	U221	∢	
	2,4-Toluene diamine	25376436 95807 496720 823405 25376458	Benzenediamine, ar-methyl	*-	3,4	U221	∢	
	Toluene diisocyanate	91087 91087 584849 26471625	Benzene, 1,3-diisocyanatomethyl	*-	3,4	U223	ш	100 (45.4)
	2,4-Toluene diisocyanate	91087 584849 26471625	Benzene, 1,3-diisocya-natomethyl	*-	3,4	U223	ш	100 (45.4)
;	o-Toluidine	95534	Benzenamine, 2-methyl	*	3,4	U328	В	
31	p-Toluidine	106490		* *	4 4	U353	<u>а</u>	100 (45.4
6	o-Toludulie hydrochiolide	8001352	Denzenamine, z-memyr, nydrocnionde	- *-	1,2,3,4		<u>×</u> ۵	
	2,4,5-TP acid	93721	Chlorinated camphene Propionic acid, 2-(2,4,5-trichlorophenoxy) Silvex (2.4,5-TP)	100	4,	U233	ш	100 (45.4)
	2,4,5-TP esters	32534955		100	_		В	_
	1H-1,2,4-Triazol-3-amine	61825	Amitrole	*-	4	U011	∢.	10 (4.54)
	Trichlorion	52686		1000	- 0		ш (100 (45.4
	1,2,4-I richlorobenzene	120821 71556	Ethane, 1,1,1-trichloro-	* *	2,3,4	U226	<u>я</u> О	100 (45.4 1000 (454)
	1,1,2-Trichloroethane	79005		*	2,3,4		В	
	Trichloroethene	79016		1000	1,2,3,4	U228	Ф	100 (45.4)
	Trichloroethylene	79016	Ethene, trichloro	1000	1,2,3,4	U228	ш	100 (45.4)
	Trichloromethanesulfenyl chloride	594423	Methanesulfenvl chloride trichloro-	*	4	P118	ď	100 (45.4)
	Trichloromonoflioromathana	75694	Methane trichlorofluoro-	- *	1 4	1121	ے د	5000 (2270)
	Trichlorophenol	25167822	Mediale, inclinated and inclinated a	- 6	· -	2	۵ ۵	3
	2,3,4-Trichlorophenol	15950660		2			τ	
		933788	_				_	
	2.3.6-Trichlorophenol	933755					_	_
	2.4.5-Trichloronhanol	95954	Phenol 2.4.5-trichloro-	1	134	11230	٥	
	2,4,0-11101101011161101	10000		5 5	t, c,		(<	
	2,4,6-Iliciliolophieliol	00000	FIIEIIOI, 2,4,0-ulcillolo		1,2,3,4		τ	10 (4:34)
	3,4,5-1 richlorophenol	609198						

	95954	Phenol, 2,4,5-trichloro		1,4 U230 1,2,4 U231	<u>< < (</u>	10 (4.54)
	121448	5		- 6,	ם כ	1000 (454)
Trifluralin Trimethylamine	1582098 75503		- 000	e ←	≪ ₪	10 (4.54) 100 (45.4)
2,2,4-Trimethylpentane	540841		* *	3		1000 (454)
1,3,5-1 IIIIII 00e1izerie	123637	Perizerie, 1,3,5-tifilituo	- *-	4 U182		1000 (454)
ate	126727	1:1)	* *	4 U235		10 (4.54)
Typan old	107	4'-diyl)- /droxy)-tetrasodium	-	t		(†)
Unlisted Hazardous Wastes Characteristic of Corrosivity	Z Z		* *	4 D002	Ф	100 (45.4)
Characteristic of Toxicity:			-	+		
Arsenic (D004)	Z Z		Σ:	4 D004	×	1 (0.454)
Barium (DOUS)	Ζ Ζ		1000	4 m		1,000 (454)
	į			ý 4	-	(10:1)
Cadmium (D006)	Ą. Z			4		10 (4.54)
Carbon tetrachloride (D019)	Z.	5	5,000 1, 2,	, 4 D019	∢ ;	10 (4.54)
Chlordane (D020)	Z Z		<u>, </u>	4 .		1 (0.454)
Chlorobenzene (DUZ1)	Z Z	u	1,000	4 4		100 (45.4)
Chromium (D007)	. ∠	ć	-	4 4		10 (4:34)
o-Cresol (D023)	. ∠ . ∠		- *	4 D023		100 (45.4)
m-Cresol (D024)	Ϋ́.		*	4 D024		100 (45.4)
p-Cresol (D025)	N.A.		*_	4 D025		100 (45.4)
Cresol (D026)	Z. A.		*_	4 D026		100 (45.4)
2,4-D (D016)	Z :			4		100 (45.4)
1,4-Dichlorobenzene (D027)	∠ ∠		100 1, 2,	4 -		100 (45.4)
1,z-Dictioloetilalie (D029)	. d	က် မ		1 4		100 (45.4)
2,4-Dinitrotoluene (D030)	ď. Z			- 4		10 (4.54)
Endrin (D012)	N.A.		_	4		1 (0.454)
Heptachlor (and epoxide) (D031)	Z.		1, 2,	4		1 (0.454)
Hexachlorobenzene (D032)	Z :			4 .		10 (4.54)
Hexachlorobutadiene (D033)	Z :			4 .		1 (0.454)
Hexachloroethane (D034)	Z Z		. : . :	4 .		100 (45.4)
Lead (D008)	Ϋ́ <		· -	4 D008		10 (4.54)
Mercury (DOOs)	; <		- *	4 2		1 (0.454)
Methoxychlor (D014)	. ∠			4 4		1 (0.454)
	. A		*	4 0035		5 000 (2270)
Nitrobenzene (D036)	ď. Z	-	000 1, 2	4		1,000 (454)
Pentachlorophenol (D037)	A. A.		10 1, 2,	4		10 (4.54)
Pyridine (D038)	Y. Y.		<u>*</u>	4		1,000 (454)
Selenium (D010)	N.A.		-	4 D010	⋖	10 (4.54)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory			Final RQ
Hazardous substance	CASRN	Regulatory synonyms	RQ	Code†	RCRA waste Number	Cat- egory	Pounds (Kg)
Silver (D011)	N.A.		*	4	D011	×	1 (0.454)
Tetrachloroethylene (D039)	Ä.		*	2, 4		Ф	100 (45.4)
Toxaphene (D015)	Ä.		_	1, 4		×	1 (0.454)
Trichloroethylene (D040)	Ä.		1000	1, 2, 4		В	100 (45.4)
2,4,5-Trichlorophenol (D041)	Ą. A.		10	1, 4		∢	10 (4.54)
2,4,6-Trichlorophenol (D042)	Ą. A.		10	1, 2, 4		∢	10 (4.54)
2,4,5-TP (D017)	Ą. Ż.		100	1, 4	D017	В	100 (45.4)
Vinyl chloride (D043)	Ą. Z		*	2, 3, 4	D043	×	1 (0.454)
Unlisted Hazardous Wastes Characteristic of Ignitability	Ą. Ż.		*-	4	D001	В	100 (45.4)
Unlisted Hazardous Wastes Characteristic of Reactivity	Ą. A.		*-	4	D003	ш	100 (45.4)
Uracil mustard	66751	2,4-(1H,3H)-Pyrimidinedione, 5-[bis(2-chloroethyl)aminol	*-	4	U237	⋖	10 (4.54)
Uranyl acetate	541093		2000	~		В	100 (45.4)
Uranyl nitrate	10102064		2000	_		В	100 (45.4)
Urea. N-ethyl-N-nitroso-	759739	N-Nitroso-N-ethylurea	*	4	0176	×	1 (0.454)
:	684935	N-Nitroso-N-methylurea	*	3.4	U177	×	1 (0.454)
Urethane	51796	Carbamic acid, ethyl ester	*	3,4	U238	ш	100 (45.4)
		Ethyl carbamate					
Vanadic acid, ammonium salt	7803556	Ammonium vanadate	*-	4	P119	ပ	1000 (454)
Vanadium oxide V ₂ O ₅	1314621	Vanadium pentoxide	1000	1,4	P120	ပ	1000 (454)
Vanadium pentoxide	1314621	Vanadium oxide V ₂ O ₅	1000	1,4	P120	ပ	1000 (454)
Vanadyl sulfate	27774136		1000	_		ပ	1000 (454)
Vinyl acetate	108054	Vinyl acetate monomer	1000	1,3		۵	5000 (2270)
Vinyl acetate monomer	108054	Vinyl acetate	1000	1,3		۵	5000 (2270)
Vinylamine, N-methyl-N-nitroso-	4549400	N-Nitrosomethylvinylamine	*	4	P084	⋖	10 (4.54)
Vinyl bromide	593602		*	က		Ф	100 (45.4)
Vinyl chloride	75014	Ethene, chloro	*	2,3,4	U043	×	1 (0.454)
Vinylidene chloride	75354	1,1-Dichloroethylene	2000	1,2,3,4	N078	В	100 (45.4)
Warfarin. & salts, when present at concentrations greater than 0.3%	81812	2H-1-Benzopyran-2-one. 4-hydroxy-3-(3-oxo-1-	*	4	P001	В	100 (45.4)
ò		phenyl-butyl)-, & salts, when present at concentrations greater than 0.3%.					•
Xylene	1330207		1000	134	11239	α	100 (45.4)
A)515	10000	Xylene (mixed)	2		222	1	(t.ot) 001
		Xylenes (isomers and mixture)					
m-Xylene	108383	Benzene, m-dimethyl	*	3		ပ	1000 (454)
o-Xylene	95476		*-	က		ပ	1000 (454)
p-Xylene	106423	Benzene, p-dimethyl-	*	က		В	100 (45.4)

Xylene (mixed)Xylene (mixed)	1330207	Benzene, dimethyl-	1000	1,3,4	U239	В	100 (45.4)
Xylenes (isomers and mixture)	1330207	Aylene Xylenes (isomers and mixture) Bensene, dimethyl	1000	1,3,4	U239	В	100 (45.4)
Xylenol acidoxylic acid,11,17-dimethoxy-18-[(3,4,5-timethoxybenzoy))oxy]-, methyl ester (3beta,16beta,17alpha,	1300716 50555	Xylene (mixed) Reserpine	1000	- 4	U200	υo	1000 (454) 5000 (2270)
18beta, 20alpha)- Zinc ††	7440666		*	2		O	1000 (454)
ZINC AND COMPOUNDSZinc acatate	N.A. 557346		1001	7 7		Ċ	1000 (454)
Zinc ammonium chloride	52628258 14639975		2000	-		O	1000 (454)
Zinc. bis(dimethylcarbomodithicato-S,S')-, (Ziram)	14639986 137304 1332076		1000	4 -	P205	O	1000 (454)
Zinc carbonate	7699458 3486359		1000			ပ	1000 (454) 1000 (454)
Zinc chloride	7646857	Zinc cyanida Zn(CN)2	5000	1 4	P121	O 4	1000 (454)
Zinc cyanide Zn(CN)2	557211	Zinc cyanide	9	4.	P121	< <	10 (4.54)
Zinc fluoride	7783495		1000			00	1000 (454)
Zinc hydrosulfite	7779864		1000	-		0	1000 (454)
Zinc nitrate	7779886		2000			٥٤	1000 (454)
Zinc phosphide	1314847	Zinc phosphide Zn ₃ P ₂ , when present at con-	1000	- 4,	P122	а а	100 (45.4)
Zinc phosphide Zn ₃ P ₂ , when present at concentrations greater than	1314847	centrations greater than 10%. Zinc phosphide	1000	1,4	P122	m	100 (45.4)
10%. Zinc sulfate	16871719 7733020		1000			۵٥	5000 (2270) 1000 (454)
Zirconium nitrate	13746899 16923958		2000			۵۵۵	5000 (2270) 1000 (454)
Zircohlum surrate Zircohlum tetrachloride	14644612 10026116		2000			ے د	5000 (2270)
The following spent halogenated solvents used in degreasing; all spent solvent mixtures/blends used in degreasing containing, before use, a total of ten percent or more (by volume) of one or more of the above halogenated solvents or those solvents listed in F002, F004, and F005, and sill bottoms from the recovery of these spent solvents and solvents and solvents.			*	4	F001	∢	10 (4.54)
(a) Tetrachiorethylene (b) Trichloroethylene (c) Methylene chloride (d) 1.1. Trichloroethane (d) 5.2 boon tetrachloride	127184 79016 75092 71556 56235		1000	4,2,1 4,4,2,4	U210 U228 U080 U226 U211	m m ∪ ∪ ∢	100 (45.4) 100 (45.4) 1000 (454) 1000 (454) 10 (4.54)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory	>	L	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	RQ	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
(f) Chlorinated fluorocarbonsF002	N.A.		*	4	F002	□ 4	5000 (2270)
The following spent halogenated solvents; all spent solvent mixtures/ blends containing, before use, a total of ten percent or more (by vol- ume) of one or more of the above halogenated solvents or those list- ed in FOOT, FOOS, and still bottoms from the recovery of			-	•		ξ	
these spont soften and spont soften makings (a) Matachorotephyline	127184		* *	2,4	U210	а (100 (45.4)
(c) Trichloroethylene	79016		1000	1,2,4	U228	י פי כ	100 (45.4)
(d) 1,1,1-I richloroethane	108907		100	1,2,4	U226 U037	<u>ه</u> د	1000 (454) 100 (45.4)
(f) 1,1,2-Trichloro-1,2,2-trifluoroethane	76131					۵ ۵	5000 (2270)
(g) G-Uschlorobenzene (h) Trichlorofluoromethane (i) 11.2-Trichloroethane	95501 75694 79005		3++	r, 2, 2, 4, 4, 4,	U070 U121 U227	20 C	100 (45.4) 5000 (2270) 100 (45.4)
F003 The following spent non-halogenated solvents and the still bottoms from			*	4	F003	Ф	100 (45.4)
the recovery of these solvents: (a) Xvlene	1330207					C	1000 (454)
(b) Acetone	67641					ام	5000 (2270)
(c) Ethyl acetate	141/86					ם ני	5000 (2270)
(e) Ethyl ether	60297					ω	100 (45.4)
(f) Methyl isobutyl ketone	108101					Δ	5000 (2270)
(g) n-Butyl alcohol	71363					۵ ۵	5000 (2270)
(n) Cyclonexanone	108941					ے د	5000 (2270)
			*	4	F004	a a	100 (45.4)
The following spent non-halogenated solvents and the still bottoms from the recovery of these solvents:							
(a) Cresols/Cresylic acid(b) Nitrobenzene	1319773 98953		1000	1,3,4 1,2,4	U052 U169	മഠ	100(45.4) 1000 (454)
F005 The following spent non-halogenated solvents and the still bottoms from			*	4	F005	ш	100 (45.4)
the recovery of these solvents:	108883		1000	107	0261	ر	1000 (454)
(b) Methyl ethyl ketone	78933		*	, , , 4	U159	۵ ۵	5000 (2270)
(c) Carbon disulfide	75150		2000	1,4	P022	В	100 (45.4)
(d) Isobutanol	78831		* :	4.	U140	_ 0	5000 (2270)
(e) Pyridine	110861			4	0136	ر د	1000 (454)

Environme	ntal	Prote	ction /	Agend	СУ						§ 302.4	Ļ
10 (4.54)	10 (4.54)	10 (4.54)	10 (4.54)	10 (4.54)	10 (4.54)	(+:3+)	10 (4.54)	1 (0.454)		1 (0.454)	1 (0.454)	(+0+:0) -
⋖	∢	∢	∢	∢	∢ <	C	∢	×		×	×	<
F006	F007	F008	F009	F010	F011	2	F019	F020		F021	F022	
4	4	4	4	4	4 4	+	4	4		4	4 4	
*	*	*	*	*_	* *	-	-	*		*	*- *	-
Wastewater treatment sludges from electroplating operations except from the following processes: (1) sulfuric acid anodizing of aluminum, (2) tin plating on carbon steel, (3) zinc plating (segregated basis) on carbon steel, (4) aluminum or zinc-aluminum plating on carbon steel, (5) cleaning/stripping associated with this, zinc and aluminum plating on carbon steel.	Or carbon seet, and to creming a criming or autiming. FOOT State of the platform of the control	Force the spanning barn solutions from electropharing operations. Plating bath residues from the bottom of plating barts from electroplating operations where cyanides are used in the process.	ating oper-	F010	ot cleaning from metal heat treat-	ges from metal heat treating oper- ne process.	Vastewater treatment sludges from the chemical conversion coating of aluminum except from zirconium phosphating in aluminum can washing when such phosphating is an exclusive conversion coating process.	F020	chemical infermediate, or component in a formulating process) of tre- or-tetrachlorophenol, or of intermediates used to produce their pes- ticide derivatives. (This listing does not include wastes from the pro- duction of hexachlorophene from highly purified 2,4,5-trichlorophenol.).	F021 Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of pentachlorophenol, or of intermediates used to produce its derivatives.	carb use (a llating	.

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory		ш	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	RQ	Code÷	RCRA waste Number	Cat- egory	Pounds (Kg)
Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the production or manufacturing used (as a reactant, chemical intermediate, or component in a formulating process) of tri- and tetrachlorophenols. (This listing does not include wastes from equipment used only for the production or use of hexa-chlorophene from highly purified 2.4,5-tri-chlorophenol.).			*	-	200	>	0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0
Wastes, including but not limited to distillation residues, heavy ends, tars, and reactor cleanour wastes, from the production of chlorinated aliphatic hydrocarbons, having carbon content from one to five, utilizing free radical catalyzed processes. (This listing does not include light ends, spent filters and filter aids, spent descicants(sic), wasterwater, wastewater treatment sludges, spent catalysts, and wastes listed in § 261.32.).			-	t	100	<	
Condensed light ends, spent filters and filter aids, and spent desiccant wastes from the production of certain chlorinated aliphatic hydrocarbons, by free radical catalogad processes. These choirnated aliphatic hydrocarbons are those having carbon chain lengths ranging from one to and including five, with varying amounts and positions of			*	4	F025	×	1 (0.454)
chlorine substitution. F026 Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the manufacturing use (as a reactant, chemical Intermediate, or component in a formulating process) of tetra.			*	4	F026	×	1 (0.454)
hexachlorobenzene under alkaline conditions. F027 Discarded unused formulations containing tri-, tetra-, or pentachlorophenol or discarded unused formulations containing compounds derived from these chorophenols. (This listing does not include formulations containing hexachloropheno			*	4	F027	×	1 (0.454)
propuritied 2.4.5-tri-chlorophenol as the sole component.) F028 Residues resulting from the incineration or thermal treatment of soil contaminated with EPA Hazardous Waste Nos. F020, F021, F022, F023, and F027.			*	4	F028	×	1 (0.454)
F032			*	4	4 F032	×	1(0.454)

	1(0.454)	1(0.454)	1 (0.454)	1 (0.454)
	×	×	×	×
	F034	F035	F037	F038
	4	4	4	4
:	*	*	*	*
and d at dorthorthis wise and nolic nent	n proc- stand and steel at include art from and/or	oroc- and do at thro- dige sses	Any olids eetro- force entry. Selv- Ant do Ant do Ant do Antact Ather bio- bio- bio- bio- COST	
Wastewaters (except those that have not come into contact with process contaminants), process residuals, preservative drippage, and spent formulations from wood preserving processes generated at plants that currently use or have previously used chlorophenolic formulations (except potentially cross-contaminated wastes that have had the FO32 waste code deleted in accordance with \$261.50 this chapter or potentially cross-contaminated wastes that are otherwise currently regulated as hazardous wastes (i.e., F034 or F035), and whee the generator does not resume or nitiate use of chlorophenolic formulations). This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote and/or pentachlorophenol.	F034 Wastewaters (except those that have not come into contact with process contaminants), process residuals, preservative drippage, and spent formulations from wood preserving processes generated at plants that use cresote formulations. This listing does not include K001 bortom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote and/or penilachiorophenol.	Wastewaters (except those that have not come into contact with process contaminants), process residuals, preservative drippage, and spent formulations from wood preserving processes generated at plants that use inorganic preservatives containing arsenic or chromium. This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote and/or pentachlorophenol.		

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory		Œ	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	g _a	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
Petroleum refinery secondary (emulsified) oil/water/solids separation sludge—Any sludge and/or float generated from the physical and/or chemical separation of oil/water/solids in process wastewaters and oily cooling wastewaters from petroleum refineries. Such waster in clude, but are not limited to, all sludges and floats generated in: in clude air flotation (IAF) units, tanks and impoundments, and all sludges generated in Softwater flow, sludges generated in Softwater flow, sludges generated from once-through non-contact cooling waters segregated for treatment from other process or oil cooling waters, sludges and floats generated in aggressive biological treatment units as defined in § 261.31(b)(2) (including sludges and floats generated in aggressive biological treatment units as defined in § 261.31(b)(2) (including sludges and floats generated in one or more additional units after wastewaters have been treated in aggressive biological treatment units and K051 wastes are not included in this listing.							
K001 Bottom sediment sludge from the treatment of wastewaters from wood			*-	4	K001	×	1 (0.454)
preserving processes that use creosote and/or pentachlorophenol. K002 Wastewater freatment sludge from the production of chrome yellow and			*	4	K002	⋖	10 (4.54)
K003			*-	4	K003	∢	10 (4.54)
K004 Wastewater treatment sludge from the production of zinc yellow pig-			*	4	K004	∢	10 (4.54)
K005 Wastewater treatment sludge from the production of chrome green pig-			*	4	K005	∢	10 (4.54)
K006			*	4	K006	∢	10 (4.54)
K007 Wastewater treatment sludge from the production of iron blue pigments.			*-	4	K007	⋖	10 (4.54)
K008 Oven residue from the production of chrome oxide green pigments.			*	4	K008	∢	10 (4.54)
K009			*	4	K009	⋖	10 (4.54)

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Distillation bottoms from the production of acetaldehyde from ethylene.	**		2		200
Distillation side cuts from the production of acetaldehyde from ethylene.		4		τ	10 (4:34)
K011	1*	4	K011	⋖	10 (4.54)
stream from the acetonitrile column in the production of acrylo-	1*	4	K013	∢	10 (4.54)
from the acetonitrile purification column in the production of acrille.	1*	4	K014	۵	5000 (2270)
K015. Still bottoms from the distillation of benzyl chloride.	1*	4	K015	∢	10 (4.54)
or distillation residues from the production of carbon tetra-	4	4	K016	×	1 (0.454)
K017	*-	4	K017	∢	10 (4.54)
K018	1*	4	K018	×	1 (0.454)
K019	*	4	K019	×	1 (0.454)
K020 Heavy ends from the distillation of vinyl chloride in vinyl chloride monomer production.	1	4	K020	×	1 (0.454)
imony catalyst waste from fluoromethanes production.	1*	4	K021	∢	10 (4.54)
K022	1*	4	K022	×	1 (0.454)
in light ends from the production of phthalic anhydride from nalene.	1*	4	K023	۵	5000 (2270)
K024		4	K024	۵	5000 (2270)
K025. Distillation bottoms from the production of nitrobenzene by the nitration of benzene.	1	4	K025	⋖	10 (4.54)
K026 Stripping still tails from the production of methyl ethyl pyridines.	*	4	K026	O	1000 (454)
	 1*	4	4 K027		10 (4.54)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

					Statutory	>	ш	Final RQ
	Hazardous substance	CASRN	Regulatory synonyms	RQ	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
	Centrifuge and distillation residues from toluene diisocyanate production. K028. Shent catalyes from the hydrochlorinator reactor in the moduction of			*+	4	K028	×	1 (0.454)
	1,1,1-trichloroethane. K029 Waste from the product steam stripper in the production of 1,1,1-tri-			*	4	K029	×	1 (0.454)
	chloroethane. K030			*	4	K030	×	1 (0.454)
	chloroethylene and perchloroethylene. K031			*	4	K031	×	1 (0.454)
326	K032 Wastewater treatment sludge from the production of chlordane.			*	4	K032	∢	10 (4.54)
;	K033. Wastewater and scrub water from the chlorination of cyclopentadiene in the production of chloriane.			*	4	K033	∢	10 (4.54)
	K034 Filter solids from the filtration of hexachlorocyclopentadiene in the production of chlordane.			*	4	K034	∢	10 (4.54)
	K035 Wastewater treatment sludges generated in the production of creosote.			*	4	K035	×	1 (0.454)
	K036 Still bottoms from toluene reclamation distillation in the production of disulfation.			*	4	K036	×	1 (0.454)
	K037 Wastewater treatment sludges from the production of disulfoton.			*	4	K037	×	1 (0.454)
	K038			*	4	K038	∢	10 (4.54)
	K039. Filter cake from the filtration of diethylphosphorodithioic acid in the production of phosate.			*	4	K039	∢	10 (4.54)
	K040 Wastewater treatment sludge from the production of phorate			*-	4	K040	4	10 (4.54)
	K041			*	4	K041	×	1 (0.454)

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K042		*	4	K042	<	10 (4.54)
Heavy ends or distillation residues from the distillation of tetrachlorobenzene in the production of 2,4,5-T.						
K043		*-	4	K043	4	10 (4.54)
K044. Wastewater treatment studges from the manufacturing and processing of explosives		*	4	K044	∢	10 (4.54)
K045 Spert carbon from the treatment of wastewater containing explosives.		*-	4	K045	<	10 (4.54)
K046. Wastewater treatment sludges from the manufacturing, formulation and loading of lead-based initiating compounds.		*	4	K046	∢	10 (4.54)
K047Pink/red water from TNT operations.		*	4	K047	⋖	10 (4.54)
K048		*	4	K048	⋖	10 (4.54)
K049 Stop oil emulsion solids from the petroleum refining industry.		*	4	K049	∢	10 (4.54)
K050		*	4	K050	∢	10 (4.54)
K051		*-	4	K051	⋖	10 (4.54)
K052		*	4	K052	∢	10 (4.54)
K060 Ammonia still lime sludge from coking operations.		* :		K060	×	1 (0.454)
KNOT		<u> </u>		K061	∢ <	10 (4.54)
Noc. Spent pickle liquor generated by steel finishing operations of factities within the iron and steel industry (SIC Codes 331 and 332).		÷ *		7 Y007	₹ <	10 (4.54)
NOG4 Acid plant blowdown slurry/sludge resulting from thickening of blowdown slurry from primary copper production. NOGE		- *	4 4	7007 4 30 7 30	1 4	10 (4.54)
Surface impoundment solids contained in and dredged from surface impoundments at primary lead smelting facilities.		- *		2 9	. <	
Sludge from treatment of process wastewater and/or acid plant blowdown from primary zinc production.		_ :	4	990	٠ .	(4.34)
K069Emission control dust/sludge from secondary lead smelting.		<u>*</u>	4	K069	≪	10 (4.54)

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory		LE.	Final RQ
Hazardous substance	CASRN	Regulatory synonyms	RQ	Code	RCRA waste Number	Cat- egory	Pounds (Kg)
K071			*	4	K071	×	1 (0.454)
K073			*	4	K073	∢	10 (4.54)
K083			*	4	K083	Ф	100 (45.4)
Mostaurate transferent eludera conservad during the production of unit			*	4	K084	×	1 (0.454)
wastewater treatment studges generated during the production or vereinary pharmaceuticals from arsenic or organo-arsenic compounds. KOS5			*	4	K085	<	10 (4.54)
			*	_	9007	<	
Solvent washes and sludges, caustic washes and sludges, or water washes and sludges from cleaning tubs and equipment used in the formulation of ink from pigments, driers, soaps, and stabilizers containing chomium and lead.			-	t .		(
K087			*	4	K087	В	100 (45.4)
Koedalitei tain tai studge libili coning uperatolis.			*	4	K088	<	10 (4.54)
Spert pointers from primary auminum reduction. K090			*	4	K090	∢	10 (4.54)
K091			~	4	K091	∢	10 (4.54)
K093			*	4	K093	۵	5000 (2270)
K094 Distillation bottoms from the production of phthalic anhydride from ortho- xylene.			*	4	K094	۵	5000 (2270)
K095 Distillation bottoms from the production of 1.1.1-trichloresthane.			*-	4	K095	В	100 (45.4)
K096			*	4	4 K096	 	100 (45.4)

Heavy ends from the heavy ends column from the production of 1,1,1-trichloroethane.		*		7	>	,
Nost Vacuum stripper discharge from the chlordane chlorinator in the production of chlordane.			4	S S S S S S S S S S S S S S S S S S S	<	(0.454)
K098Untreated process wastewater from the production of toxaphene.		*-	4	K098	×	1 (0.454)
K099 Untreated wastewater from the production of 2,4-D.		*-	4	K099	⋖	10 (4.54)
K100		*	4	K100	∢	10 (4.54)
K101		*	4	K101	×	1 (0.454)
K102. Residue from the use of activated carbon for decolorization in the production of veterinary pharmaceuticals from arsenic companients.		*	4	K102	×	1 (0.454)
Compounds. K103. Process residues from aniline extraction from the production of aniline.		*-	4	K103	ш	100 (45.4)
K104		*	4	K104	4	10 (4.54)
K105 Sparated aqueous stream from the reactor product washing step in the production of chlorobenzenes.		*	4	K105	4	10 (4.54)
K106			4	K106	×	1 (0.454)
K107 Column bottoms from product separation from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazines.		. 9	4 4	K107	× >	10 (4.54)
Condensed column overheads from product separation and condensed reactor vent gases from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.			,	2 2	()	
Spert filter cartridges from product purification from the production of 1,1- dimethylhydrazine (UDMH) from carboxylic acid hydrazides.		2 9	4 <	2 2	< >	10 (4:34)
Condensed column overheads from intermediate separation from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.			r	2	<	(†5:+) 5:
X111		*	4	4 K111	Α	10 (4.54)

100

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

10 (4.54) 10 (4.54) 10 (4.54) 10 (4.54) 10 (4.54) 1 (0.454) 1 (0.454) 10 (4.54) 10 (4.54) 10 (4.54) 100 (45.4) (Kg Final RQ Cat-egory × RCRA waste Number K112 K113 K115 X114 K118 K117 K124 K126 4 K131 Statutory 4 Code * * * * * * * * * * * g Regulatory synonyms Baghouse dust and floor sweepings in milling and packaging operations from the production or formulation of ethylenebisdithiocarbamic acid and its salts. Reaction by-product water from the drying column in the production of toluenediamine via hydrogenation of dinitrotoluene. Condensed liquid light ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene. Filtration, evaporation, and centrifugation solids from the production of ethylenebisdithiocarbamic acid and its salts. Product washwaters from the production of dinitrotoluene via nitration of Heavy ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene. Organic condensate from the solvent recovery column in the production of toluene disocyanate via phosgenation of toluenediamine. Spent absorbent solids from purification of ethylene dibromide in the production of ethylene dibromide. Process wastewater (including supernates, filtrates, and washwaters) from the production of ethylenebisdithiocarbamic acid and its salts. Vicinals from the purification of toluenediamine in the production toluenediamine via hydrogenation of dinitrotoluene. Wastewater from the reaction vent gas scrubber in the production ethylene bromide via bromination of ethene. production Hazardous substance eactor vent scrubber water from ethylenebisdithiocarbamic acid and its salts. K116 Reactor K124

말흔		 		7,133	>	1000 (454)
Spent absorbent and wastewater solids from the production of methyl bromide.		 *		7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	< ×	1 (0 454)
Still bottoms from the purification of ethylene dibromide in the production of ethylene dibromide via bromination of ethene.		- :		3 ;		
Process related from the recovery of coal tar, including, but not limited to, tar collecting sump residues from the production of coke by-products produced from coal. This listing does not include K087 (decanter tank tar sludge from coking operations.).		<u>.</u>	4 ≺	L41	×	1 (0.454)
the production of coke to cts produced from coal		* *	4 2 X 7	K142	× >	1 (0.454)
Process residues from the recovery of light oil, including, but not limited to, those generated in stills, decanters, and wash oil recovery units from the recovery of coke by-products produced from coal.		- *		5 4	< ×	1 (0.454)
Wastewater sump residues from light oil refining, including, but not limited to, intercepting or contamination sump sludges from the recovery of coke by-products produced from coal.				<u> </u>	<	(f)
K145		*	4 X	K145	×	1 (0.454)
K147 Tar storage tank residues from coal tar refining.		*	4 X	K147	×	1 (0.454)
K148		*	4 X	K148	×	1 (0.454)
K149 Distillation bottoms from the production of alpha- (or methyl-) chlorinated toluenes, ing-chlorinated toluenes, benzoyl chlorides, and compounds with mixtures of these functional groups. [This waste does not include still bottoms from the distillation of benzyl chloride.].		*	<u>4</u>	K149	∢	10 (4.54)
K150 Organic residuals, excluding spent carbon adsorbent, from the spent chlorine gas and hydrochioric acid recovery processes associated with the production of alpha- (or methyl-) chlorinated toluenes, ring-chlorinated toluenes, benzoyl chlorides, and compounds with mixtures of these functional groups.		*	4 X	K150	⋖	10 (4.54)
		*	4 7	K151		10 (4.54)

Environmental Protection Agency

TABLE 302.4—LIST OF HAZARDOUS SUBSTANCES AND REPORTABLE QUANTITIES—Continued [Note: All Comments/Notes Are Located at the End of This Table]

				Statutory			Final RQ
Hazardous substance	CASRN	Regulatory synonyms	RQ	Code÷	RCRA waste Number	Cat- egory	Pounds (Kg)
Wastewater treatment sludges, excluding neutralization and biological sludges, generated during the treatment of wastewaters from the production of alpha. (or methyl-) chlorinated toluenes, ring-chlorinated toluenes, barzoyl chlorides, and compounds with mixtures of these functional groups.							
Organic waste (including heavy ends, still bottoms, light ends, spent solvents, filtrates, and decantates) from the production of carbamates and carbamates. (This listing does not apply to wastes general from the production of solvents) control from the production of solvents.			*	4	K156		#
K157 K157 K157 Wastewaters (including scrubber waters, condenser waters, washwaters, and separation waters) from the production of carbamates and carbamany Journa. (This listing does not apply to wastes cenerated from the manufacture of 3-iodo-2-anoxyny in wastes, cenerated from the manufacture of 3-iodo-2-anoxyny in wastes cenerated from the manufacture of 3-iodo-2-anoxyny in the manufacture of 3-iodo			*	4	K157		##
butylcarbamate.). K158 Bag house dusts and filter/separation solids from the production of carbamates and carbamoy loximes. (This listing does not apply to wastes generated from the manufacture of 3-lodo-2-propynyl n-			*	4	K158		##
butylcaroamate.). K159 Organies from the tranment of thincarbamate wastes			*-	4	K159		##
K161 Puffictation solids (including filtration, evaporation, and centrifugation solids), bag house dust, and floor sweepings from the production of dithiocarbamate acids and their salts (This listing does not include			*	4	K161		##
K 125 of K 126.). K 169			*	4	K169	∢	10(4.54)
Clode on stotage tank sediment from periodeum renning operations. K170'			*	4	K170	×	1 (0.454)
K171f Spent Adordreating catalyst from petroleum refining operations. (This lienth Adordreading catalyst from petroleum refining operations. (This			*	4	K171	×	1 (0.454)
Institution dees not include men support media.) K172f		iori supportingua.)	*	4	K172	×	1 (0.454)

indicates the statutory source as defined by 1, 2, 3, and 4 below.

if No reporting of releases of this hazardous substance is required if the diameter of the pieces of the solid metal released is equal to or exceeds 100 micrometers (0.004 inches).

if The RQ for absences is limited to friable forms only in hazardous substance under CERCLA is CWA Section 317(b).

indicates that the statutory source for designation of this hazardous substance under CERCLA is CWA Section 307(a).

indicates that the statutory source for designation of this hazardous substance under CERCLA is CRA Section 307(a).

indicates that the statutory source for designation of this hazardous substance under CERCLA is CRA Section 307(b).

indicates that the statutory source for designation of this hazardous substance under CERCLA is CRA Section 307(a).

indicates that the RQ is subject to change when the assessment of potential carcinogenicity is completed.

if Indicates that the RQ is subject to change when the assessment of potential carcinogenicity is completed.

if Indicates that the RQ is subject to change when the assessment of potential carcinogenicity is completed.

if Indicates that the RQ is subject to change when the assessment of potential carcinogenicity is completed.

if Indicates that the RQ is subject to change when the assessment of this table.

if Indicates that the RQ is subject to change when the assessment of this table.

if Indicates that the RQ is being assigned to the generic or broad class.

if Indicates that to RQ is being assigned to the generic or broad class.

if Indicates that the RQ is being assigned to the generic or broad class.

if Indicates that to RQ is being assigned to the generic or broad class.

if Indicates that to RQ is being assigned to the generic or broad class.

if Indicates that to RQ is being assigned to the generic or broad class are pollutant. The CAA Amendments of 1990 it is the generic or broad class are pollutant. The CAA Amendments of 1990 it is being assigned to the pollutant. The CAA sec

Spent hydrorefining catalyst from petroleum refining operations. (This

n=1, 2, or 3
R=alky or anyl groups
R=alky or anyl groups
R=alky or anyl groups which, when removed, yield glycol eithers with the structure: R-(OCH2CH2)_I—OH. Polymers are excluded from the glycol category.
R=R, to groups which, when removed, yield glycol eithers with the structure: R-(OCH2CH2)_I—OH. Polymers are excluded from the glycol category.
clncludes organic compounds with more than one benzene ring, and which have a boiling point greater than or equal to 100 °C.

APPENDIX A TO §302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES

APPENDIX A TO § 302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

ARDOUS	S SUBSTANCES	ARDOUS	5 SUBSTANCES—Continued
CASRN	Hazardous substance	CASRN	Hazardous substance
50000 50077	Formaldehyde. Azirino[2',3':3,4]pyrrolo[1,2-a]indole-4,7-dione,6-amino-8-[[(aminocarbonyl)oxy]methyl]-	57476	Pyrrolo[2,3-b]indol-5-ol, 1,2,3,3a,8,8a-hexahydro-1,3a,8-trimethyl-, methylcarbamate (ester), (3aS-cis)- (Physostigmine).
	1,1a,2,8,8a, 8b-hexahydro-8a-methoxy-5- methyl-, [1aS-(1aalpha, 8beta,8aalpha,8balpha)]- Mitomycin C.	57647	Benzoic acid, 2-hydroxy-, compd. with (3aS-cis)- 1,2,3,3a,8,8a-hexahydro-1,3a,8- trimethylpyrrolo[2,3-bjindol-5-yl methylcarbamate ester (1:1) (Physostigmine
50180	Cyclophosphamide. 2H-1,3,2-Oxazaphosphorin-2-amine, N,N-bis(2-chloroethyl)tetrahydro-, 2-oxide.	57749	salicylate). Chlordane. Chlordane, alpha & gamma isomers.
50293	Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-chloro DDT'.		CHLORDANE (TECHNICAL MIXTURE AND METABOLITES). 4,7-Methano-1H-indene, 1,2,4,5,6,7,8,8-
50328	4,4'DDT. Benzo[a]pyrene.	57976	octachloro-2,3,3a,4,7,7a-hexahydro 1,2-Benzanthracene, 7,12-dimethyl
50555	3,4-Benzopyrene. Reserpine. Yohimban-16-carboxylic acid,11,17-dimethoxy-	58899	7,12-Dimethylbenz[a]anthracene. γ-BHC. Cyclohexane, 1,2,3,4,5,6-hexachloro
	18-[(3 ,4,5-trimethoxybenzoyl)oxy]-, methyl ester (3beta, 16beta,17alpha,18beta,20alpha)-		(1α,2α,3β,4α,5α,6β) Hexachlorocyclohexane (gamma isomer). Lindane.
51285	Phenol, 2,4-dinitro 2,4-Dinitrophenol.	58902	Lindane (all isomers). Phenol, 2,3,4,6-tetrachloro
51434	Epinephrine. 1,2-Benzenediol,4-[1-hydroxy-2-(methylamino) ethyl]	59507	2,3,4,6-Tetrachlorophenol. p-Chloro-m-cresol. Phenol, 4-chloro-3-methyl
51796	Carbamic acid, ethyl ester. Ethyl carbamate.	60004	4-Chloro-m-cresol. Ethylenediamine-tetraacetic acid (EDTA).
52686	Urethane. Trichlorfon.	60117	Benzenamine, N,N-dimethyl-4-(phenylazo-). Dimethyl aminoazobenzene.
52857	Famphur. Phosphorothioic acid, O,[4-[(dimethyl- amino) sulfonyl]phenyl]O,O-dimethyl ester.	60297	p-Dimethylaminoazobenzene. Ethane, 1,1'-oxybis Ethyl ether.
53703	Dibenz[a,h]anthracene. Dibenzo[a,h]anthracene.	60344	Hydrazine, methyl Methyl hydrazine.
53963	1,2:5,6-Dibenzanthracene. Acetamide, N-9H-fluoren-2-yl 2-Acetylaminofluorene.	60515	Dimethoate. Phosphorodithioic acid, O,O-dimethyl S-[2l methylamino)-2-oxoethyl] ester.
54115	Nicotine, & salts. Pyridine, 3-(1-methyl-2-pyrrolidinyl)-, (S)	60571	Dieldrin. 2,7:3,6-Dimethanonaphth[2,3-b]oxirene,
55185	Ethanamine, N-ethyl-N-nitroso N-Nitrosodiethylamine.		3,4,5,6,9,9-hexachloro-1a,2, 2a,3,6,6a,7,7a- octahydro-,
55630 55914	Nitroglycerine. 1,2,3-Propanetriol, trinitrate	61825	(1aalpha,2beta,2aalpha,3beta,6beta,6aalpha,7beta,7aalpha) Amitrole.
55914	Diisopropylfluorophosphate. Phosphorofluoridic acid, bis(1-methyl- ethyl) ester.	62384	1H-1,2,4-Triazol-3-amine. Mercury, (acetato-O)phenyl
56042	Methylthiouracil. 4(1H)-Pyrimidinone, 2,3-dihydro-6-methyl-2- thioxo	62442	Phenylmercury acetate. Acetamide, N-(4-ethoxyphenyl) Phenacetin.
56235	Carbon tetrachloride. Methane, tetrachloro	62500	Ethyl methanesulfonate. Methanesulfonic acid, ethyl ester.
56382	Parathion. Phosphorothioic acid, O,O-diethyl O-(4-	62533	Aniline. Benzenamine.
56495	nitrophenyl) ester. Benz[j]aceanthrylene, 1,2-dihydro-3-methyl 3-Methylcholanthrene.	62555 62566	Ethanethioamide. Thioacetamide. Thiourea.
56531	Diethylstilbestrol. Phenol, 4,4'-(1,2-diethyl-1,2-ethenediyl)bis-, (E).	62737 62748	Dichlorvos. Acetic acid, fluoro-, sodium salt.
56553	Benz[a]anthracene. Benzo[a]anthracene. 1,2-Benzanthracene.	62759	Fluoroacetic acid, sodium salt. Methanamine, N-methyl-N-nitroso N. Nitrosodimethylamine.
56724	Coumaphos.	63252	N-Nitrosodimethylamine. Carbaryl.
57125	Cyanides (soluble salts and complexes) not otherwise specified.	64006	Phenol, 3-(1-methylethyl)-, methyl carbamate (m-Cumenyl methylcarbamate).
57147 57249	Hydrazine, 1,1-dimethyl 1,1-Dimethylhydrazine. Strychnidin-10-one.	64186 64197 65850	Formic acid. Acetic acid. Benzoic acid.
31243	Strychnine, & salts.		Uracil mustard.

APPENDIX A TO §302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued APPENDIX A TO § 302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

CASRN	Hazardous substance	CASRN	Hazardous substance
	2,4-(1H,3H)-Pyrimidinedione, 5-[bis(2-	75207	Calcium carbide.
	chloroethyl) amino]	75218	Ethylene oxide.
67561	Methanol.		Oxirane.
67644	Methyl alcohol.	75252	Bromoform.
67641	Acetone. 2-Propanone.	75274	Methane, tribromo Dichlorobromomethane.
67663	Chloroform.	75343	Ethane, 1,1-dichloro
	Methane, trichloro		Ethylidene dichloride.
67721	Ethane, hexachloro		1,1-Dichloroethane.
70057	Hexachloroethane.	75354	Ethene, 1,1-dichloro
70257	Guanidine, N-methyl-N'-nitro-N-nitroso MNNG.		Vinylidene chloride.
70304	Hexachlorophene.	75365	1,1-Dichloroethylene. Acetyl chloride.
	Phenol, 2,2'-methylenebis[3,4,6-tri- chloro	75445	Carbonic dichloride.
71363	n-Butyl alcohol.		Phosgene.
	1-Butanol.	75503	Trimethylamine.
71432	Benzene.	75558	Aziridine, 2-methyl
71556	Ethane, 1,1,1-trichloro Methyl chloroform.		2-Methyl aziridine.
	1,1,1-Trichloroethane.	75569	1,2-Propylenimine. Propylene oxide.
72208	Endrin.	75605	Arsinic acid, dimethyl
	Endrin, & metabolites.		Cacodylic acid.
	2,7:3,6-Dimethanonaphth[2,3-b]oxirene,	75649	tert-Butylamine.
	3,4,5,6,9,9-hexachloro-1a,2,2a,3,6,6a,7,7a-	75694	Methane, trichlorofluoro
	octa-hydro-, (1aalpha,2beta,2abeta,3alpha,6alpha,	75718	Trichloromonofluoromethane. Dichlorodifluoromethane.
	6abeta,7beta,7aalpha)	737 16	Methane, dichlorodifluoro
72435	Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-	75865	Acetone cyanohydrin.
	methoxy		Propanenitrile, 2-hydroxy-2-methyl
	Methoxychlor.		2-Methyllactonitrile.
72548	Benzene, 1,1'-(2,2-dichloroethylidene)bis[4-	75876	Acetaldehyde, trichloro
	chloro DDD.	75990	Chloral. 2,2-Dichloropropionic acid.
	TDE.	76017	Ethane, pentachloro
	4,4' DDD.	70017	Pentachloroethane.
72559	DDE	76448	Heptachlor.
	4,4'-DDE.		4,7-Methano-1H-indene, 1,4,5,6,7,8,8-
72571	Trypan blue.	77.47.4	heptachloro-3a,4,7,7a-tetrahydro
	2,7-Naphthalenedisulfonic acid, 3,3'-[(3,3'-di- methyl-(I,1'-biphenyl)-4,4'-diyl)-bis(azo)]bis(5-	77474	Hexachlorocyclopentadiene. 1,3-Cyclopentadiene, 1,2,3,4,5,5-hexa- chloro
	amino-4-hydroxy)-tetrasodium salt.	77781	Dimethyl sulfate.
74839	Bromomethane.		Sulfuric acid, dimethyl ester.
	Methane, bromo	78002	Plumbane, tetraethyl
	Methyl bromide.	70504	Tetraethyl lead.
74873	Chloromethane. Methane, chloro	78591 78795	Isophorone. Isoprene.
	Methyl chloride.	78819	iso-Butylamine.
74884	Iodomethane	78831	Isobutyl alcohol.
	Methane, iodo		1-Propanol, 2-methyl
	Methyl iodide.	78875	Propane, 1,2-dichloro
74895	Monomethylamine.		Propylene dichloride.
74908	Hydrocyanic acid. Hydrogen cyanide.	78886	1,2-Dichloropropane. 2,3-Dichloropropene.
74931	Methanethiol.	78933	2-Butanone.
	Methylmercaptan.		MEK.
	Thiomethanol.		Methyl ethyl ketone.
74953	Methane, dibromo	78999	1,1-Dichloropropane.
75000	Methylene bromide.	79005	Ethane, 1,1,2-trichloro
75003	Chloroethane. Ethyl chloride.	79016	1,1,2-Trichloroethane. Ethene, trichloro
75014	Ethene, chloro	73010	Trichloroethene.
	Vinyl chloride.		Trichloroethylene
75047	Monoethylamine.	79061	Acrylamide.
75058	Acetonitrile.	7000:	2-Propenamide.
	Acetaldehyde.	79094 79107	Propionic acid. Acrylic acid.
75070		79107	ACIVIIC aciu.
	Ethanal. Dichloromethane		
75092	Etnanai. Dichloromethane. Methane, dichloro	79196	2-Propenoic acid. Hydrazinecarbothioamide.
	Dichloromethane.		2-Propenoic acid.

APPENDIX A TO § 302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

APPENDIX A TO §302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

CASRN	Hazardous substance	CASRN	Hazardous substance
	Methyl chlorocarbonate.		[1,1'-Biphenyl]-4,4'diamine.
	Methyl chloroformate.	93721	Propionic acid, 2-(2,4,5-trichlorophenoxy)
79312	iso-Butyric acid.		Silvex (2,4,5-TP).
79345	Ethane, 1,1,2,2-tetrachloro		2,4,5-TP acid.
	1,1,2,2-Tetrachloroethane.	93765	Acetic acid, (2,4,5-trichlorophenoxy).
79447	Carbamic chloride, dimethyl		2,4,5-T.
70.400	Dimethylcarbamoyl chloride.	20722	2,4,5-T acid.
79469	Propane, 2-nitro	93798	2,4,5-T esters.
80159	Nitropropane. alpha,alpha-Dimethylbenzylhydroperoxide.	94111 94586	2,4-D Ester. Dihydrosafrole.
00139	Hydroperoxide, 1-methyl-1-phenylethyl	94300	1,3-Benzodioxole, 5-propyl
80626	Methyl methacrylate.	94597	Safrole.
00020	2-Propenoic acid, 2-methyl-, methyl ester.	0.00.	1,3-Benzodioxole, 5-(2-propenyl)
81072	Saccharin and salts.	94757	Acetic acid (2,4-dichlorophenoxy)-, salts &
	1,2-Benzisothiazol-3(2H)-one, 1,1-dioxide.		esters.
81812	Warfarin, & salts, when present at concentra-		2,4-D Acid.
	tions greater than 0.3%.		2,4-D, salts and esters.
	2H-1-Benzopyran-2-one, 4-hydroxy-3-(3-oxo-1-	94791	2,4-D Ester.
	phenyl -butyl)-, & salts, when present at con-	94804	2,4-D Ester.
	centrations greater than 0.3%.	95476	o-Benzene, dimethyl.
82688	Benzene, pentachloronitro	05.407	o-Xylene.
	PCNB.	95487	o-Cresol.
	Pentachloronitrobenzene.	05504	o-Cresylic acid.
83329	Quintobenzene. Acenaphthene.	95501	Benzene, 1,2-dichloro o-Dichlorobenzene.
84662	Diethyl phthalate.		1,2-Dichlorobenzene.
04002	1,2-Benzenedicarboxylic acid, diethyl ester.	95534	Benzenamine, 2-methyl
84742	Di-n-butyl phthalate.	33334	o-Toluidine.
04742	Dibutyl phthalate.	95578	o-Chlorophenol.
	n-Butyl phthalate.	000.0	Phenol, 2-chloro
	1,2-Benzenedicarboxylic acid, dibutyl ester.		2-Chlorophenol.
85007	Diquat.	95807	Benzenediamine, ar-methyl
85018	Phenanthrene.		Toluenediamine.
85449	Phthalic anhydride.		2,4-Toluene diamine.
	1,3-Isobenzofurandione.	95943	Benzene, 1,2,4,5-tetrachloro
85687	Butyl benzyl phthalate.		1,2,4,5-Tetrachlorobenzene.
86306	N-Nitrosodiphenylamine.	95954	Phenol, 2,4,5-trichloro
86500	Guthion. Fluorene.	00400	2,4,5-Trichlorophenol.
86737 86884		96128	Propane, 1,2-dibromo-3-chloro 1,2-Dibromo-3-chloropropane.
00004	alpha-Naphthylthiourea. Thiourea, 1-naphthalenyl	96184	1,2,3-Trichloropropane.
87650	Phenol, 2,6-dichloro	96457	Ethylenethiourea.
	2,6-Dichlorophenol.		2-Imidazolidinethione.
87683	Hexachlorobutadiene.	97632	Ethyl methacrylate.
	1,3-Butadiene, 1,1,2,3,4,4-hexachloro		2-Propenoic acid, 2-methyl-, ethyl ester.
87865	Pentachlorophenol.	98011	Furfural.
	Phenol, pentachloro		2-Furancarboxaldehyde.
88062	Phenol, 2,4,6-trichloro	98077	Benzene, (trichloromethyl)
	2,4,6-Trichlorophenol.		Benzotrichloride.
88722	o-Nitrotoluene.	98099	Benzenesulfonic acid chloride.
88755	o-Nitrophenol.	00000	Benzenesulfonyl chloride.
00057	2-Nitrophenol.	98828	Benzene, (1-methylethyl)
88857	Dinoseb. Phenol, 2-(1-methylpropyl)-4,6-dinitro.	98862	Cumene. Acetophenone.
91087	Benzene, 1,3-diisocyanatomethyl	90002	Ethanone, 1-phenyl
91007	Toluene diisocyanate.	98873	Benzal chloride.
	2,4-Toluene diisocyanate.	30070	Benzene, dichloromethyl
91203	Naphthalene.	98884	Benzoyl chloride.
91225	Quinoline.	98953	Benzene, nitro
91587	beta-Chloronaphthalene.		Nitrobenzene.
	Naphthalene, 2-chloro	99081	m-Nitrotoluene.
	2-Chloronaphthalene.	99354	Benzene, 1,3,5-trinitro
91598	beta-Naphthylamine.		1,3,5-Trinitrobenzene.
	2-Naphthalenamine.	99558	Benzenamine, 2-methyl-5-nitro
91805	Methapyrilene.		5-Nitro-o-toluidine.
	1,2-Ethanediamine, N,N-dimethyl-N'-2-pyridinyl-	99650	m-Dinitrobenzene.
04044	N'- (2-thienylmethyl) [1,1'-Biphenyl]-4,4'diamine,3,3'dichloro	99990	p-Nitrotoluene.
	LILI - BIODEDVII-/I /I GISMIDE 3 3 GICDIOTO-	100016	Benzenamine, 4-nitro
91941		100010	
	3,3'-Dichlorobenzidine. Benzidine.		p-Nitroaniline. p-Nitrophenol.

APPENDIX A TO § 302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

APPENDIX A TO § 302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

		-	
CASRN	Hazardous substance	CASRN	Hazardous substance
	Phenol, 4-nitro	108247	Acetic anhydride.
	4-Nitrophenol.	108316	Maleic anhydride.
100254	p-Dinitrobenzene.	100510	2,5-Furandione.
100414	Ethylbenzene.	108383	
100414	Styrene.	106363	m-Benzene, dimethyl.
100423	Benzene, chloromethyl	400004	m-Xylene.
100447		108394	m-Cresol.
400470	Benzyl chloride.		m-Cresylic acid.
100470	Benzonitrile.	108463	Resorcinol.
100754	N-Nitrosopiperidine.		1,3-Benzenediol.
	Piperidine, 1-nitroso	108601	Dichloroisopropyl ether.
101144	Benzenamine, 4,4'-methylenebis(2-chloro		Propane, 2,2"-oxybis[2-chloro
	4,4'-Methylenebis(2-chloroaniline).	108883	Benzene, methyl
101279	Carbamic acid, (3-chlorophenyl)-, 4-chloro-2-		Toluene.
	butynyl ester (Barban).	108907	Benzene, chloro
101553	Benzene, 1-bromo-4-phenoxy		Chlorobenzene.
	4-Bromophenyl phenyl ether.	108941	Cyclohexanone.
103855	Phenylthiourea.	108952	
.00000	Thiourea, phenyl	108952	Benzene, hydroxy
105464	sec-Butyl acetate.		Phenol.
105679		108985	Benzenethiol.
103679	Phenol, 2,4-dimethyl		Thiophenol.
400400	2,4-Dimethylphenol.	109068	Pyridine, 2-methyl
106423	p-Benzene, dimethyl.		2-Picoline.
	p-Xylene.	109739	Butylamine.
106445	p-Cresol.	109773	Malononitrile.
	p-Cresylic acid.	100110	Propanedinitrile.
106467	Benzene, 1,4-dichloro	109897	Diethylamine.
	p-Dichlorobenzene.		
	1.4-Dichlorobenzene.	109999	Furan, tetrahydro
106478	Benzenamine, 4-chloro	440000	Tetrahydrofuran.
	p-Chloroaniline.	110009	Furan.
106490	Benzenamine, 4-methyl		Furfuran.
100430	p-Toluidine.	110167	Maleic acid.
100500		110178	Fumaric acid.
106503	Phenylenediamine (para-isomer).	110190	iso-Butyl acetate.
106514	p-Benzoquinone.	110758	Ethene, 2-chloroethoxy
	2,5-Cyclohexadiene-1,4-dione.		2-Chloroethyl vinyl ether.
	Quinone.	110805	Ethanol, 2-ethoxy
106898	1-Chloro-2,3-epoxypropane.	110000	Ethylene glycol monoethyl ether.
	Epichlorohydrin.	110827	Benzene, hexahydro
	Oxirane, (chloromethyl)	110027	
106934	Dibromoethane.	440004	Cyclohexane.
	Ethane, 1,2-dibromo	110861	Pyridine.
	Ethylene, dibromide.	111444	Bis (2-chloroethyl) ether.
107028	Acrolein.		Dichloroethyl ether.
107020	2-Propenal.		Ethane, 1,1'-oxybis[2-chloro
107051	Allyl chloride.	111546	Carbamodithioic acid, 1,2-ethanediylbis, salts &
107051			esters.
107062	Ethane, 1,2-dichloro		Ethylenebisdithiocarbamic acid, salts & esters.
	Ethylene dichloride.	111911	Bis(2-chloroethoxy) methane.
	1,2-Dichloroethane.	111011	Dichloromethoxy ethane.
107108	n-Propylamine.		
	1-Propanamine.	145000	Ethane, 1,1'-[methylenebis(oxy)]bis(2-chloro
107120	Ethyl cyanide.	115026	Azaserine.
	Propanenitrile.		L-Serine, diazoacetate (ester).
107131	Acrylonitrile.	115297	Endosulfan.
	2-Propenenitrile.		6,9-Methano-2,4,3-benzodioxathiepin,
107153	Ethylenediamine.		6,7,8,9,10,10-hexachloro-1,5,5a,6,9,9a-
107186	Allyl alcohol.		hexahydro-, 3-oxide.
107 100	2-Propen-1-ol.	115322	Dicofol.
107107		116063	Aldicarb.
107197	Propargyl alcohol.	110003	Propanal, 2-methyl-2-(methylthio)-, 0-
407000	2-Propyn-1-ol.		
107200	Acetaldehyde, chloro	447000	[(methylamino)carbonyl]oxime.
	Chloroacetaldehyde.	117806	Dichlone.
107302	Chloromethyl methyl ether.	117817	1,2-Benzenedicarboxylic acid, bis(2-ethylhexyl)
	Methane, chloromethoxy		ester.
107493	Diphosphoric acid, tetraethyl ester.		Bis(2-ethylhexyl)phthalate.
	Tetraethyl pyrophosphate.		DEHP.
107926	Butyric acid.		Diethylhexyl phthalate.
	Vinyl acetate.	117840	Di-n-octyl phthalate.
		111040	Di-ii-octyi piittialate.
108054			1.2 Ponzonadioarhovulia agid, digatul seter
108054	Vinyl acetate monomer.	140744	1,2-Benzenedicarboxylic acid, dioctyl ester.
		118741	1,2-Benzenedicarboxylic acid, dioctyl ester. Benzene, hexachloro Hexachlorobenzene.

APPENDIX A TO § 302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

APPENDIX A TO §302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

ARDOUS	S SUBSTANCES—Continued	ARDOUS	S SUBSTANCES—Continued
CASRN	Hazardous substance	CASRN	Hazardous substance
119380 119904	Carbamic acid, dimethyl-, 3-methyl-1-(1-methylethyl)-1H-pyrazol-5-yl ester (Isolan). [1,1'-Biphenyl]-4,4'diamine,3,3'dimethoxy	141786	2-Propenoic acid, ethyl ester. Acetic acid, ethyl ester. Ethyl acetate.
119904	3,3'-Dimethoxybenzidine.	142289	1,3-Dichloropropane.
119937	[1,1'Biphenyl]-4,4'-diamine,3,3'-dimethyl	142712	Cupric acetate.
	3,3'-Dimethylbenzidine.	142847	Dipropylamine.
120127	Anthracene.		1-Propanamine, N-propyl
120581	Isosafrole.	143339	Sodium cyanide.
	1,3-Benzodioxole, 5-)1-propenyl)		Sodium cyanide Na(CN).
120821	1,2,4-Trichlorobenzene.	143500	Kepone.
120832	Phenol, 2,4-dichloro		1,3,4-Metheno-2H-cyclobutal[cd]pentalen-2-one, 1,1a,3,3a,4,5,5,5a,5b,6-decachloroctahydro
121142	2,4-Dichlorophenol. Benzene, 1-methyl-2,4-dinitro	145733	Endothall.
121172	2,4-Dinitrotoluene.		7-Oxabicyclo[2.2.1]heptane-2,3-dicarboxylic
121211	Pyrethrins.		acid.
121299	Pyrethrins.	148823	L-Phenylalanine, 4-[bis(2-chloroethyl) aminol].
121448	Triethylamine.		Melphalan.
121755	Malathion.	151508	Potassium cyanide.
122098	alpha,alpha-Dimethylphenethylamine.	454504	Potassium cyanide K(CN).
122394	Benzeneethanamine, alpha,alpha-dimethyl	151564	Aziridine. Ethyleneimine.
122394	Diphenylamine. Carbamic acid, phenyl-, 1-methylethyl ester	152169	Diphosphoramide, octamethyl
122423	(Propham).	.02.00	Octamethylpyrophosphoramide.
122667	Hydrazine, 1,2-diphenyl	156605	Ethene, 1,2-dichloro- (E).
	1,2-Diphenylhydrazine.		1,2-Dichloroethylene.
123331	Maleic hydrazide.	189559	Benzo [rst]pentaphene.
	3,6-Pyridazinedione, 1,2-dihydro	101010	Dibenz[a,i]pyrene.
123626	Propionic anhydride.	191242 193395	Benzo[ghi]perylene.
123637	Paraldehyde.	193393	Indeno(1,2,3-cd)pyrene. 1,10-(1,2-Phenylene)pyrene.
123739	1,3,5-Trioxane, 2,4,6-trimethyl Crotonaldehyde.	205992	Benzo[b]fluoranthene.
120700	2-Butenal.	206440	Benzo[j,k]fluorene.
123864	Butyl acetate.		Fluoranthene.
123911	1,4-Diethyleneoxide.	207089	Benzo(k)fluoranthene.
	1,4-Diethylenedioxide.	208968	Acenaphthylene.
400000	1,4-Dioxane.	218019	Chrysene.
123922 124049	iso-Amyl acetate. Adipic acid.	225514	1,2-Benzphenanthrene. Benz[c]acridine.
124403	Dimethylamine.	297972	O,O-Diethyl O-pyrazinyl phosphoro-
.200	Methanamine, N-methyl		thioate.
124414	Sodium methylate.		Phosphorothioic acid, O,O-diethyl O-pyrazinyl
124481	Chlorodibromomethane.		ester.
126727	Tris(2,3-dibromopropyl) phosphate.	298000	Methyl parathion.
400007	1-Propanol, 2,3-dibromo-, phosphate (3:1).		Phosphorothioic acid, O,O-dimethyl O-(4-
126987	Methacrylonitrile. 2-Propenenitrile, 2-methyl	298022	nitrophenyl) ester. Phorate.
126998	2-Chloro-1,3-butadiene.	200022	Phosphorodithioic acid, O,O-diethyl S-
127184	Ethene, tetrachloro		(ethylthio), methyl ester.
	Perchloroethylene.	298044	Disulfoton.
	Tetrachloroethene.		Phosphorodithioic acid, O,O-diethyl S-[2-
407000	Tetrachloroethylene.	300765	(ethylthio)ethyl]ester.
127822 129000	Zinc phenolsulfonate. Pyrene.	301042	Naled. Acetic acid, lead(2+) salt.
130154	1,4-Naphthalenedione.	301042	Lead acetate.
130134	1,4-Naphthoquinone.	302012	Hydrazine.
131113	Dimethyl phthalate.	303344	Lasiocarpine.
	1,2-Benzenedicarboxylic acid, dimethyl ester.		2-Butenoic acid, 2-methyl-, 7[[2,3-di-
131748	Ammonium picrate.		hydroxy-2-(1-methoxyethyl)-3- methyl-1-
404005	Phenol, 2,4,6-trinitro-, ammonium salt.		oxobutoxy]methyl]-2,3,5,7a-tetra-
131895	Phenol, 2-cyclohexyl-4,6-dinitro		hydro-1H-pyrrolizin-1-yl ester, [1S-
133062	2-Cyclohexyl-4,6-dinitrophenol. Captan.	305033	[1alpha(Z),7(2S*,3R*),7aalpha]] Benzenebutanoic acid, 4-[bis(2-
134327	alpha-Naphthylamine.	303033	chloroethyl)amino]
. 5 . 5 . 7	1-Naphthalenamine.		Chlorambucil.
137268	Thioperoxydicarbonic diamide	309002	Aldrin.
	([H2N)C(S)]2S2, tetramethyl		1,4,5,8-Dimethanonaphthalene, 1,2,3,4,10,10-
407064	Thiram.		10-hexachloro-1, 4,4a,5,8,8a-hexahydro-
137304	Zinc, bis(dimethylcarbamodithioato-S,S')-, (Ziram).		(1alpha,4 alpha,4abeta,5alpha,8alpha,8abeta)
140885	Ethyl acrylate.	311455	Diethyl-p-nitrophenyl phosphate.
1-70003	. Eury, adrylato.	011700	2.5, p intropriority prioapriate.

APPENDIX A TO §302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued APPENDIX A TO § 302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

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CASRN	Hazardous substance	CASRN	Hazardous substance
	Phosphoric acid, diethyl 4-nitrophenyl ester.	544923	Copper cyanide CuCN.
315184	Mexacarbate.		Copper cyanide.
319846	alpha—BHC.	554847	m-Nitrophenol.
319857		557197	Nickel cyanide.
319868			Nickel cyanide Ni(CN)2.
329715		557211	Zinc cyanide.
330541			Zinc cyanide Zn(CN)2.
333415		557346	Zinc acetate.
353504		557415	Zinc formate.
257572	Carbonic difluoride.	563122	Ethion.
357573	Brucine.	563688	Acetic acid, thallium(1+) salt.
460195	Strychnidin-10-one, 2,3-dimethoxy Cyanogen.	573568	Thallium(I) acetate. 2,6-Dinitrophenol.
400133	Ethanedinitrile.	584849	Benzene, 1,3-diisocyanatomethyl
465736	Isodrin.	304043	Toluene diisocyanate.
400700	1,4,5,8-Dimethanonaphthalene, 1,2,3,4,10,10-		2,4-Toluene diisocyanate.
	hexachloro-1,4,4a,5,8,8a-hexahydro (1alpha,	591082	Acetamide, N-(aminothioxomethyl)
	4alpha,4abeta,5beta,8beta,8abeta)	00.002	1-Acetyl-2-thiourea.
492808	Auramine.	592018	Calcium cyanide.
	Benzenamine, 4,4'-carbonimidoylbis		Calcium cyanide Ca(CN)2.
	(N,N-dimethyl(N,N-D,methyl-)	592041	Mercuric cyanide.
494031	Chlornaphazine.	592858	Mercuric thiocyanate.
	Naphthalenamine, N,N'-bis(2-chloro-	592870	Lead thiocyanate.
	ethyl)	594423	Methanesulfenyl chloride, trichloro
496720	Benzenediamine, ar-methyl		Trichloromethanesulfenyl chloride.
	Toluenediamine.	598312	Bromoacetone.
	2,4-Toluene diamine.		2-Propanone, 1-bromo
504245	4-Aminopyridine.	606202	Benzene, 1-methyl-1,3-dinitro
	4-Pyridinamine.		2,6-Dinitrotoluene.
504609	1-Methylbutadiene.	608731	HEXACHLOROCYCLOHEXANE (all isomers).
E00040	1,3-Pentadiene.	608935	Benzene, pentachloro
506616	Argentate(1-), bis(cyano-C)- ,potassium.	609198	Pentachlorobenzene. 3,4,5-Trichlorophenol.
506649	Potassium silver cyanide. Silver cyanide.	610399	3.4-Dinitrotoluene.
300049	Silver cyanide Ag(CN).	615532	Carbamic acid, methylnitroso-, ethyl ester.
506683	Cyanogen bromide.	010002	N-Nitroso-N-methylurethane.
300003	Cyanogen bromide (CN)Br.	616239	n-,2,3 Dichloropropanol.
506774	Cyanogen chloride.	621647	Di-n-propylnitrosamine.
	Cyanogen chloride (CN)CI.		1-Propanamine, N-nitroso-N-propyl
506876	Ammonium carbonate.	624839	Methane, isocyanato
506967	Acetyl bromide.		Methyl isocyanate.
509148	Methane, tetranitro	625161	tert-Amyl acetate.
	Tetranitromethane.	626380	sec-Amyl acetate.
510156	Benzeneacetic acid, 4-chloro-α- (4-	628637	Amyl acetate.
	chlorophenyl)-α-hydroxy-, ethyl ester.	628864	Fulminic acid, mercury(2+)salt.
	Chlorobenzilate.		Mercury fulminate.
513495	sec-Butylamine.	630104	Selenourea.
528290	o-Dinitrobenzene.	630206	Ethane, 1,1,1,2-tetrachloro
534521	4,6-Dinitro-o-cresol, and salts.	624640	1,1,1,2-Tetrachloroethane.
E 40720	Phenol, 2-methyl-4,6-dinitro-, & salts.	631618	Ammonium acetate.
540738		636215	Benzenamine, 2-methyl-, hydrochloride. o-Toluidine hydrochloride.
540885	1,2-Dimethylhydrazine. tert-Butyl acetate.	640197	Acetamide, 2-fluoro
541093	Uranyl acetate.	040131	Fluoroacetamide.
541537	Dithiobiuret.	644644	Carbamic acid, dimethyl-,
341337	Thioimidodicarbonic diamide	044044	[(dimethylamino)carbonyl]-5-methyl-1H-
	[(H2N)C(S)]2NH.		pyrazol-3-yl ester (Dimetilan).
541731	Benzene, 1,3-dichloro	684935	N-Nitroso-N-methylurea.
041701	m-Dichlorobenzene.	004000	Urea, N-methyl-N-nitroso.
	1.3-Dichlorobenzene.	692422	Arsine, diethyl
542621	Barium cyanide.		Diethylarsine.
542756	1-Propene, 1,3-dichloro	696286	Arsonous dichloride, phenyl
	1,3-Dichloropropene.		Dichlorophenylarsine.
542767	Propanenitrile, 3-chloro	757584	Hexaethyl tetraphosphate.
	3-Chloropropionitrile.		Tetraphosphoric acid, hexaethyl ester.
542881	Bis(chloromethyl)ether.	759739	N-Nitroso-N-ethylurea.
	Dichloromethyl ether.		Urea, N-ethyl-N-nitroso
	Methane, oxybis(chloro)	764410	1,4-Dichloro-2-butene.
			2-Butene, 1,4-dichloro
543908	Cadmium acetate. Cobaltous formate.		Glycidylaldehyde.

APPENDIX A TO § 302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

APPENDIX A TO §302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

CASRN	Hazardous substance	CASRN	Hazardous substance
CASKIN			
815827	Oxiranecarboxyaldehyde. Cupric tartrate.	1464535	1,2:3,4-Diepoxybutane. 2,2'-Bioxirane.
823405	Benzenediamine, ar-methyl	1563388	7-Benzofuranol, 2,3-dihydro-2,2-dimethyl-
	Toluenediamine.		(Carbofuran phenol).
	2,4-Toluene diamine.	1563662	Carbofuran.
924163	N-Nitrosodi-n-butylamine.	1615801	Hydrazine, 1,2-diethyl
	1-Butanamine, N-butyl-N-nitroso		N,N'-Diethylhydrazine.
930552	N-Nitrosopyrrolidine.	1646884	Propanal, 2-methyl-2-(methylsulfonyl)-, O-
	Pyrrolidine, 1-nitroso		[(methylamino)carbonyl] oxime (Aldicarb
933755	2,3,6-Trichlorophenol.		sulfone).
933788	2,3,5-Trichlorophenol.	1746016	TCDD.
959988	alpha-Endosulfan.		2,3,7,8-Tetrachlorodibenzo-p-dioxin.
1024573	Heptachlor epoxide.	1762954	Ammonium thiocyanate.
1031078	Endosulfan sulfate.	1863634	Ammonium benzoate.
1066304	Chromic acetate.	1888717	Hexachloropropene.
1066337	Ammonium bicarbonate.		1-Propene, 1,1,2,3,3,3-hexachloro
1072351	Lead stearate.	1918009	Dicamba.
1111780	Ammonium carbamate.	1928387	2,4-D Ester.
1116547	Ethanol, 2,2'-(nitrosoimino)bis	1928478	2,4,5-T esters.
	N-Nitrosodiethanolamine.	1928616	
1120714	1,2-Oxathiolane, 2,2-dioxide.	1929733	2,4-D Ester.
	1,3-Propane sultone.	2008460	2,4,5-T amines.
1129415	Carbamic acid, methyl-, 3-methylphenyl ester	2032657	Mercaptodimethur.
1123413	(Metolcarb).	2303164	Carbamothioic acid, bis(1-methylethyl)-,
1185575	Ferric ammonium citrate.	2303104	S-(2,3-dichloro-2-propenyl) ester.
1194656	Dichlobenil.		Diallate.
1300716	Xylenol.	2303175	Carbamothioic acid, bis(1-methylethyl)-, S-
1303282		2303173	
1303282		2242250	(2,3,3-trichloro-2-propenyl) ester (Triallate). Propargite.
1303328	Arsenic pentoxide. Arsenic disulfide.	2312358 2545597	
			2,4,5-T esters.
1303339	Arsenic trisulfide.	2631370	Phenol, 3-methyl-5-(1-methylethyl)-, methyl car-
1309644	Antimony trioxide.	0700004	bamate (Promecarb).
1310583	Potassium hydroxide.	2763964	Muscimol.
1310732	Sodium hydroxide.		3(2H)-Isoxazolone, 5-(aminomethyl)
1314325	Thallic oxide.		5-(Aminomethyl)-3-isoxazolol.
	Thallium oxide Tl2O3.	2764729	Diquat
1314621	Vanadium oxide V2O5.	2921882	Chlorpyrifos.
	Vanadium pentoxide.	2944674	Ferric ammonium oxalate.
1314803	Phosphorus pentasulfide.	2971382	
	Phosphorus sulfide.	3012655	Ammonium citrate, dibasic.
	Sulfur phosphide.	3164292	Ammonium tartrate.
1314847	Zinc phosphide.	3165933	Benzenamine, 4-chloro-2-methyl-,
	Zinc phosphide Zn3P2, when present at con-		hydrochloride.
	centrations greater than 10%.		4-Chloro-o-toluidine, hydrochloride.
1314870	Lead sulfide.	3251238	Cupric nitrate.
1319728	2,4,5-T amines.	3288582	O,O-Diethyl S-methyl dithiophosphate.
1319773	Cresol(s).		Phosphorodithioic acid, O,O-diethyl
	Cresylic acid.		S-methyl ester.
	Phenol, methyl	3486359	Zinc carbonate.
1320189	2,4-D Ester.	3689245	Tetraethyldithiopyrophosphate.
1321126	Nitrotoluene.		Thiodiphosphoric acid, tetraethyl ester.
1327522	Arsenic acid.	3813147	2,4,5-T amines.
	Arsenic acid H3AsO4.	4170303	
1327533	Arsenic oxide As2O3.		2-Butenal.
1027000	Arsenic trioxide.	4549400	N-Nitrosomethylvinylamine.
1330207	Benzene, dimethyl.	4343400	Vinylamine, N-methyl-N-nitroso
1330207	Xylene (mixed).	5344821	Thiourea, (2-chlorophenyl)
1332076	Zinc borate.	3344021	1-(o-Chlorophenyl)thiourea.
1332214	Asbestos.	5893663	Cupric oxalate.
	Sodium bifluoride.		Ethanol, 2,2'-oxybis-, dicarbamate (Diethylene
1333831		5952261	
1335326	Lead subacetate.	5070700	glycol, dicarbamate).
1000010	Lead, bis(acetato-O)tetrahydroxytri.	5972736	Ammonium oxalate.
1336216	Ammonium hydroxide.	6009707	Ammonium oxalate.
1336363	Aroclors.	6369966	2,4,5-T amines.
	PCBs.	6369977	2,4,5-T amines.
	POLYCHLORINATED BIPHENYLS.	6533739	Carbonic acid, dithallium(1+) salt.
	Methyl ethyl ketone peroxide.		Thallium(I) carbonate.
1338234			
	2-Butanone peroxide.	7005723	4-Chlorophenyl phenyl ether.
1338245		7421934	4-Chlorophenyl phenyl ether. Endrin aldehyde. Lead stearate.

APPENDIX A TO §302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

APPENDIX A TO § 302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

	S SUBSTANCES—CONTINUED		S SUBSTANCES—COITIII ded
CASRN	Hazardous substance	CASRN	Hazardous substance
7439921	Lead.	7783008	Selenious acid.
7439976	Mercury.	7783064	Hydrogen sulfide.
7440020	Nickel.		Hydrogen sulfide H2S.
7440224	Silver.	7783359	Mercuric sulfate.
7440235	Sodium.	7783462	Lead fluoride.
7440280	Thallium.	7783495	Zinc fluoride.
7440360	Antimony.	7783508	Ferric fluoride.
7440382	Arsenic.	7783564	Antimony trifluoride.
7440417	Beryllium powder.	7784341	Arsenic trichloride.
7440439	Cadmium.	7784409	Lead arsenate.
7440473	Chromium.	7784410	Potassium arsenate.
7440508	Copper.	7784465	Sodium arsenite.
7440666	Zinc.	7785844	Sodium phosphate, tribasic.
7446084	Selenium dioxide.	7786347	Mevinphos.
	Selenium oxide.	7786814	Nickel sulfate.
7446142	Lead sulfate.	7787475	Beryllium chloride.
7446186	Sulfuric acid, dithallium(1+) salt.	7787497	Beryllium fluoride.
	Thallium(I) sulfate.	7787555	Beryllium nitrate.
7446277	Lead phosphate.	7788989	Ammonium chromate.
	Phosphoric acid, lead(2+) salt (2:3).	7789006	Potassium chromate.
7447394	Cupric chloride.	7789062	Strontium chromate.
7488564	Selenium sulfide.	7789095	Ammonium bichromate.
	Selenium sulfide SeS2.	7789426	Cadmium bromide.
7558794	Sodium phosphate, dibasic.	7789437	Cobaltous bromide.
7601549	Sodium phosphate, tribasic.	7789619	Antimony tribromide.
7631892	Sodium arsenate.	7790945	Chlorosulfonic acid.
7631905	Sodium bisulfite.	7791120	Thallium chloride TICI.
7632000	Sodium nitrite.		Thallium(I) chloride.
7645252	Lead arsenate.	7803512	Hydrogen phosphide.
7646857	Zinc chloride.		Phosphine.
7647010	Hydrochloric acid.	7803556	Ammonium vanadate.
	Hydrogen chloride.		Vanadic acid, ammonium salt.
7647189	Antimony pentachloride.	8001352	Camphene, octachloro
7664382	Phosphoric acid.		Chlorinated camphene.
7664393	Hydrofluoric acid.		Toxaphene.
	Hydrogen fluoride.	8001589	Creosote.
7664417	Ammonia.	8003198	Dichloropropane—Dichloropropene (mixture
7664939	Sulfuric acid.	8003347	Pyrethrins.
7681494	Sodium fluoride.	8014957	Sulfuric acid.
7681529	Sodium hypochlorite.	10022705	Sodium hypochlorite.
7697372	Nitric acid.	10025873	Phosphorus oxychloride.
7699458	Zinc bromide.	10025919	Antimony trichloride.
7705080	Ferric chloride.	10026116	Zirconium tetrachloride.
7718549	Nickel chloride.	10028225	Ferric sulfate.
7719122	Phosphorus trichloride.	10031591	Sulfuric acid, dithallium(1+) salt.
7720787	Ferrous sulfate.		Thallium(I) sulfate.
7722647	Potassium permanganate.	10039324	Sodium phosphate, dibasic.
7723140	Phosphorus.	10043013	Aluminum sulfate.
7733020	Zinc sulfate.	10045893	Ferrous ammonium sulfate.
7738945	Chromic acid.	10045940	Mercuric nitrate.
7758294	Sodium phosphate, tribasic.	10049055	Chromous chloride.
7758943	Ferrous chloride.	10099748	Lead nitrate.
7758954	Lead chloride.	10101538	Chromic sulfate.
7758987	Cupric sulfate.	10101630	Lead iodide.
7761888	Silver nitrate.	10101890	Sodium phosphate, tribasic.
7773060	Ammonium sulfamate.	10102064	Uranyl nitrate.
7775113	Sodium chromate.	10102188	Sodium selenite.
7778394	Arsenic acid.	10102439	Nitric oxide.
	Arsenic acid H3As04.		Nitrogen oxide NO.
7778441	Calcium arsenate.	10102440	Nitrogen dioxide.
	Potassium bichromate.		Nitrogen oxide NO2.
7778509	Calcium hypochlorite.	10102451	Nitric acid, thallium(1+) salt.
		_	Thallium(I) nitrate.
7778509	Zinc hydrosulfite.		
7778509 7778543		10102484	Lead arsenate.
7778509 7778543 7779864	Zinc hydrosulfite.	10102484 10108642	Lead arsenate. Cadmium chloride.
7778509 7778543 7779864 7779886	Zinc hydrosulfite. Zinc nitrate.		
7778509 7778543 7779864 7779886 7782414 7782492	Zinc hydrosulfite. Zinc nitrate. Fluorine.	10108642 10124502	Cadmium chloride. Potassium arsenite.
7778509 7778543 7779864 7779886 7782414	Zinc hydrosulfite. Zinc nitrate. Fluorine. Selenium.	10108642	Cadmium chloride. Potassium arsenite. Sodium phosphate, tribasic.
7778509 7778543 7779864 7779886 7782414 7782492 7782505 7782630	Zinc hydrosulfite. Zinc nitrate. Fluorine. Selenium. Chlorine.	10108642 10124502 10124568	Cadmium chloride. Potassium arsenite.

APPENDIX A TO § 302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZARDOUS SUBSTANCES—Continued

APPENDIX A TO §302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZ-ARDOUS SUBSTANCES—Continued

CASRN	Hazardous substance	CASRN	Hazardous substance
10361894	Sodium phosphate, tribasic.	16871719	Zinc silicofluoride.
10380297	Cupric sulfate, ammoniated.	16919190	Ammonium silicofluoride.
10415755	Mercurous nitrate.	16923958	Zirconium potassium fluoride.
10421484	Ferric nitrate.	17702577	Methanimidamide, N,N-dimethyl-N'-[2-methyl-4-
10544726	Nitrogen dioxide.		[[(methylamino)carbonyl]oxy]phenyl]-
	Nitrogen oxide NO2.		(Formparanate).
10588019	Sodium bichromate.	17804352	Carbamic acid, [1-[(butylamino)carbonyl]-1H-
10605217	Carbamic acid, 1H-benzimidazol-2-yl, methyl		benzimidazol-2-yl, methyl ester (Benomyl).
	ester (Carbendazim).	18883664	D-Glucose, 2-deoxy-2-[[(methylnitrosoamino)-
11096825	Aroclor 1260.		carbonyl]amino]
	Aroclors.		Glucopyranose, 2-deoxy-2-(3-methyl-3-
	PCBs.		nitrosoureido)
	POLYCHLORINATED BIPHENYLS.		Streptozotocin.
11097691	Aroclor 1254.	20816120	Osmium oxide OsO4 (T-4)
11097091	Aroclors.	20010120	Osmium tetroxide.
	PCBs	20830813	Daunomycin.
		20030013	5,12-Naphthacenedione, 8-acetyl-10-[3-amino-
	POLYCHLORINATED BIPHENYLS.		
11104282	Aroclor 1221.		2,3,6-trideoxy-alpha-
	Aroclors.		L-lyxo-hexopyranosyl)oxy]-7,8,9,10-
	PCBs.		tetrahydro-6,8,11-trihydroxy-1-methoxy-,(8S-
	POLYCHLORINATED BIPHENYLS.		cis)
11115745	Chromic acid.	20859738	Aluminum phosphide.
11141165	Aroclor 1232.	22781233	1,3-Benzodioxol-4-ol, 2,2-dimethyl-, methyl car-
	Aroclors.		bamate (Bendiocarb).
	PCBs.	22961826	1,3-Benzodioxol-4-ol, 2,2-dimethyl-, (Bendiocarb
	POLYCHLORINATED BIPHENYLS.		phenol).
12002038	Cupric acetoarsenite.	23135220	Ethanimidothioc acid, 2-(dimethylamino)-N-
12039520	Selenious acid, dithallium(1+) salt.		[[(methylamino)carbonyl]oxy]-2-oxo-, methyl
.2000020	Thallium selenite.		ester (Oxamyl).
12054487	Nickel hydroxide.	23422539	Methanimidamide, N,N-dimethyl-N'-[3-
12125018	Ammonium fluoride.	20 .22000	[[(methylamino)carbonyl]oxy]phenyl]-,
12125010	Ammonium chloride.		monohydrochloride (Formetanate hydro-
12135761	Ammonium sulfide.		chloride).
12672296	Aroclor 1248.	23564058	Carbamic acid, [1,2-
12672296		23304036	
	Aroclors.		
	PCBs.	00050505	methyl ester (Thiophanate-methyl).
	POLYCHLORINATED BIPHENYLS.	23950585	Benzamide, 3,5-dichloro-N-(1,1- dimethyl-2-
12674112	Aroclor 1016.		propynyl)
	Aroclors.		Pronamide.
	PCBs.	25154545	Dinitrobenzene (mixed).
	POLYCHLORINATED BIPHENYLS.	25154556	Nitrophenol (mixed).
12771083	Sulfur monochloride.	25155300	Sodium dodecylbenzenesulfonate.
13463393	Nickel carbonyl.	25167822	Trichlorophenol.
	Nickel carbonyl Ni(CO)4, (T-4)	25168154	2,4,5-T esters.
13560991	2,4,5-T salts.	25168267	2,4-D Ester.
13597994	Beryllium nitrate.	25321146	Dinitrotoluene.
13746899	Zirconium nitrate.	25321226	Dichlorobenzene.
13765190	Calcium chromate.	25376458	Benzenediamine, ar-methyl
	Chromic acid H2CrO4, calcium salt.		Toluenediamine.
13814965	Lead fluoborate.		2,4-Toluene diamine.
13826830	Ammonium fluoborate.	25550587	Dinitrophenol.
13952846	sec-Butylamine.	26264062	Calcium dodecylbenzenesulfonate.
14017415	Cobaltous sulfamate.	26419738	1,3-Dithiolane-2-carboxaldehyde, 2,4-dimethyl-
14216752	Nickel nitrate.	20419138	
14216752	Ammonium oxalate.	26474625	O-[(methylamino)carbonyl]oxime (Tirpate).
	Lithium chromate.	26471625	Benzene, 1,3-diisocyanatomethyl
14307358			Toluene diisocyanate.
14307438	Ammonium tartrate.		2,4-Toluene diisocyanate.
14639975	Zinc ammonium chloride.	26628228	Sodium azide.
14639986	Zinc ammonium chloride.	26638197	Dichloropropane.
14644612	Zirconium sulfate.	26952238	Dichloropropene.
15339363	Manganese, bis(dimethylcarbamodithioato-S,S')-	27176870	Dodecylbenzenesulfonic acid.
	(Manganese dimethyldithiocarbamate).	27323417	Triethanolamine dodecylbenzene sulfonate.
15699180	Nickel ammonium sulfate.	27774136	Vanadyl sulfate.
	Lead sulfate.	28300745	Antimony potassium tartrate.
13/3900/	2,3,4-Trichlorophenol.	30525894	Paraformaldehyde.
		30558431	Ethanimidothioic acid, 2-(dimethylamino)-N-hy-
15950660	Sodium hydrosulfide		
15950660 16721805	Sodium hydrosulfide.	30336431	
15950660 16721805	Ethanimidothioic acid, N-[[(methyl-		droxy-2-oxo-, methyl ester (A2213).
15950660 16721805	Ethanimidothioic acid, N-[[(methylamino)carbonyl] oxy]-, methyl	32534955	droxy-2-oxo-, methyl ester (A2213). 2,4,5-TP esters.
15739807 15950660 16721805 16752775	Ethanimidothioic acid, N-[[(methyl-	32534955 33213659	droxy-2-oxo-, methyl ester (A2213).

Final RQ Ci (Bq)

Environmental Protection Agency

APPENDIX A TO § 302.4—SEQUENTIAL CAS REGISTRY NUMBER LIST OF CERCLA HAZARDOUS SUBSTANCES—Continued

CASRN	Hazardous substance
37211055	Nickel chloride.
39196184	Thiofanox
	2-Butanone, 3,3-dimethyl-1-(methyl-
	thio)-, O[(methylamino)carbonyl] oxime.
42504461	Isopropanolamine dodecylbenzenesulfonate.
52628258	Zinc ammonium chloride.
52652592	Lead stearate.
52740166	Calcium arsenite.
52888809	Carbamothioic acid, dipropyl-, S-(phenylmethyl) ester (Prosulfocarb).
53467111	2,4-D Ester.
53469219	Aroclor 1242
	Aroclors.
	PCBs.
	POLYCHLORINATED BIPHENYLS.
55285148	Carbamic acid, [(dibutylamino)thio]methyl-, 2,3-
	dihydro-2,2-dimethyl-7-benzofuranyl ester
	(Carbosulfan).
55488874	Ferric ammonium oxalate.
56189094	Lead stearate.
59669260	Ethanimidothioic acid, N,N'-
	[thiobis[(methylimino)carbonyloxy]]bis-, di-
64700070	methyl ester (Thiodicarb).
61792072	2,4,5-T esters.

APPENDIX B TO § 302.4—RADIONUCLIDES

Radionuclide	Atomic Number	Final RQ Ci (Bq)
Radionuclides@		1& (3.7E 10)
Actinium-224	89	100 (3.7E 12)
Actinium-225	89	1 (3.7E 10)
Actinium-226	89	10 (3.7E 11)
Actinium-227	89	0.001 (3.7E 7)
Actinium-228	89	10 (3.7E 11)
Aluminum-26	13	10 (3.7E 11)
Americium-237	95	1000 (3.7E 13)
Americium-238	95	100 (3.7E 12)
Americium-239	95	100 (3.7E 12)
Americium-240	95	10 (3.7E 11)
Americium-241	95	0.01 (3.7E 8)
Americium-242m	95	0.01 (3.7E 8)
Americium-242	95	100 (3.7E 12)
Americium-243	95	0.01 (3.7E 8)
Americium-244m	95	1000 (3.7E 13)
Americium-244	95	10 (3.7E 11)
Americium-245	95	1000 (3.7E 13)
Americium-246m	95	1000 (3.7E 13)
Americium-246	95	1000 (3.7E 13)
Antimony-115	51	1000 (3.7E 13)
Antimony-116m	51	100 (3.7E 12)
Antimony-116	51	1000 (3.7E 13)
Antimony-117	51	1000 (3.7E 13)
Antimony-118m	51	10 (3.7E 11)
Antimony-119	51	1000 (3.7E 13)
Antimony-120 (16 min)	51	1000 (3.7E 13)
Antimony-120 (5.76 day)	51	10 (3.7E 11)
Antimony-122	51	10 (3.7E 11)
Antimony-124m	51	1000 (3.7E 13)
Antimony-124	51	10 (3.7E 11)
Antimony-125	51	10 (3.7E 11)
Antimony-126m	51	1000 (3.7E 13)
Antimony-126	51	10 (3.7E 11)
Antimony-127	51	10 (3.7E 11)
Antimony-128 (10.4 min)	51	1000 (3.7E 13)
Antimony-128 (9.01 hr)	51	10 (3.7E 11)
Antimony-129	51	100 (3.7E 12)

APPENDIX B TO § 302.4—RADIONUCLIDES—Continued

Radionuclide

Atomic Number

Antimony-130	51	100 (3.7E 12)
Antimony-131	51	1000 (3.7E 13)
Argon-39	18	1000 (3.7E 13)
Argon-41	18	10 (3.7E 11)
Arsenic-69	33	1000 (3.7E 13)
Arsenic-70	33	100 (3.7E 12)
Arsenic-71	33	100 (3.7E 12)
Arsenic-72	33	10 (3.7E 11)
Arsenic-73	33	100 (3.7E 12)
Arsenic-74	33	10 (3.7E 11)
Arsenic-76	33	100 (3.7E 12)
Arsenic-77	33	1000 (3.7E 13)
Arsenic-78	33	100 (3.7E 12)
Astatine-207	85	100 (3.7E 12)
Astatine-211	85	100 (3.7E 12)
Barium-126	56	1000 (3.7E 13)
Barium-128	56	10 (3.7E 11)
Barium-131m	56	1000 (3.7E 13)
Barium-131	56	10 (3.7E 11)
Barium-133m	56	100 (3.7E 12)
Barium-133	56	10 (3.7E 11)
Barium-135m	56	1000 (3.7E 13)
Barium-139	56	1000 (3.7E 13)
Barium-140	56	10 (3.7E 11)
Barium-141	56	1000 (3.7E 13)
Barium-142	56	1000 (3.7E 13)
Berkelium-245	97	100 (3.7E 12) 10 (3.7E 11)
Berkelium-246	97	10 (3.7E 11)
Berkelium-247	97	0.01 (3.7E 8)
Berkelium-249	97	1 (3.7E 10)
Berkelium-250	97	100 (3.7E 12)
Beryllium-7	4	100 (3.7E 12)
Beryllium-10	4	1 (3.7E 10)
Bismuth-200	83	100 (3.7E 12)
Bismuth-201	83	100 (3.7E 12)
Bismuth-202	83	1000 (3.7E 13)
Bismuth-203	83	10 (3.7E 11)
Bismuth-205	83	10 (3.7E 11)
Bismuth-206	83	10 (3.7E 11)
Bismuth-207	83	10 (3.7E 11)
Bismuth-210m	83	0.1 (3.7E 9)
Bismuth-210	83	10 (3.7E 11)
Bismuth-212	83	100 (3.7E 12)
Bismuth-213	83	100 (3.7E 12)
Bismuth-214	83	100 (3.7E 12)
Bromine-74m	35	100 (3.7E 12)
Bromine-74	35	100 (3.7E 12)
Bromine-75	35	100 (3.7E 12)
Bromine-76	35	10 (3.7E 11)
Bromine-77	35	100 (3.7E 12)
Bromine-80m	35	1000 (3.7E 13)
Bromine-80	35	1000 (3.7E 13)
Bromine-82	35	10 (3.7E 11)
Bromine-83	35	1000 (3.7E 13)
Bromine-84	35	100 (3.7E 12)
Cadmium-104	48	1000 (3.7E 13)
Cadmium-107	48	1000 (3.7E 13)
Cadmium-109	48	1 (3.7E 10)
Cadmium-113m	48 48	0.1 (3.7E 9)
	48	0.1 (3.7E 9)
Cadmium-115mCadmium-115	48	10 (3.7E 11)
Cadmium-115	48	100 (3.7E 12)
		10 (3.7E 11)
	48	100 (3.7E 12) 10 (3.7E 11)
Cadmium-117		
Cadmium-117 Calcium-41	20	
Cadmium-117 Calcium-41 Calcium-45	20	10 (3.7E 11)
Cadmium-117	20 20	10 (3.7E 11) 10 (3.7E 11)
Cadmium-117	20 20 98	10 (3.7E 11) 10 (3.7E 11) 1000 (3.7E 13)
Cadmium-117	20 20	10 (3.7E 11) 10 (3.7E 11)

APPENDIX B TO § 302.4—RADIONUCLIDES—Continued

Contir	nued		Continued		
Radionuclide	Atomic Number	Final RQ Ci (Bq)	Radionuclide	Atomic Number	Final RQ Ci (Bq)
Californium-249	98	0.01 (3.7E 8)	Erbium-165	68	1000 (3.7E 13)
Californium-250	98	0.01 (3.7E 8)	Erbium-169	68	100 (3.7E 12)
Californium-251	98	0.01 (3.7E 8)	Erbium-171	68	100 (3.7E 12)
Californium-252	98	0.1 (3.7E 9)	Erbium-172	68	10 (3.7E 11)
Californium-253	98	10 (3.7E 11)	Europium-145	63	10 (3.7E 11)
Californium-254	98	0.1 (3.7E 9)	Europium-146	63	10 (3.7E 11)
Carbon-11	6	1000 (3.7E 13) 10 (3.7E 11)	Europium-147 Europium-148	63 63	10 (3.7E 11) 10 (3.7E 11)
Cerium-134	58	10 (3.7E 11) 10 (3.7E 11)	Europium-149	63	100 (3.7E 11)
Cerium-135	58	10 (3.7E 11)	Europium-150 (12.6 hr)	63	1000 (3.7E 13)
Cerium-137m	58	100 (3.7E 12)	Europium-150 (34.2 yr)	63	10 (3.7E 11)
Cerium-137	58	1000 (3.7E 13)	Europium-152m	63	100 (3.7E 12)
Cerium-139	58	100 (3.7E 12)	Europium-152	63	10 (3.7E 11)
Cerium-141	58	10 (3.7E 11)	Europium-154	63	10 (3.7E 11)
Cerium-143	58 58	100 (3.7E 12)	Europium-155	63 63	10 (3.7E 11)
Cerium-144 Cesium-125	55	1 (3.7E 10)	Europium 157	63	10 (3.7E 11)
Cesium-127	55	1000 (3.7E 13) 100 (3.7E 12)	Europium-157 Europium-158	63	10 (3.7E 11) 1000 (3.7E 13)
Cesium-129	55	100 (3.7E 12)	Fermium-252	100	10 (3.7E 11)
Cesium-130	55	1000 (3.7E 13)	Fermium-253	100	10 (3.7E 11)
Cesium-131	55	1000 (3.7E 13)	Fermium-254	100	100 (3.7E 12)
Cesium-132	55	10 (3.7E 11)	Fermium-255	100	100 (3.7E 12)
Cesium-134m	55	1000 (3.7E 13)	Fermium-257	100	1 (3.7E 10)
Cesium-134	55	1 (3.7E 10)	Fluorine-18	9	1000 (3.7E 13)
Cesium-135m Cesium-135	55 55	100 (3.7E 12) 10 (3.7E 11)	Francium-222Francium-223	87 87	100 (3.7E 12) 100 (3.7E 12)
Cesium-136	55	10 (3.7E 11) 10 (3.7E 11)	Gadolinium-145	64	100 (3.7E 12) 100 (3.7E 12)
Cesium-137	55	1 (3.7E 10)	Gadolinium-146	64	10 (3.7E 12)
Cesium-138	55	100 (3.7E 12)	Gadolinium-147	64	10 (3.7E 11)
Chlorine-36	17	10 (3.7E 11)	Gadolinium-148	64	0.001 (3.7E7)
Chlorine-38	17	100 (3.7E 12)	Gadolinium-149	64	100 (3.7E 12)
Chlorine-39	17	100 (3.7E 12)	Gadolinium-151	64	100 (3.7E 12)
Chromium-48	24	100 (3.7E 12)	Gadolinium-152	64	0.001 (3.7E 7)
Chromium-49	24	1000 (3.7E 13)	Gadolinium-153	64	10 (3.7E 11)
Chromium-51Cobalt-55	24 27	1000 (3.7E 13) 10 (3.7E 11)	Gadolinium-159Gallium-65	64 31	1000 (3.7E 13) 1000 (3.7E 13)
Cobalt-56	27	10 (3.7E 11) 10 (3.7E 11)	Gallium-66	31	1000 (3.7E 13) 10 (3.7E 11)
Cobalt-57	27	100 (3.7E 12)	Gallium-67	31	100 (3.7E 12)
Cobalt-58m	27	1000 (3.7E 13)	Gallium-68	31	1000 (3.7E 13)
Cobalt-58	27	10 (3.7E 11)	Gallium-70	31	1000 (3.7E 13)
Cobalt-60m	27	1000 (3.7E 13)	Gallium-72	31	10 (3.7E 11)
Cobalt-60	27	10 (3.7E 11)	Gallium-73	31	100 (3.7E 12)
Cobalt-61	27	1000 (3.7E 13)	Germanium-66	32	100 (3.7E 12)
Cobalt-62mCopper-60	27 29	1000 (3.7E 13) 100 (3.7E 12)	Germanium-67 Germanium-68	32 32	1000 (3.7E 13) 10 (3.7E 11)
Copper-61	29	100 (3.7E 12) 100 (3.7E 12)	Germanium-69	32	10 (3.7E 11) 10 (3.7E 11)
Copper-64	29	100 (3.7E 12)	Germanium-71	32	1000 (3.7E 11)
Copper-67	29	100 (3.7E 12)	Germanium-75	32	1000 (3.7E 13)
Curium-238	96	1000 (3.7E 13)	Germanium-77	32	10 (3.7E 11)
Curium-240	96	1 (3.7E 10)	Germanium-78	32	1000 (3.7E 13)
Curium-241	96	10 (3.7E 11)	Gold-193	79	100 (3.7E 12)
Curium-242	96	1 (3.7E 10)	Gold-194	79	10 (3.7E 11)
Curium-243 Curium-244	96 96	0.01 (3.7E 8)	Gold-195 Gold-198m	79 79	100 (3.7E 12)
Curium-245	96	0.01 (3.7E 8) 0.01 (3.7E 8)	Gold-198	79	10 (3.7E 11) 100 (3.7E 12)
Curium-246	96	0.01 (3.7E 8)	Gold-199	79	100 (3.7E 12)
Curium-247	96	0.01 (3.7E 8)	Gold-200m	79	10 (3.7E 12)
Curium-248	96	0.001 (3.7E 7)	Gold-200	79	1000 (3.7E 13)
Curium-249	96	1000 (3.7E 13)	Gold-201	79	1000 (3.7E 13)
Dysprosium-155	66	100 (3.7E 12)	Hafnium-170	72	100 (3.7E 12)
Dysprosium-157	66	100 (3.7E 12)	Hafnium-172	72	1 (3.7E 10)
Dysprosium-159	66	100 (3.7E 12)	Hafnium-173	72	100 (3.7E 12)
Dysprosium-165	66	1000 (3.7E 13)	Hafnium-175	72	100 (3.7E 12)
Dysprosium-166	66	10 (3.7E 11)	Hafnium-177m	72	1000 (3.7E 13)
Einsteinium-250 Einsteinium-251	99 99	10 (3.7E 11) 1000 (3.7E 13)	Hafnium-178m Hafnium-179m	72 72	0.1 (3.7E 9) 100 (3.7E 12)
Einsteinium-253	99	1000 (3.7E 13) 10 (3.7E 11)	Hafnium-180m	72	100 (3.7E 12) 100 (3.7E 12)
Einsteinium-254m	99	1 (3.7E 11) 1 (3.7E 10)	Hafnium-181	72	100 (3.7E 12) 10 (3.7E 11)
Einsteinium-254	99	0.1 (3.7E 9)	Hafnium-182m	72	100 (3.7E 11)
Erbium-161	68	100 (3.7E 12)	Hafnium-182		0.1 (3.7E 9)

APPENDIX B TO § 302.4—RADIONUCLIDES—Continued

Continued		Continued			
Radionuclide	Atomic Number	Final RQ Ci (Bq)	Radionuclide	Atomic Number	Final RQ Ci (Bq)
Hafnium-183	72	100 (3.7E 12)	Krypton-87	36	10 (3.7E 11)
Hafnium-184	72	100 (3.7E 12)	Krypton-88	36	10 (3.7E 11)
Holmium-155	67	1000 (3.7E 13)	Lanthanum-131	57	1000 (3.7E 13)
Holmium-157	67	1000 (3.7E 13)	Lanthanum-132	57	100 (3.7E 12)
Holmium-159	67	1000 (3.7E 13)	Lanthanum-135	57	1000 (3.7E 13)
Holmium-161	67 67	1000 (3.7E 13)	Lanthanum-137 Lanthanum-138	57	10 (3.7E 11)
Holmium-162m Holmium-162	67	1000 (3.7E 13) 1000 (3.7E 13)	Lanthanum-140	57 57	1 (3.7E 10) 10 (3.7E 11)
Holmium-164m	67	1000 (3.7E 13)	Lanthanum-141	57	1000 (3.7E 13)
Holmium-164	67	1000 (3.7E 13)	Lanthanum-142	57	100 (3.7E 12)
Holmium-166m	67	1 (3.7E 10)	Lanthanum-143	57	1000 (3.7E 13)
Holmium-166	67	100 (3.7E 12)	Lead-195m	82	1000 (3.7E 13)
Holmium-167	67	100 (3.7E 12)	Lead-198	82	100 (3.7E 12)
Hydrogen-3	1	100 (3.7E 12)	Lead-199	82	100 (3.7E 12)
Indium-109	49	100 (3.7E 12)	Lead-200	82	100 (3.7E 12)
Indium-110 (69.1 min)	49 49	100 (3.7E 12) 10 (3.7E 11)	Lead-201 Lead-202m	82 82	100 (3.7E 12) 10 (3.7E 11)
Indium-110 (4.9 hr) Indium-111	49	100 (3.7E 11) 100 (3.7E 12)	Lead-202	82	1 (3.7E 11) 1 (3.7E 10)
Indium-112	49	100 (3.7E 12)	Lead-203	82	100 (3.7E 12)
Indium-113m	49	1000 (3.7E 13)	Lead-205	82	100 (3.7E 12)
Indium-114m	49	10 (3.7E 11)	Lead-209	82	1000 (3.7E 13)
Indium-115m	49	100 (3.7E 12)	Lead-210	82	0.01 (3.7E 8)
Indium-115	49	0.1 (3.7E 9)	Lead-211	82	100 (3.7E 12)
Indium-116m	49	100 (3.7E 12)	Lead-212	82	10 (3.7E 11)
Indium-117m	49	100 (3.7E 12)	Lead-214	82	100 (3.7E 12)
Indium-117	49	1000 (3.7E 13)	Lutetium-169	71	10 (3.7E 11)
Indium-119m	49	1000 (3.7E 13)	Lutetium-170	71	10 (3.7E 11)
lodine-120m	53 53	100 (3.7E 12)	Lutetium-171	71 71	10 (3.7E 11)
lodine-120lodine-121	53	10 (3.7E 11) 100 (3.7E 12)	Lutetium-172 Lutetium-173	71	10 (3.7E 11) 100 (3.7E 12)
lodine-123	53	100 (3.7E 12) 10 (3.7E 11)	Lutetium-174m	71	100 (3.7E 12) 10 (3.7E 11)
lodine-124	53	0.1 (3.7E 9)	Lutetium-174	71	10 (3.7E 11)
lodine-125	53	0.01 (3.7E 8)	Lutetium-176m	71	1000 (3.7E 13)
lodine-126	53	0.01 (3.7E 8)	Lutetium-176	71	1 (3.7E 10)
lodine-128	53	1000 (3.7E 13)	Lutetium-177m	71	10 (3.7E 11)
lodine-129	53	0.001 (3.7E 7)	Lutetium-177	71	100 (3.7E 12)
lodine-130	53	1 (3.7E 10)	Lutetium-178m	71	1000 (3.7E 13)
lodine-131	53	0.01 (3.7E 8)	Lutetium-178	71	1000 (3.7E 13)
lodine-132m	53	10 (3.7E 11)	Lutetium-179	71	1000 (3.7E 13)
lodine-132lodine-133	53 53	10 (3.7E 11)	Magnesium-28 Manganese-51	12 25	10 (3.7E 11) 1000 (3.7E 13)
lodine-134	53	0.1 (3.7E 9) 100 (3.7E 12)	Manganese-52m	25	1000 (3.7E 13)
lodine-135	53	10 (3.7E 12)	Manganese-52	25	10 (3.7E 13)
Iridium-182	77	1000 (3.7E 13)	Manganese-53	25	1000 (3.7E 13)
Iridium-184	77	100 (3.7E 12)	Manganese-54	25	10 (3.7E 11)
Iridium-185	77	100 (3.7E 12)	Manganese-56	25	100 (3.7E 12)
Iridium-186	77	10 (3.7E 11)	Mendelevium-257	101	100 (3.7E 12)
Iridium-187	77	100 (3.7E 12)	Mendelevium-258	101	1 (3.7E 10)
Iridium-188	77	10 (3.7E 11)	Mercury-193m	80	10 (3.7E 11)
Iridium-189	77	100 (3.7E 12)	Mercury-193	80	100 (3.7E 12)
Iridium-190m	77	1000 (3.7E 13)	Mercury-194	80	0.1 (3.7E 9)
Iridium-190Iridium-192m	77	10 (3.7E 11)	Mercury-195m	80 80	100 (3.7E 12)
Iridium-192	77 77	100 (3.7E 12) 10 (3.7E 11)	Mercury-195 Mercury-197m	80	100 (3.7E 12) 1000 (3.7E 13)
Iridium-194m	77	10 (3.7E 11) 10 (3.7E 11)	Mercury-197	80	1000 (3.7E 13)
Iridium-194	77	100 (3.7E 12)	Mercury-199m	80	1000 (3.7E 13)
Iridium-195m	77	100 (3.7E 12)	Mercury-203	80	10 (3.7E 11)
Iridium-195	77	1000 (3.7E 13)	Molybdenum-90	42	100 (3.7E 12)
Iron-52	26	100 (3.7E 12)	Molybdenum-93m	42	10 (3.7E 11)
Iron-55	26	100 (3.7E 12)	Molybdenum-93	42	100 (3.7E 12)
Iron-59	26	10 (3.7E 11)	Molybdenum-99	42	100 (3.7E 12)
Iron-60	26	0.1 (3.7E 9)	Molybdenum-101	42	1000 (3.7E 13)
Krypton-74	36	10 (3.7E 11)	Neodymium-136	60	1000 (3.7E 13)
Krypton-76	36	10 (3.7E 11)	Neodymium-138	60	1000 (3.7E 13)
Krypton-77	36	10 (3.7E 11)	Neodymium-139m	60	100 (3.7E 12)
Krypton-79	36 36	100 (3.7E 12)	Neodymium-141	60 60	1000 (3.7E 13)
Krypton-81Krypton-83m	36	1000 (3.7E 13) 1000 (3.7E 13)	Neodymium-147	60	1000 (3.7E 13) 10 (3.7E 11)
Krypton-85m	36	1000 (3.7E 13) 100 (3.7E 12)	Neodymium-147 Neodymium-149	60	100 (3.7E 11) 100 (3.7E 12)
Krypton-85		1000 (3.7E 12)	Neodymium-151	60	1000 (3.7E 12)
, p.c 00	. 30	000 (0.7 = 10)		. 30	000 (0.7 = 10)

APPENDIX B TO § 302.4—RADIONUCLIDES—Continued

Contil	lueu		Continued		
Radionuclide	Atomic Number	Final RQ Ci (Bq)	Radionuclide	Atomic Number	Final RQ Ci (Bq)
Neptunium-232	93	1000 (3.7E 13)	Potassium-40	19	1 (3.7E 10)
Neptunium-233	93	1000 (3.7E 13)	Potassium-42	19	100 (3.7E 12)
Neptunium-234	93	10 (3.7E 11)	Potassium-43	19	10 (3.7E 11)
Neptunium-235	93	1000 (3.7E 13)	Potassium-44	19	100 (3.7E 12)
Neptunium-236 (1.2 E 5 yr)	93 93	0.1 (3.7E 9)	Potassium-45	19 59	1000 (3.7E 13)
Neptunium-236 (22.5 hr) Neptunium-237	93	100 (3.7E 12) 0.01 (3.7E 8)	Praseodymium-136 Praseodymium-137	59	1000 (3.7E 13) 1000 (3.7E 13)
Neptunium-238	93	10 (3.7E 11)	Praseodymium-137	59	1000 (3.7E 13) 100 (3.7E 12)
Neptunium-239	93	100 (3.7E 12)	Praseodymium-139	59	1000 (3.7E 13)
Neptunium-240	93	100 (3.7E 12)	Praseodymium-142m	59	1000 (3.7E 13)
Nickel-56	28	10 (3.7E 11)	Praseodymium-142	59	100 (3.7E 12)
Nickel-57	28	10 (3.7E 11)	Praseodymium-143	59	10 (3.7E 11)
Nickel-59	28	100 (3.7E 12)	Praseodymium-144	59	1000 (3.7E 13)
Nickel-63	28	100 (3.7E 12)	Praseodymium-145	59	1000 (3.7E 13)
Nickel-65	28 28	100 (3.7E 12) 10 (3.7E 11)	Praseodymium-147 Promethium-141	59 61	1000 (3.7E 13) 1000 (3.7E 13)
Niobium-88	41	100 (3.7E 11)	Promethium-143	61	1000 (3.7E 13) 100 (3.7E 12)
Niobium-89 (66 min)	41	100 (3.7E 12)	Promethium-144	61	10 (3.7E 11)
Niobium-89 (122 min)	41	100 (3.7E 12)	Promethium-145	61	100 (3.7E 12)
Niobium-90	41	10 (3.7E 11)	Promethium-146	61	10 (3.7E 11)
Niobium-93m	41	100 (3.7E 12)	Promethium-147	61	10 (3.7E 11)
Niobium-94	41	10 (3.7E 11)	Promethium-148m	61	10 (3.7E 11)
Niobium-95m	41	100 (3.7E 12)	Promethium-148	61	10 (3.7E 11)
Niobium-95	41 41	10 (3.7E 11)	Promethium-149	61 61	100 (3.7E 12)
Niobium-96Niobium-97	41	10 (3.7E 11) 100 (3.7E 12)	Promethium-150 Promethium-151	61	100 (3.7E 12) 100 (3.7E 12)
Niobium-98	41	100 (3.7E 12)	Protactinium-227	91	100 (3.7E 12)
Osmium-180	76	1000 (3.7E 13)	Protactinium-228	91	10 (3.7E 11)
Osmium-181	76	100 (3.7E 12)	Protactinium-230	91	10 (3.7E 11)
Osmium-182	76	100 (3.7E 12)	Protactinium-231	91	0.01 (3.7E 8)
Osmium-185	76	10 (3.7E 11)	Protactinium-232	91	10 (3.7E 11)
Osmium-189m	76	1000 (3.7E 13)	Protactinium-233	91	100 (3.7E 12)
Osmium-191m	76	1000 (3.7E 13)	Protactinium-234	91	10 (3.7E 11)
Osmium-191 Osmium-193	76 76	100 (3.7E 12)	Radium-223 Radium-224	88 88	1 (3.7E 10) 10 (3.7E 11)
Osmium-194	76	100 (3.7E 12) 1 (3.7E 10)	Radium-225	88	1 (3.7E 11) 1 (3.7E 10)
Palladium-100	46	100 (3.7E 12)	Radium-226Φ	88	0.1 (3.7E 9)
Palladium-101	46	100 (3.7E 12)	Radium-227	88	1000 (3.7E 13)
Palladium-103	46	100 (3.7E 12)	Radium-228	88	0.1 (3.7E 9)
Palladium-107	46	100 (3.7E 12)	Radon-220	86	0.1 (3.7E 9)
Palladium-109	46	1000 (3.7E 13)	Radon-222	86	0.1 (3.7E 9)
Phosphorus-32	15	0.1 (3.7E 9)	Rhenium-177	75	1000 (3.7E 13)
Phosphorus-33	15	1 (3.7E 10)	Rhenium-178	75	1000 (3.7E 13)
Platinum-186	78	100 (3.7E 12)	Rhenium-181	75 75	100 (3.7E 12)
Platinum-188	78 78	100 (3.7E 12) 100 (3.7E 12)	Rhenium-182 (12.7 hr) Rhenium-182 (64.0 hr)	75 75	10 (3.7E 11) 10 (3.7E 11)
Platinum-191	78	100 (3.7E 12) 100 (3.7E 12)	Rhenium-184m	75	10 (3.7E 11) 10 (3.7E 11)
Platinum-193m	78	100 (3.7E 12)	Rhenium-184	75	10 (3.7E 11) 10 (3.7E 11)
Platinum-193	78	1000 (3.7E 13)	Rhenium-186m	75	10 (3.7E 11)
Platinum-195m	78	100 (3.7E 12)	Rhenium-186	75	100 (3.7E 12)
Platinum-197m	78	1000 (3.7E 13)	Rhenium-187	75	1000 (3.7E 13)
Platinum-197	78	1000 (3.7E 13)	Rhenium-188m	75	1000 (3.7E 13)
Platinum-199	78	1000 (3.7E 13)	Rhenium-188	75	1000 (3.7E 13)
Platinum-200	78	100 (3.7E 12)	Rhenium-189	75	1000 (3.7E 13)
Plutonium-234	94	1000 (3.7E 13)	Rhodium-99m	45	100 (3.7E 12)
Plutonium-235	94 94	1000 (3.7E 13)	Rhodium-99 Rhodium-100	45 45	10 (3.7E 11) 10 (3.7E 11)
Plutonium-237	94	0.1 (3.7E 9) 1000 (3.7E 13)	Rhodium-101m	45	100 (3.7E 11)
Plutonium-238	94	0.01 (3.7E 8)	Rhodium-101	45	10 (3.7E 11)
Plutonium-239	94	0.01 (3.7E 8)	Rhodium-102m	45	10 (3.7E 11)
Plutonium-240	94	0.01 (3.7E 8)	Rhodium-102	45	10 (3.7E 11)
Plutonium-241	94	1 (3.7E 10)	Rhodium-103m	45	1000 (3.7E 13)
Plutonium-242	94	0.01 (3.7E 8)	Rhodium-105	45	100 (3.7E 12)
Plutonium-243	94	1000 (3.7E 13)	Rhodium-106m	45	10 (3.7E 11)
Plutonium-244	94	0.01 (3.7E 8)	Rhodium-107	45	1000 (3.7E 13)
Plutonium-245	94	100 (3.7E 12)	Rubidium-79	37	1000 (3.7E 13)
Polonium-203	84	100 (3.7E 12)	Rubidium-81mRubidium-81	37 37	1000 (3.7E 13)
Polonium-205 Polonium-207	84 84	100 (3.7E 12) 10 (3.7E 11)	Rubidium-81 Rubidium-82m	37	100 (3.7E 12) 10 (3.7E 11)
Polonium-210	84	0.01 (3.7E 8)	Rubidium-83	37	10 (3.7E 11) 10 (3.7E 11)
	. 04	0.0. (0.7 = 0)		. 01	(0.7 = 11)

APPENDIX B TO § 302.4—RADIONUCLIDES— Continued

Contir	nued		Continued		
Radionuclide	Atomic Number	Final RQ Ci (Bq)	Radionuclide	Atomic Number	Final RQ Ci (Bq)
Rubidium-84	37	10 (3.7E 11)	Tantalum-180m	73	1000 (3.7E 13)
Rubidium-86	37	10 (3.7E 11)	Tantalum-180	73	100 (3.7E 12)
Rubidium-88	37	1000 (3.7E 13)	Tantalum-182m	73	1000 (3.7E 13)
Rubidium-89	37	1000 (3.7E 13)	Tantalum-182	73	10 (3.7E 11)
Rubidium-87	37 44	10 (3.7E 11)	Tantalum-183	73 73	100 (3.7E 12)
Ruthenium-94	44	1000 (3.7E 13) 100 (3.7E 12)	Tantalum-184 Tantalum-185	73	10 (3.7E 11) 1000 (3.7E 13)
Ruthenium-103	44	10 (3.7E 12)	Tantalum-186	73	1000 (3.7E 13)
Ruthenium-105	44	100 (3.7E 12)	Technetium-93m	43	1000 (3.7E 13)
Ruthenium-106	44	1 (3.7E 10)	Technetium-93	43	100 (3.7E 12)
Samarium-141m	62	1000 (3.7E 13)	Technetium-94m	43	100 (3.7E 12)
Samarium-141	62	1000 (3.7E 13)	Technetium-94	43	10 (3.7E 11)
Samarium-142	62	1000 (3.7E 13)	Technetium-96m	43 43	1000 (3.7E 13)
Samarium-145Samarium-146	62 62	100 (3.7E 12) 0.01 (3.7E 8)	Technetium-96 Technetium-97m	43	10 (3.7E 11) 100 (3.7E 12)
Samarium-147	62	0.01 (3.7E 8)	Technetium-97	43	100 (3.7E 12)
Samarium-151	62	10 (3.7E 11)	Technetium-98	43	10 (3.7E 11)
Samarium-153	62	100 (3.7E 12)	Technetium-99m	43	100 (3.7E 12)
Samarium-155	62	1000 (3.7E 13)	Technetium-99	43	10 (3.7E 11)
Samarium-156	62	100 (3.7E 12)	Technetium-101	43	1000 (3.7E 13)
Scandium-43	21 21	1000 (3.7E 13)	Technetium-104 Tellurium-116	43 52	1000 (3.7E 13)
Scandium-44m	21	10 (3.7E 11) 100 (3.7E 12)	Tellurium-121m	52 52	1000 (3.7E 13) 10 (3.7E 11)
Scandium-46	21	10 (3.7E 12)	Tellurium-121	52	10 (3.7E 11)
Scandium-47	21	100 (3.7E 12)	Tellurium-123m	52	10 (3.7E 11)
Scandium-48	21	10 (3.7E 11)	Tellurium-123	52	10 (3.7E 11)
Scandium-49	21	1000 (3.7E 13)	Tellurium-125m	52	10 (3.7E 11)
Selenium-70	34	1000 (3.7E 13)	Tellurium-127m	52	10 (3.7E 11)
Selenium-73m Selenium-73	34	100 (3.7E 12)	Tellurium-127 Tellurium-129m	52	1000 (3.7E 13)
Selenium-75	34 34	10 (3.7E 11) 10 (3.7E 11)	Tellurium-129	52 52	10 (3.7E 11) 1000 (3.7E 13)
Selenium-79	34	10 (3.7E 11)	Tellurium-131m	52	1000 (3.7E 13)
Selenium-81m	34	1000 (3.7E 13)	Tellurium-131	52	1000 (3.7E 13)
Selenium-81	34	1000 (3.7E 13)	Tellurium-132	52	10 (3.7E 11)
Selenium-83	34	1000 (3.7E 13)	Tellurium-133m	52	1000 (3.7E 13)
Silicon-31	14 14	1000 (3.7E 13) 1 (3.7E 10)	Tellurium-133 Tellurium-134	52 52	1000 (3.7E 13) 1000 (3.7E 13)
Silver-102	47	100 (3.7E 10)	Terbium-147	65	1000 (3.7E 13) 100 (3.7E 12)
Silver-103	47	1000 (3.7E 12)	Terbium-149	65	100 (3.7E 12)
Silver-104m	47	1000 (3.7E 13)	Terbium-150	65	100 (3.7E 12)
Silver-104	47	1000 (3.7E 13)	Terbium-151	65	10 (3.7E 11)
Silver-105	47	10 (3.7E 11)	Terbium-153	65	100 (3.7E 12)
Silver-106m	47	10 (3.7E 11)	Terbium-154	65	10 (3.7E 11)
Silver-106 Silver-108m	47 47	1000 (3.7E 13) 10 (3.7E 11)	Terbium-155 Terbium-156m (5.0 hr)	65 65	100 (3.7E 12) 1000 (3.7E 13)
Silver-110m	47	10 (3.7E 11)	Terbium-156m (24.4 hr)	65	1000 (3.7E 13) 1000 (3.7E 13)
Silver-111	47	10 (3.7E 11)	Terbium-156	65	10 (3.7E 11)
Silver-112	47	100 (3.7E 12)	Terbium-157	65	100 (3.7E 12)
Silver-115	47	1000 (3.7E 13)	Terbium-158	65	10 (3.7E 11)
Sodium-22	11	10 (3.7E 11)	Terbium-160	65	10 (3.7E 11)
Sodium-24	11	10 (3.7E 11)	Terbium-161	65	100 (3.7E 12)
Strontium-80Strontium-81	38 38	100 (3.7E 12) 1000 (3.7E 13)	Thallium-194m Thallium-194	81 81	100 (3.7E 12) 1000 (3.7E 13)
Strontium-83	38	1000 (3.7E 13) 100 (3.7E 12)	Thallium-195	81	1000 (3.7E 13) 100 (3.7E 12)
Strontium-85m	38	1000 (3.7E 13)	Thallium-197	81	100 (3.7E 12)
Strontium-85	38	10 (3.7E 11)	Thallium-198m	81	100 (3.7E 12)
Strontium-87m	38	100 (3.7E 12)	Thallium-198	81	10 (3.7E 11)
Strontium-89	38	10 (3.7E 11)	Thallium-199	81	100 (3.7E 12)
Strontium-90	38	0.1 (3.7E 9)	Thallium-200	81	10 (3.7E 11)
Strontium-91	38	10 (3.7E 11)	Thallium-201	81	1000 (3.7E 13)
Strontium-92	38 16	100 (3.7E 12)	Thallium-202	81 81	10 (3.7E 11)
Sulfur-35 Tantalum-172	73	1 (3.7E 10) 100 (3.7E 12)	Thallium-204 Thorium-226	90	10 (3.7E 11) 100 (3.7E 12)
Tantalum-173	73	100 (3.7E 12)	Thorium-227	90	1 (3.7E 10)
Tantalum-174	73	100 (3.7E 12)	Thorium-228	90	0.01 (3.7E 8)
Tantalum-175	73	100 (3.7E 12)	Thorium-229	90	0.001 (3.7E 7)
Tantalum-176	73	10 (3.7E 11)	Thorium-230	90	0.01 (3.7E 8)
Tantalum-177	73	1000 (3.7E 13)	Thorium-231	90	100 (3.7E 12)
Tantalum-178	73 73	1000 (3.7E 13)	Thorium-2324	90 90	0.001 (3.7E 7)
Tantalum-179	1 /3	1000 (3.7E 13)	Thorium-234	1 90	100 (3.7E 12)

§ 302.5

APPENDIX B TO § 302.4—RADIONUCLIDES— Continued

Continued						
Radionuclide	Atomic Number	Final RQ Ci (Bq)				
Thulium-162	69	1000 (3.7E 13)				
Thulium-166	69	10 (3.7E 11)				
Thulium-167	69	100 (3.7E 12)				
Thulium-170	69	10 (3.7E 11)				
Thulium-171	69	100 (3.7E 12)				
Thulium-172	69	100 (3.7E 12)				
Thulium-173Thulium-175	69 69	100 (3.7E 12) 1000 (3.7E 13)				
Tin-110	50	1000 (3.7E 13) 100 (3.7E 12)				
Tin-111	50	1000 (3.7E 12)				
Tin-113	50	10 (3.7E 11)				
Tin-117m	50	100 (3.7E 12)				
Tin-119m	50	10 (3.7E 11)				
Tin-121m	50	10 (3.7E 11)				
Tin-121	50	1000 (3.7E 13)				
Tin-123m	50	1000 (3.7E 13)				
Tin-123	50	10 (3.7E 11)				
Tin-125	50	10 (3.7E 11)				
Tin-126	50 50	1 (3.7E 10) 100 (3.7E 12)				
Tin-128	50	100 (3.7E 12)				
Titanium-44	22	1 (3.7E 10)				
Titanium-45	22	1000 (3.7E 13)				
Tungsten-176	74	1000 (3.7E 13)				
Tungsten-177	74	100 (3.7E 12)				
Tungsten-178	74	100 (3.7E 12)				
Tungsten-179	74	1000 (3.7E 13)				
Tungsten-181	74	100 (3.7E 12)				
Tungsten-185	74	10 (3.7E 11)				
Tungsten-187	74 74	100 (3.7E 12) 10 (3.7E 11)				
Tungsten-188 Uranium-230	92	1 (3.7E 11)				
Uranium-231	92	1000 (3.7E 13)				
Uranium-232	92	0.01 (3.7E 8)				
Uranium-233	92	0.1 (3.7E 9)				
Uranium-234¢	92	0.1 (3.7E 9)				
Uranium-235¢	92	0.1 (3.7E 9)				
Uranium-236	92	0.1 (3.7E 9)				
Uranium-237 Uranium-238¢	92 92	100 (3.7E 12)				
Uranium-239	92	0.1& (3.7E 9) 1000 (3.7E 13)				
Uranium-240	92	1000 (3.7E 13)				
Vanadium-47	23	1000 (3.7E 13)				
Vanadium-48	23	10 (3.7E 11)				
Vanadium-49	23	1000 (3.7E 13)				
Xenon-120	54	100 (3.7E 12)				
Xenon-121	54	10 (3.7E 11)				
Xenon-122	54	100 (3.7E 12)				
Xenon-123	54	10 (3.7E 11)				
Xenon-125	54 54	100 (3.7E 12)				
Xenon-127 Xenon-129m	54 54	100 (3.7E 12) 1000 (3.7E 13)				
Xenon-131m	54	1000 (3.7E 13) 1000 (3.7E 13)				
Xenon-133m	54	1000 (3.7E 13)				
Xenon-133	54	1000 (3.7E 13)				
Xenon-135m	54	10 (3.7E 11)				
Xenon-135	54	100 (3.7E 12)				
Xenon-138	54	10 (3.7E 11)				
Ytterbium-162	70	1000 (3.7E 13)				
Ytterbium-166	70	10 (3.7E 11)				
Ytterbium-167	70	1000 (3.7E 13)				
Ytterbium-169	70	10 (3.7E 11)				
Ytterbium-175	70 70	100 (3.7E 12)				
Ytterbium-177Ytterbium-178	70 70	1000 (3.7E 13) 1000 (3.7E 13)				
Yttrium-86m	39	1000 (3.7E 13) 1000 (3.7E 13)				
Yttrium-86	39	10 (3.7E 13)				
Yttrium-87	39	10 (3.7E 11)				
Yttrium-88	39	10 (3.7E 11)				
Yttrium-90m	39	100 (3.7E 12)				

APPENDIX B TO § 302.4—RADIONUCLIDES— Continued

Radionuclide	Atomic Number	Final RQ Ci (Bq)
Yttrium-90	39	10 (3.7E 11)
Yttrium-91m	39	1000 (3.7E 13)
Yttrium-91	39	10 (3.7E 11)
Yttrium-92	39	100 (3.7E 12)
Yttrium-93	39	100 (3.7E 12)
Yttrium-94	39	1000 (3.7E 13)
Yttrium-95	39	1000 (3.7E 13)
Zinc-62	30	100 (3.7E 12)
Zinc-63	30	1000 (3.7E 13)
Zinc-65	30	10 (3.7E 11)
Zinc-69m	30	100 (3.7E 12)
Zinc-69	30	1000 (3.7E 13)
Zinc-71m	30	100 (3.7E 12)
Zinc-72	30	100 (3.7E 12)
Zirconium-86	40	100 (3.7E 12)
Zirconium-88	40	10 (3.7E 11)
Zirconium-89	40	100 (3.7E 12)
Zirconium-93	40	1 (3.7E 10)
Zirconium-95	40	10 (3.7E 11)
Zirconium-97	40	10 (3.7E 11)

[54 FR 33449, Aug. 14, 1989]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §302.4, see the List of CFR Sections Affected in the Finding Aids section of this volume.

§302.5 Determination of reportable quantities.

(a) Listed hazardous substances. The quantity listed in the column "Final RQ" for each substance in table 302.4, or in appendix B to table 302.4, is the reportable quantity (RQ) for that substance. The RQs in table 302.4 are in units of pounds based on chemical toxicity, while the RQs in appendix B to table 302.4 are in units of curies based on radiation hazard. Whenever the RQs in table 302.4 and appendix B to the table are in conflict, the lowest RQ

shall apply.

(b) Unlisted hazardous substances. Unlisted hazardous substances designated by 40 CFR 302.4(b) have the reportable quantity of 100 pounds, except for those unlisted hazardous wastes which exhibit extraction procedure (EP) toxicity identified in 40 CFR 261.24. Unlisted hazardous wastes which exhibit EP toxicity have the reportable quantities listed in table 302.4 for the contaminant on which the characteristic of EP toxicity is based. The reportable quantity applies to the waste itself, not merely to the toxic contaminant. If an unlisted hazardous waste exhibits EP toxicity on the basis of more than one contaminant, the reportable quantity for that waste shall be the lowest of the reportable quantities listed in table 302.4 for those contaminants. If an unlisted hazardous waste exhibits the characteristic of EP toxicity and one or more of the other characteristics referenced in 40 CFR 302.4(b), the reportable quantity for that waste shall be the lowest of the applicable reportable quantities.

 $[51\ FR\ 34547,\ Sept.\ 29,\ 1987,\ as\ amended\ at\ 54\ FR\ 22538,\ May\ 24,\ 1989]$

$\S 302.6$ Notification requirements.

- (a) Any person in charge of a vessel or an offshore or an onshore facility shall, as soon as he has knowledge of any release (other than a federally permitted release or application of a pesticide) of a hazardous substance from such vessel or facility in a quantity equal to or exceeding the reportable quantity determined by this part in any 24-hour period, immediately notify the National Response Center ((800) 424–8802; in Washington, DC (202) 426–2675).
- (b) Releases of mixtures or solutions (including hazardous waste streams) of
- (1) Hazardous substances, except for radionuclides, are subject to the following notification requirements:
- (i) If the quantity of all of the hazardous constituent(s) of the mixture or solution is known, notification is required where an RQ or more of any hazardous constituent is released;
- (ii) If the quantity of one or more of the hazardous constituent(s) of the

mixture or solution is unknown, notification is required where the total amount of the mixture or solution released equals or exceeds the RQ for the hazardous constituent with the lowest RQ: or

(iii) For waste streams K169, K170, K171, and K172, knowledge of the quantity of all of the hazardous constituent(s) may be assumed, based on the following maximum observed constituent concentrations identified by EPA:

Waste	Constituent	Max ppm
K169	Benzene	220.0
K170	Benzene	1.2
	Benzo (a) pyrene	230.0
	Dibenz (a,h) anthracene	49.0
	Benzo (a) anthracene	390.0
	Benzo (b) fluoranthene	110.0
	Benzo (k) fluoranthene	110.0
	3-Methylcholanthrene	27.0
	7,12-Dimethylbenz (a) anthracene	1,200.0
K171	Benzene	500.0
	Arsenic	1,600.0
K172	Benzene	100.0
	Arsenic	730.0

- (2) Radionuclides are subject to this section's notification requirements only in the following circumstances:
- (i) If the identity and quantity (in curies) of each radionuclide in a released mixture or solution is known, the ratio between the quantity released (in curies) and the RQ for the radionuclide must be determined for each radionuclide. The only such releases subject to this section's notification requirements are those in which the sum of the ratios for the radionuclides in the mixture or solution released is equal to or greater than one.
- (ii) If the identity of each radionuclide in a released mixture or solution is known but the quantity released (in curies) of one or more of the radionuclides is unknown, the only such releases subject to this section's notification requirements are those in which the total quantity (in curies) of the mixture or solution released is equal to or greater than the lowest RQ of any individual radionuclide in the mixture or solution.
- (iii) If the identity of one or more radionuclides in a released mixture or solution is unknown (or if the identity of a radionuclide released by itself is

unknown), the only such releases subject to this section's notification requirements are those in which the total quantity (in curies) released is equal to or greater than either one curie or the lowest RQ of any known individual radionuclide in the mixture or solution, whichever is lower.

- (c) The following categories of releases are exempt from the notification requirements of this section:
- (1) Releases of those radionuclides that occur naturally in the soil from land holdings such as parks, golf courses, or other large tracts of land.
- (2) Releases of naturally occurring radionuclides from land disturbance activities, including farming, construction, and land disturbance incidental to extraction during mining activities, except that which occurs at uranium, phosphate, tin, zircon, hafnium, vanadium, monazite, and rare earth mines. Land disturbance incidental to extraction includes: land clearing; overburden removal and stockpiling; excavating, handling, transporting, and storing ores and other raw (not beneficiated or processed) materials; and replacing in mined-out areas coal ash, earthen materials from farming or construction, or overburden or other raw materials generated from the exempted mining activities.
- (3) Releases of radionuclides from the dumping and transportation of coal and coal ash (including fly ash, bottom ash, and boiler slags), including the dumping and land spreading operations that occur during coal ash uses.
- (4) Releases of radionuclides from piles of coal and coal ash, including fly ash, bottom ash, and boiler slags.
- (d) Except for releases of radionuclides, notification of the release of an RQ of solid particles of antimony, arsenic, beryllium, cadmium, chromium, copper, lead, nickel, selenium, silver, thallium, or zinc is not required if the mean diameter of the particles released is larger than 100 micrometers (0.004 inches).

[50 FR 13474, Apr. 4, 1985, as amended at 54 FR 22538, May 24, 1989; 54 FR 33481, Aug. 14, 1989; 63 FR 13475, Mar. 19, 1998; 63 FR 42189, Aug. 6, 1998; 64 FR 13114, Mar. 17, 1999]

§302.7 Penalties.

(a) Any person-

- (1) In charge of a vessel from which a hazardous substance is released, other than a federally permitted release, into or upon the navigable waters of the United States, adjoining shorelines, or into or upon the waters of the contiguous zone,
- (2) In charge of a vessel from which a hazardous substance is released, other than a federally permitted release, which may affect natural resources belonging to, appertaining to, or under the exclusive management authority of the United States (including resources under the Fishery Conservation and Management Act of 1976), and who is otherwise subject to the jurisdiction of the United States at the time of the release, or
- (3) In charge of a facility from which a hazardous substance is released, other than a federally permitted release, in a quantity equal to or greater than that reportable quantity determined under this part who fails to notify immediately the National Response Center as soon as he has knowledge of such release shall be subject to all of the sanctions, including criminal penalties, set forth in section 103 of the Act with respect to such failure to notify.
- (b) Notification received pursuant to this section or information obtained by the exploitation of such notification shall not be used against any such person in any criminal case, except a prosecution for perjury or for giving a false statement.
- (c) This section shall not apply to the application of a pesticide product registered under the Federal Insecticide, Fungicide, and Rodenticide Act or to the handling and storage of such a pesticide product by an agricultural producer.

$\S 302.8$ Continuous releases.

- (a) Except as provided in paragraph (c) of this section, no notification is required for any release of a hazardous substance that is, pursuant to the definitions in paragraph (b) of this section, continuous and stable in quantity and rate.
- (b) *Definitions*. The following definitions apply to notification of continuous releases:

Continuous. A continuous release is a release that occurs without interruption or abatement or that is routine, anticipated, and intermittent and incidental to normal operations or treatment processes.

Normal range. The normal range of a release is all releases (in pounds or kilograms) of a hazardous substance reported or occurring over any 24-hour period under normal operating conditions during the preceding year. Only releases that are both continuous and stable in quantity and rate may be included in the normal range.

Routine. A routine release is a release that occurs during normal operating procedures or processes.

Stable in quantity and rate. A release that is stable in quantity and rate is a release that is predictable and regular in amount and rate of emission.

Statistically significant increase. A statistically significant increase in a release is an increase in the quantity of the hazardous substance released above the upper bound of the reported normal range of the release.

- (c) *Notification.* The following notifications shall be given for any release qualifying for reduced reporting under this section:
 - (1) Initial telephone notification;
- (2) Initial written notification within 30 days of the initial telephone notification:
- (3) Follow-up notification within 30 days of the first anniversary date of the initial written notification;
- (4) Notification of a change in the composition or source(s) of the release or in the other information submitted in the initial written notification of the release under paragraph (c)(2) of this section or the follow-up notification under paragraph (c)(3) of this section: and
- (5) Notification at such times as an increase in the quantity of the hazardous substance being released during any 24-hour period represents a statistically significant increase as defined in paragraph (b) of this section.
- (d) *Initial telephone notification.* Prior to making an initial telephone notification of a continuous release, the person in charge of a facility or vessel must establish a sound basis for quali-

fying the release for reporting under CERCLA section 103(f)(2) by:

- (1) Using release data, engineering estimates, knowledge of operating procedures, or best professional judgment to establish the continuity and stability of the release;
- (2) Reporting the release to the National Response Center for a period sufficient to establish the continuity and stability of the release; or
- (3) When a person in charge of the facility or vessel believes that a basis has been established to qualify the release for reduced reporting under this section, initial notification to the National Response Center shall be made by telephone. The person in charge must identify the notification as an initial continuous release notification report and provide the following information:
- (i) The name and location of the facility or vessel; and
- (ii) The name(s) and identity(ies) of the hazardous substance(s) being released
- (e) Initial written notification. Initial written notification of a continuous release shall be made to the appropriate EPA Regional Office for the geographical area where the releasing facility or vessel is located. (Note: In addition to the requirements of this part, releases of CERCLA hazardous substances are also subject to the provisions of SARA title III section 304, and EPA's implementing regulations codified at 40 CFR part 355, which require initial telephone and written notifications of continuous releases to be submitted to the appropriate State emergency response commission and local emergency planning committee.)
- (1) Initial written notification to the appropriate EPA Regional Office shall occur within 30 days of the initial telephone notification to the National Response Center, and shall include, for each release for which reduced reporting as a continuous release is claimed, the following information:
- (i) The name of the facility or vessel; the location, including the latitude and longitude; the case number assigned by the National Response Center or the Environmental Protection Agency; the

Dun and Bradstreet number of the facility, if available; the port of registration of the vessel; the name and telephone number of the person in charge of the facility or vessel.

- (ii) The population density within a one-mile radius of the facility or vessel, described in terms of the following ranges: 0-50 persons, 51-100 persons, 101-500 persons, 501-1,000 persons, more than 1,000 persons.
- (iii) The identity and location of sensitive populations and ecosystems within a one-mile radius of the facility or vessel (e.g., elementary schools, hospitals, retirement communities, or wetlands).
- (iv) For each hazardous substance release claimed to qualify for reporting under CERCLA section 103(f)(2), the following information must be supplied:
- (A) The name/identity of the hazardous substance; the Chemical Abstracts Service Registry Number for the substance (if available); and if the substance being released is a mixture, the components of the mixture and their approximate concentrations and quantities, by weight.
- (B) The upper and lower bounds of the normal range of the release (in pounds or kilograms) over the previous year.
- (C) The source(s) of the release (e.g., valves, pump seals, storage tank vents, stacks). If the release is from a stack, the stack height (in feet or meters).
- (D) The frequency of the release and the fraction of the release from each release source and the specific period over which it occurs.
- (E) A brief statement describing the basis for stating that the release is continuous and stable in quantity and rate.
- (F) An estimate of the total annual amount that was released in the previous year (in pounds or kilograms).
- (G) The environmental medium(a) affected by the release:
- (1) If surface water, the name of the surface water body;
- (2) If a stream, the stream order or average flowrate (in cubic feet/second) and designated use;
- (3) If a lake, the surface area (in acres) and average depth (in feet or meters):

- (4) If on or under ground, the location of public water supply wells within two miles.
- (H) A signed statement that the hazardous substance release(s) described is(are) continuous and stable in quantity and rate under the definitions in paragraph (a) of this section and that all reported information is accurate and current to the best knowledge of the person in charge.
- (f) Follow-up notification. Within 30 days of the first anniversary date of the initial written notification, the person in charge of the facility or vessel shall evaluate each hazardous substance release reported to verify and update the information submitted in the initial written notification. The follow-up notification shall include the following information:
- (1) The name of the facility or vessel; the location, including the latitude and longitude; the case number assigned by the National Response Center or the Environmental Protection Agency; the Dun and Bradstreet number of the facility, if available; the port of registration of the vessel; the name and telephone number of the person in charge of the facility or vessel.
- (2) The population density within a one-mile radius of the facility or vessel, described in terms of the following ranges: 0-50 persons, 51-100 persons, 101-500 persons, 501-1,000 persons, more than 1,000 persons.
- (3) The identity and location of sensitive populations and ecosystems within a one-mile radius of the facility or vessel (e.g., elementary schools, hospitals, retirement communities, or wetlands).
- (4) For each hazardous substance release claimed to qualify for reporting under CERCLA section 103(f)(2), the following information shall be supplied:
- (i) The name/identity of the hazardous substance; the Chemical Abstracts Service Registry Number for the substance (if available); and if the substance being released is a mixture, the components of the mixture and their approximate concentrations and quantities, by weight.
- (ii) The upper and lower bounds of the normal range of the release (in pounds or kilograms) over the previous year.

- (iii) The source(s) of the release (e.g., valves, pump seals, storage tank vents, stacks). If the release is from a stack, the stack height (in feet or meters).
- (iv) The frequency of the release and the fraction of the release from each release source and the specific period over which it occurs.
- (v) A brief statement describing the basis for stating that the release is continuous and stable in quantity and rate.
- (vi) An estimate of the total annual amount that was released in the previous year (in pounds or kilograms).
- (vii) The environmental medium(a) affected by the release:
- (A) If surface water, the name of the surface water body;
- (B) If a stream, the stream order or average flowrate (in cubic feet/second) and designated use;
- (C) If a lake, the surface area (in acres) and average depth (in feet or meters);
- (D) If on or under ground, the location of public water supply wells within two miles.
- (viii) A signed statement that the hazardous substance release(s) is(are) continuous and stable in quantity and rate under the definitions in paragraph (a) of this section and that all reported information is accurate and current to the best knowledge of the person in charge.
- (g) Notification of changes in the release. If there is a change in the release, notification of the change, not otherwise reported, shall be provided in the following manner:
- (1) Change in source or composition. If there is any change in the composition or source(s) of the release, the release is a new release and must be qualified for reporting under this section by the submission of initial telephone notification and initial written notification in accordance with paragraphs (c) (1) and (2) of this section as soon as there is a sufficient basis for asserting that the release is continuous and stable in quantity and rate;
- (2) Change in the normal range. If there is a change in the release such that the quantity of the release exceeds the upper bound of the reported normal range, the release must be reported as a statistically significant in-

- crease in the release. If a change will result in a number of releases that exceed the upper bound of the normal range, the person in charge of a facility or vessel may modify the normal range by:
- (i) Reporting at least one statistically significant increase report as required under paragraph (c)(7) of this section and, at the same time, informing the National Response Center of the change in the normal range; and
- (ii) Submitting, within 30 days of the telephone notification, written notification to the appropriate EPA Regional Office describing the new normal range, the reason for the change, and the basis for stating that the release in the increased amount is continuous and stable in quantity and rate under the definitions in paragraph (b) of this section.
- (3) Changes in other reported information. If there is a change in any information submitted in the initial written notification or the followup notification other than a change in the source, composition, or quantity of the release, the person in charge of the facility or vessel shall provide written notification of the change to the EPA Region for the geographical area where the facility or vessel is located, within 30 days of determining that the information submitted previously is no longer valid. Notification shall include the reason for the change, and the basis for stating that the release is continuous and stable under the changed conditions
- (4) Notification of changes shall include the case number assigned by the National Response Center or the Environmental Protection Agency and also the signed certification statement required at (c)(2)(xi) of this section.
- (h) Notification of a statistically significant increase in a release. Notification of a statistically significant increase in a release shall be made to the National Response Center as soon as the person in charge of the facility or vessel has knowledge of the increase. The release must be identified as a statistically significant increase in a continuous release. A determination of whether an increase is a "statistically significant increase" shall be made based upon calculations or estimation procedures

that will identify releases that exceed the upper bound of the reported normal range.

- (i) Annual evaluation of releases. Each hazardous substance release shall be evaluated annually to determine if changes have occurred in the information submitted in the initial written notification, the followup notification, and/or in a previous change notification
- (j) Use of the SARA Title III section 313 form. In lieu of an initial written report or a followup report, owners or operators of facilities subject to the requirements of SARA title III section 313 may submit to the appropriate EPA Regional Office for the geographical area where the facility is located, a copy of the Toxic Release Inventory form submitted under SARA Title III section 313 the previous July 1, provided that the following information is added:
- (1) The population density within a one-mile radius of the facility or vessel, described in terms of the following ranges: 0-50 persons, 51-100 persons, 101-500 persons, 501-1,000 persons, more than 1,000 persons.
- (2) The identity and location of sensitive populations and ecosystems within a one-mile radius of the facility or vessel (e.g., elementary schools, hospitals, retirement communities, or wetlands).
- (3) For each hazardous substance release claimed to qualify for reporting under CERCLA section 103(f)(2), the following information must be supplied:
- (i) The upper and lower bounds of the normal range of the release (in pounds or kilograms) over the previous year.
- (ii) The frequency of the release and the fraction of the release from each release source and the specific period over which it occurs.
- (iii) A brief statement describing the basis for stating that the release is continuous and stable in quantity and rate.
- (iv) A signed statement that the hazardous substance release(s) is(are) continuous and stable in quantity and rate under the definitions in paragraph (b) of this section and that all reported information is accurate and current to the best knowledge of the person in charge.

- (k) Documentation supporting notification. Where necessary to satisfy the requirements of this section, the person in charge may rely on recent release data, engineering estimates, the operating history of the facility or vessel, or other relevant information to support notification. All supporting documents, materials, and other information shall be kept on file at the facility, or in the case of a vessel, at an office within the United States in either a port of call, a place of regular berthing, or the headquarters of the business operating the vessel. Supporting materials shall be kept on file for a period of one year and shall substantiate the reported normal range of releases, the basis for stating that the release is continuous and stable in quantity and rate, and the other information in the initial written report, the followup report, and the annual evaluations required under paragraphs (e), (f), and (i), respectively. Such information shall be made available to EPA upon request as necessary to enforce the requirements of this section.
- (l) Multiple concurrent releases. Multiple concurrent releases of the same substance occurring at various locations with respect to contiguous plants installations upon contiguous grounds that are under common ownership or control may be considered separately or added together in determining whether such releases constitute a continuous release or a statistically significant increase under the definitions in paragraph (b) of this section; whichever approach is elected for purposes of determining whether a release is continuous also must be used to determine a statistically significant increase in the release.
- (m) Penalties for failure to comply. The reduced reporting requirements provided for under this section shall apply only so long as the person in charge complies fully with all requirements of paragraph (c) of this section. Failure to comply with respect to any release from the facility or vessel shall subject the person in charge to all of the reporting requirements of §302.6 for each such release, to the penalties under §302.7, and to any other applicable penalties provided for by law.

[55 FR 30185, July 24, 1990]

PART 303—CITIZEN AWARDS FOR INFORMATION ON CRIMINAL VIOLATIONS UNDER SUPERFUND

Subpart A—General

Sec.

303.10 Purpose.

303.11 Definitions.

303.12 Criminal violations covered by this award authority.

Subpart B—Eligibility to File a Claim for Award and Determination of Eligibility and Amount of Award

303.20 Eligibility to file a claim for award.
303.21 Determination of eligibility and amount of award.

Subpart C—Criteria for Payment of Award

303.30 Criteria for payment of award.

303.31 Assurance of claimant confidentiality.

303.32 Pre-payment offers.

303.33 Filing a claim.

AUTHORITY: 42 U.S.C. 9609(d), Executive Order No. 12580.

SOURCE: 54 FR 26143, June 21, 1989, unless otherwise noted.

Subpart A—General

§303.10 Purpose.

This regulation implements the "citizen award" authority granted by Congress to the President in the 1986 Amendments to the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), section 109(d). As authorized in the Superfund Amendments and Reauthorization Act of 1986 (SARA) section 109(c) and Executive Order No. 12580 (issued by the President on January 23, 1987), the Environmental Protection Agency is empowered to pay up to \$10,000.00 from the Superfund to any individual who provides information leading to the arrest and conviction of any person for a violation subject to a criminal penalty under CERCLA as amended.

§ 303.11 Definitions.

(a) Arrest. Restraint of an arrestee's liberty or the equivalent through the service of judicial process compelling such a person to respond to a criminal accusation.

- (b) Conviction. A judgment of guilt entered in U.S. District Court, upon a verdict rendered by the court or petit jury or by a plea of guilty, including a plea of *nolo contendere*.
- (c) Individual. A natural person, not a corporation or other legal entity nor an association of persons.

§ 303.12 Criminal violations covered by this award authority.

- (a) Failure to Give Required Notice of a Release of a Reportable Quantity of a Hazardous Substance, 42 U.S.C. 9603(a)
- (b) Destruction or Concealment of Records Required under CERCLA to have been Retained, 42 U.S.C. 9603(d).

Subpart B—Eligibility to File a Claim for Award and Determination of Eligibility and Amount of Award

§303.20 Eligibility to file a claim for award.

- (a) Any individual, except law enforcement officers and persons convicted in the case giving rise to the award claim and any persons identified in §303.20(b) shall be eligible to file a claim for an award as provided for in §303.33 of this subpart.
- (b) No person who was an employee of or contractor for the United States Environmental Protection Agency at the time he or she came into possession of the information disclosed to other Agency officials (or is so employed at the time of disclosure), which information constitutes in whole or part the basis for an award claim, shall be eligible to file a claim for an award.
- (c) To be eligible for an award, the informant must disclose the identity of person(s) [or other pertinent information that leads to the expeditious disclosure of the identity of said person(s)] criminally culpable for the violations set forth in §303.12 of subpart A. Disclosure of such pertinent information must be made to an employee, agent or representative of the United States Environmental Protection Agency.

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§ 303.21 Determination of eligibility and amount of award.

The Agency's determinations as to eligibility and award amount shall constitute final Agency action as to either amount or eligibility. These determinations, consistent with the need to preserve from disclosure the identity of confidential informants (as noted in §303.31) as well as to preserve from disclosure methods of Agency investigation, shall not be subject to administrative challenge by any person not making a claim to that award.

NOTE: It is the Environmental Protection Agency's view that such determinations also would not be subject to judicial challenge by such person.

Subpart C—Criteria for Payment of Award

§ 303.30 Criteria for payment of award.

Upon the filing of an eligible claim in accordance with the procedures as set forth in §303.33, the Agency's Assistant Administrator for Enforcement and Compliance Monitoring, or his Deputy for Criminal Enforcement, in making the decision to grant an award, and if so, in what amount, shall consider all relevant criteria, giving such weight and importance to each separate criterion as appears warranted in his judgment alone. Relevant criteria include one or more of the following:

- (a) Whether the claimant's information constituted the initial, unsolicited notice to the Government of the violation;
- (b) Whether the Government would readily have obtained knowledge of the violation in a timely manner absent claimant's information:
- (c) Importance of the case, egregiousness of the violation, potential for or existence of environmental harm;
- (d) Concealment of a person criminally culpable or existence of an organized criminal conspiracy to conceal the offense(s) committed by the named defendant(s):
- (e) Willingness of the claimant to assist the Government's prosecution of the offense(s), which assistance includes providing further information and grand jury testimony, participating in trial preparation, and trial testimony if consistent with the limits

on claimant identity disclosure as set forth in § 303.31.

(f) Value of the claimant's assistance in comparison to that given by all other sources of information and evidence which led to arrest and conviction.

§ 303.31 Assurance of claimant confidentiality.

No person, except as authorized by the Agency's Office of Enforcement and Compliance Monitoring to have this knowledge, shall be given access to the identity of, or information that would lead to the identity of, a claimant who has requested anonymity prior to disclosing information to the Agency.

§ 303.32 Pre-payment offers.

Prior to the actual payment of an award, no employee of the United States Government, including any person purporting to act on behalf of the United States Environmental Protection Agency, is authorized by these regulations to make any promise, offer, or representation with respect to the Agency's grant of an award in exchange for information.

§303.33 Filing a claim.

- (a) Any individual seeking an award under this regulation is required to file a claim for such an award with the Deputy Assistant Administrator for Criminal Enforcement not later than 45 days after the conviction of theperson(s) involved in the prosecution in which the information was provided.
- (b) The claim submission must provide, at a minimum, a summary of the information provided, the date the information was provided, and the name and title of the person to whom the information was provided.
- (c) All claim submissions must be submitted to the Office of Criminal Enforcement Counsel (LE-134X), United States Environmental Protection Agency, 401 M Street SW., Washington, DC 20460. The claim envelope should also specify whether the information was submitted under a request for anonymity and whether such request is still in effect. All such externally identified claims shall be handled in accordance with the Agency procedures

for maintaining informant confidentiality, as referenced in §303.31 of this subpart.

PART 304—ARBITRATION PROCE-DURES FOR SMALL SUPERFUND COST RECOVERY CLAIMS

Subpart A—General

Sec.

304.10 Purpose.

304.11 Scope and applicability.

304.12 Definitions.

Subpart B—Jurisdiction of Arbitrator, Referral of Claims, and Appointment of Arbitrator

304.20 Jurisdiction of Arbitrator.

304.21 Referral of claims

304.22 Appointment of Arbitrator.

304.23 Disclosure and challenge procedures.

304.24 Intervention and withdrawal.

304.25 Ex parte communication.

Subpart C—Hearings Before the Arbitrator

304.30 Filing of pleadings.

304.31 Pre-hearing conference.

304.32 Arbitral hearing.

304.33 Arbitral decision and public comment.

Subpart D—Other Provisions

304.40 Effect and enforcement of final decision.

304.41 Administrative fees, expenses, and Arbitrator's fee.

 $304.42 \quad Miscellaneous \ provisions.$

AUTHORITY: 42 U.S.C. 9607(a) and 9622(h)(2), Executive Order No. 12580, 52 FR 2923 (January 29, 1987).

Source: $54\ FR\ 23179$, May 30, 1989, unless otherwise noted.

Subpart A—General

§304.10 Purpose.

This regulation establishes and governs procedures for the arbitration of EPA cost recovery claims arising under section 107(a) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. 9607(a), as amended by the Superfund Amendments and Reauthorization Act of 1986, Pub. L. 99-499, 100 Stat. 1613 (1986) ("CERCLA"), pursuant to the authority granted EPA by section 122(h)(2) of CERCLA, 42 U.S.C.

9622(h)(2), and Executive Order No. 12580, 52 FR 2923 (January 29, 1987).

§ 304.11 Scope and applicability.

The procedures established by this regulation govern the arbitration of EPA claims for recovery, under section 107(a) of CERCLA, 42 U.S.C. 9607(a), of response costs incurred at or in connection with a facility by the United States pursuant to section 104 of CERCLA, 42 U.S.C. 9604. The procedures are applicable when:

(a) The total past and projected response costs for the facility concerned do not exceed \$500,000, excluding interest: and

(b) The Administrator and one or more PRPs have submitted a joint request for arbitration pursuant to §304.21 of this part.

§ 304.12 Definitions.

Terms not defined in this section have the meaning given by section 101 of CERCLA, 42 U.S.C. 9601, or the National Oil and Hazardous Substances Pollution Contingency Plan, 40 CFR part 300. All time deadlines in this part are specified in calendar days and shall be computed in the manner described in Rule 6(a) of the Federal Rules of Civil Procedure.

Except when otherwise specified, the following terms are defined for purposes of this part as follows:

- (a) CERCLA means the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. 9601, et seq., as amended by the Superfund Amendments and Reauthorization Act of 1986, Pub. L. 99-499, 100 Stat. 1613 (1986).
- (b) *Administrator* means the EPA Administrator or his designee.
- (c) *Arbitrator* means the person appointed in accordance with §304.22 of this part and governed by the provisions of this part.
- (d) Association means the organization offering arbitration services selected by EPA to conduct arbitrations pursuant to this part.
- (e) Claim means the amount sought by EPA as recovery of response costs incurred and to be incurred by the United States at a facility, which does not exceed \$500,000, excluding interest.

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(f) Ex parte communication means any communication, written or oral, relating to the merits of the arbitral proceeding, between the Arbitrator and any interested person, which was not originally filed or stated in the administrative record of the proceeding. Such communication is not ex parte communication if all parties to the proceeding have received prior written notice of the proposed communication and have been given the opportunity to be present and to participate therein.

(g) Interested person means the Administrator, any EPA employee, any party to the proceeding, any potentially responsible party associated with the facility concerned, any person who filed written comments in the proceeding, any participant or intervenor in the proceeding, all officers, directors, employees, consultants, and agents of any party, and any attorney of record for any of the foregoing persons

(h) National Contingency Plan or NCP means the National Oil and Hazardous Substances Pollution Contingency Plan, developed under section 311(c)(2) of the Federal Water Pollution Control Act, 33 U.S.C. 1251, et seq., as amended, revised periodically pursuant to section 105 of CERCLA, 42 U.S.C. 9605, and published at 40 CFR part 300.

(i) National Panel of Environmental Arbitrators or Panel means a panel of environmental arbitrators selected and maintained by the Association to arbitrate cost recovery claims under this part.

(j) Participating PRP is any potentially responsible party who has agreed, pursuant to §304.21 of this part, to submit one or more issues arising in an EPA claim for resolution pursuant to the procedures established by this part.

(k) Party means EPA and any person who has agreed, pursuant to §304.21 of this part, to submit one or more issues arising in an EPA claim for resolution pursuant to the procedures established by this part, and any person who has been granted leave to intervene pursuant to §304.24(a) of this part.

(l) *Persons* means an individual, firm, corporation, association, partnership, consortium, joint venture, commercial entity, United States Government,

State, municipality, commission, political subdivision of a State, or any interstate body.

(m) Potentially responsible party or PRP means any person who may be liable pursuant to section 107(a) of CERCLA, 42 U.S.C. 9607(a), for response costs incurred and to be incurred by the United States not inconsistent with NCP.

(n) *Response action* means remove, removal, remedy and remedial action, as those terms are defined by section 101 of CERCLA, 42 U.S.C. 9601, including enforcement activities related thereto.

(o) Response costs means all costs of removal or remedial action incurred and to be incurred by the United States at a facility pursuant to section 104 of CERCLA, 42 U.S.C. 9604, including, but not limited to, all costs of investigation and information gathering, planning and implementing a response action, administration, enforcement, litigation, interest and indirect costs.

Subpart B—Jurisdiction of Arbitrator, Referral of Claims, and Appointment of Arbitrator

§304.20 Jurisdiction of Arbitrator.

(a) In accordance with the procedures established by this part, the Arbitrator is authorized to arbitrate one or more issues arising in an EPA claim when:

(1) The total past and projected response costs for the facility concerned do not exceed \$500,000, excluding interest; and

(2) The Administrator and one or more PRPs have submitted a joint request for arbitration pursuant to §304.21 of this part.

(b)(1) If the total past and projected response costs for the facility concerned increase to a dollar amount in excess of \$500,000, excluding interest, prior to the rendering of the final decision pursuant to §304.33 of this part, the parties may mutually agree to continue the proceeding as non-binding arbitration pursuant to the procedures established by this part, except that \$\$\$304.33(e) and \$304.40 of this part shall not apply

(2) If all of the parties agree to continue the proceeding as non-binding arbitration, the proposed decision rendered by the Arbitrator pursuant to

§304.33 of this part shall not be binding upon the parties, unless all of the parties agree to adopt the proposed decision as an administrative settlement pursuant to section 122(h)(1) of CERCLA, 42 U.S.C. 9622(h)(1). Any administrative settlement agreed upon in this manner shall be subject to the prior written approval of the Attorney General (or his designee) pursuant to section 122(h)(1) of CERCLA and shall be subject to public comment pursuant to section 122(i) of CERCLA, 42 U.S.C. 9622(i).

- (3) If the parties do not agree to continue the proceeding as non-binding arbitration, or if the administrative settlement agreed upon is not approved by the Attorney General (or his designee), or if EPA withdraws or withholds consent from the administrative settlement as a result of public comment, EPA shall withdraw from the proceeding and the Association shall assess or refund, as appropriate, any administrative fees, expenses, or Arbitrator's fees.
- (c) The Arbitrator's authority, as defined by paragraphs (d) and (e) of this section, to determine issues arising in EPA's claim is limited only to the issues submitted for resolution by the parties in the joint request for arbitration pursuant to §304.21 of this part. Any issues arising in EPA's claim that are not submitted for resolution shall be deemed to be not in dispute and shall not be raised in any action seeking enforcement of the decision for the purpose of overturning or otherwise challenging the final decision, except as provided in §304.40(c) of this part.
- (d)(1) If the issue of liability of any participating PRP has been submitted for resolution, the Arbitrator shall determine whether the participating PRP is liable pursuant to section 107(a) of CERCLA, 42 U.S.C. 9607(a), subject only to the defenses specifically enumerated in section 107(b) of CERCLA, 42 U.S.C. 9607(b).
- (2) If the issue of the dollar amount of response costs recoverable by EPA has been submitted for resolution, the Arbitrator shall determine, pursuant to paragraph (e) of this section, the dollar amount of response costs recoverable by EPA pursuant to section 107(a) of CERCLA, 42 U.S.C. 9607(a), and

shall award the total amount of such costs to EPA.

- (3) Unless the Arbitrator finds that the actual or threatened harm at the facility is divisible, any participating PRP whom the Arbitrator determines to be liable shall be jointly and severally liable for the total amount of response costs awarded to EPA. If the Arbitrator finds that the actual or threatened harm is divisible, the Arbitrator shall allocate liability for payment of EPA's award among the participating PRPs based on the portion of the actual or threatened harm attributable to each participating PRP.
- (4) Notwithstanding the indivisibility of the actual or threatened harm, and without waiving the general applicability of the joint and several liability standard, as an alternative to paragraph (d)(3) of this section, the parties may request the Arbitrator to allocate responsibility for payment of response costs awarded to EPA among the participating PRPs whom the Arbitrator determines to be liable. Any such request shall be made in the joint request for arbitration pursuant to §304.21 of this part. If such a request is made, the provisions of paragraphs (d)(4)(i), (d)(4)(ii), and (d)(4)(iii) of this section shall apply.
- (i) The joint request for arbitration may specify the factors to be applied by the arbitrator when allocating among the participating PRPs responsibility for payment of the response costs awarded to EPA. If the joint request does not specify such factors, the Arbitrator shall base the allocation on such factors as the arbitrator considers relevant, in his or her sole discretion, such as volume, toxicity, and mobility of the hazardous substances contributed to the facility by each participating PRP, ability to pay, and inequities and aggravating factors.
- (ii) The joint request for arbitration may specify that the Arbitrator may allocate among the participating PRPs less than all response costs awarded to EPA. If this is not specified, the Arbitrator shall allocate among the participating PRPs 100% of the response costs awarded to EPA.
- (iii) The burden of establishing the appropriate allocation of responsibility for payment of the response costs

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awarded to EPA shall rest entirely with the participating PRPs.

(5) The parties may request that the Arbitrator perform an allocation even if the issue of the liability of the participating PRPs is not submitted for resolution in the joint request for arbitration. Such a request for allocation shall be made in the joint request for arbitration pursuant to §304.21 of this part. If such a request is made, the provisions of paragraphs (d)(4)(i), (d)(4)(ii), and (d)(4)(iii) of this section shall apply.

(e)(1) If any issue concerning the adequacy of EPA's response action has been submitted for resolution or arises during the Arbitrator's determination of the dollar amount of response costs recoverable by EPA, the Arbitrator shall uphold EPA's selection of the response action, unless any participating PRP can establish that the selection was inconsistent with the NCP. The Arbitrator's review of the adequacy of any response action taken by EPA shall be based upon the documents which formed the basis for the selection of the response action.

- (2) If the Arbitrator upholds EPA's selection of the response action in full, the Arbitrator shall award EPA all response costs incurred and to be incurred in connection with the response action, unless any participating PRP can establish that all or part of such costs were:
- (i) Not actually incurred or to be incurred; or
- (ii) Not actually incurred or to be incurred in connection with the response action; or
- (iii) Clearly excessive, taking into account the circumstances of the response action and relative to acceptable government procurement and contracting practices in light of the circumstances of the response action.
- (3) If the Arbitrator upholds EPA's selection of the response action only in part, the Arbitrator shall award EPA only those response costs incurred and to be incurred in connection with the portions of the response action that were upheld, unless any participating PRP can establish that all or part of such response costs were:
- (i) Not actually incurred or to be incurred; or

- (ii) Not actually incurred or to be incurred in connection with the portions of the response action that were upheld; or
- (iii) Clearly excessive, taking into account the circumstances of the response action and relative to acceptable government procurement and contracting practices in light of the circumstances of the response action.
- (4) The standard of review to be applied by the Arbitrator under paragraphs (e)(1), (e)(2), and (e)(3) of this section is arbitrary and capricious or otherwise not in accordance with law.
- (5) In reviewing any procedural errors alleged by any party, the Arbitrator may disallow response costs only if the errors were so serious and related to matters of such central relevance that the response action would have been significantly changed had such errors not been made.

§ 304.21 Referral of claims.

- (a) If EPA believes that a claim is an appropriate candidate for arbitration, EPA will notify all identified PRPs for the facility concerned and provide such PRPs with an opportunity to discuss referral of one or more issues arising in the claim for resolution pursuant to the procedures established by this part. Alternatively, one or more PRPs at a facility may propose to EPA use of arbitration, after receipt of a demand by EPA for payment of a claim, but prior to commencement of civil litigation of the claim. Where practicable, before an agreement to refer a claim for arbitration is made final under this alternative, either the PRPs or EPA shall notify the other PRPs at the facility of the potential use of arbitration.
- (b)(1) The Administrator and one or more PRPs associated with a facility may submit to the Association a joint request for arbitration of one or more issues arising in an EPA claim concerning the facility. The joint request shall be signed by all of the parties and shall include:
- (i) A brief description of the facility, the EPA response action taken at the facility, the EPA claim, and the parties;
- (ii) A statement of the issues arising in the claim that are being submitted

by the parties for resolution by arbitration;

- (iii) A statement that the parties consent to resolution of the issues jointly submitted pursuant to the procedures established by this part by an Arbitrator appointed pursuant to §304.22 of this part;
- (iv) A statement that the parties agree to be bound by the final decision on all issues jointly submitted by the parties for resolution and to pay any award made in the final decision, subject to the right to challenge the final decision solely on the grounds and in the manner prescribed by §304.40(c) of this part;
- (v) A statement that the parties agree that the award made in the final decision may be enforced pursuant to §304.40(c) of this part;
- (vi) A statement that the parties agree that the final decision shall be binding only with respect to the response costs at issue in the claim submitted for arbitration;
- (vii) A statement that the parties agree that the statute of limitations governing the EPA claim submitted shall be extended for a time period equal to the number of days from the date the joint request for arbitration is submitted to the Association to the date of resolution of any enforcement action relating to the final decision; and
- (viii) A statement that each signatory to the joint request is authorized to enter into the arbitration and to bind legally the party represented by him or her to the terms of the joint request.
- (2) The joint request shall also include the name, address and telephone number of each party, and, if a party is represented by an attorney, the attorney's name, address and telephone number. A party changing any of this information must promptly communicate the change in writing to the Association and all other parties. A party who fails to furnish such information or any changes thereto is deemed to have waived his or her right to notice and service under this part until such time as the party furnishes the missing information.
- (c) Any party may move to modify the joint request for arbitration to in-

- clude one or more additional issues arising in the referred claim. To be effective, any such modification must be signed by the Arbitrator and all other parties. The joint request for arbitration may also be modified to add one or more additional parties, if such intervention is permitted by §304.24(a) of this part. To be effective, any such modification must be signed by the Arbitrator, the intervening party or parties, and all other parties.
- (d) The statute of limitations governing the EPA claim submitted for arbitration shall be extended for a time period equal to the number of days from the date the joint request for arbitration is submitted to the Association to the date of resolution of any enforcement action relating to the final decision.
- (e) Prior to the selection of the Association, the Administrator and one or more PRPs associated with a facility may agree to submit one or more issues arising in an EPA claim for resolution by arbitration. Any such agreement shall be contained in a joint request for arbitration which meets all requirements of paragraph (b) of this section. In any such arbitration, the arbitrator shall be selected pursuant to §304.22(e) of this part, and payment of all costs associated with the arbitration shall be made pursuant to $\S 304.41(e)$ of this part. Arbitrations agreed upon pursuant to this paragraph shall be governed by the procedures established by this part, except for those procedures which pertain specifically to the duties of the Association. All duties of the Association shall be performed in a manner agreed upon by all of the parties.

§ 304.22 Appointment of Arbitrator.

- (a) The Association shall establish and maintain a National Panel of Environmental Arbitrators.
- (b) Within ten days of the filing of the joint request for arbitration, the Association shall identify and submit simultaneously to all parties an indentical list of ten persons chosen from the National Panel of Environmental Arbitrators, whom the Association believes will not be subject to disqualification because of circumstances likely to affect impartiality pursuant

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to §304.23 of this part. Each party shall have ten days from the date of receipt of the list to identify any persons objected to, to rank the remaining persons in the order of preference, and to return the list to the Association. If a party does not return the list within the time specified, all persons on the list are deemed acceptable to that party. From among the persons whom the parties have indicated as acceptable, and, in accordance with the designated order of mutual preference, if any, the Association shall invite an Arbitrator to serve. If the parties fail to mutually agree upon any of the persons named, or if the invited Arbitrator is unable to serve, or if for any other reason the appointment cannot be made from the submitted lists, the Association shall make the appointment from among the other members of the Panel. In no event shall appointment of the Arbitrator by the Association take longer than thirty days from the filing of the joint request for arbitration.

(c) Within seven days of the appointment of the Arbitrator, the Association shall mail to each of the parties notice of the identity of the Arbitrator and the date of the appointment, together with a copy of these rules. The Arbitrator shall, within five days of his or her appointment, file a signed acceptance of the case with the Association. The Association shall, within seven days of receipt of the Arbitrator's acceptance, mail notice of such acceptance to the parties.

(d) If any appointed Arbitrator should resign, die, withdraw, be disqualified or otherwise be unable to perform the duties of the office, the Association may, on satisfactory proof, declare the office vacant. Vacancies shall be filled in accordance with the applicable provisions of this section, and the matter shall be resumed.

(e) If the Administrator and one or more PRPs associated with a facility enter into a joint request for arbitration prior to the selection of the Association (see §304.21(e) of this part), the Administrator and the participating PRPs shall reach mutual agreement upon the selection and appointment of an Arbitrator on a case-by-case basis, and the Administrator shall obtain the services of that person using appro-

priate procurement procedures. Any person appointed as an Arbitrator pursuant to this paragraph shall make disclosures to the parties pursuant to \$304.23 of this part, shall resolve the issues submitted for resolution pursuant to the jurisdiction and authority granted to the Arbitrator in \$304.20 of this part, and shall otherwise conduct the arbitral proceeding pursuant to the procedures established by this part.

§ 304.23 Disclosure and challenge procedures.

(a) A person appointed as an Arbitrator under §304.22 of this part shall, within five days of receipt of his or her notice of appointment, disclose to the Association any circumstances likely to affect impartiality, including any bias or any financial or personal interest in the result of the arbitration, or any past or present relationship with the parties or their counsel, or any past or present relationship with any PRP to which the claim may relate.

(b) Upon receipt of such information from an appointed Arbitrator or other source, the Association shall, within two days of receipt, communicate such information to the parties. Such communication may be made orally or in writing, but if made orally, shall be confirmed in writing.

(c) If any party wishes to request disqualification of an Arbitrator, such party shall notify the Association and the other parties of such request and the basis therefor within seven days of receipt of the information on which such request is based.

(d) The Association shall make a determination on any request for disqualification of an Arbitrator within seven days after the Association receives any such request, and shall notify the parties in writing of such determination. This determination shall be within the sole discretion of the Association, and its decision shall be final

§ 304.24 Intervention and withdrawal.

(a)(1) No later than thirty days prior to the pre-hearing conference (see § 304.31 of this part), any PRP associated with the facility which is the subject of the referred claim may move to intervene in the arbitral proceeding for

the purpose of having one or more issues relating to his or her responsibility for payment of the referred claim resolved.

- (2) If the Arbitrator has been appointed, a motion to intervene shall be filed with the Arbitrator and a copy shall be served upon all parties. If the Arbitrator has not yet been appointed, a motion to intervene shall be submitted to the Association and a copy shall be served upon all parties.
- (3) Any such motion to intervene may be granted only upon the written approval of the Arbitrator and all of the parties in the form of a modification to the joint request for arbitration pursuant to §304.21(c) of this part. by signing such a modification, the intervening party consents to be bound by the terms of the joint request for arbitration submitted pursuant §304.21(b) of this part and any modifications previously made thereto pursuant to §304.21(c) of this part, and consents to be bound by such revisions to the time limits for the filing of pleadings as the Arbitrator may make to prevent delaying the pre-hearing conference.
- (b) Any party may move to withdraw from the arbitral proceeding within thirty days after receipt of the notice of appointment of the Arbitrator (see §304.22 of this part). The Arbitrator may approve such withdrawal, without prejudice to the moving party, and shall assess such administrative fees and expenses (see § 304.41 of this part) against the withdrawing party as the Arbitrator deems appropriate. No party may withdraw from the arbitral proceedings after this thirty-day period, except that EPA may withdraw from the proceeding in accordance with §304.20(b)(3) or §304.33(e) of this part.

$\S 304.25$ Ex parte communication.

- (a) No interested person shall make or knowingly cause to be made to the Arbitrator an *ex parte* communication.
- (b) The Arbitrator shall not make or knowingly cause to be made to any interested person an *ex parte* communication.
- (c) The Association may remove the Arbitrator in any proceeding in which it is demonstrated to the Association's satisfaction that the Arbitrator has engaged in prohibited *ex parte* commu-

nication to the prejudice of any party. If the Arbitrator is removed, the procedures in §304.22(d) of this part shall apply.

- (d) Whenever an ex parte communication in violation of this section is received by or made known to the Arbitrator, the Arbitrator shall immediately notify in writing all parties to the proceeding of the circumstances and substance of the communication and may require the party who made the communication or caused the communication to be made, or the party whose representative made the communication or caused the communication to be made, to show cause why that party's arguments or claim should not be denied, disregarded, or otherwise adversely affected on account of such violation.
- (e) The prohibitions of this section apply upon appointment of the Arbitrator and terminate on the date of the final decision.

Subpart C—Hearings Before the Arbitrator

§ 304.30 Filing of pleadings.

- (a) Discovery shall be in accordance with this section and §304.31 of this part.
- (b) Within thirty days after receipt of the notice of appointment of the Arbitrator (see §304.22 of this part), EPA shall submit to the Arbitrator two copies of a written statement and shall serve a copy of the written statement upon all other parties. The written statement shall in all cases include the information requested in paragraphs (b)(1), (b)(6), and (b)(7) of this section, shall include the information requested in paragraph (b)(2) of this section if the issue of liability of any participating PRP has been submitted for resolution, shall include the information requested in paragraph (b)(3) of this section if any issue concerning the adequacy of EPA's response action has been submitted for resolution or may arise during the Arbitrator's determination of the dollar amount of response costs recoverable by EPA, shall include the information requested in paragraph (b)(4) of this section if the issue of the dollar amount of response costs recoverable

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by EPA has been submitted for resolution, and shall include the information requested in paragraph (b)(5) of this section if any issue concerning allocation of liability for payment of EPA's award has been submitted for resolution.

- (1) A statement of facts, including a description of the facility, the EPA response action taken at the facility, the response costs incurred and to be incurred by the United States in connection with the response action taken at the facility, and the parties;
- (2) A description of the evidence in support of the following four elements of liability of the participating PRP(s) whose liability pursuant to section 107(a) of CERCLA, 42 U.S.C. 9607(a), is at issue, and any supporting documentation therefor:
- (i) The site at which EPA's response action was taken is a *facility* as defined by section 101(9) of CERCLA, 42 U.S.C. 9601(9):
- (ii) There was a *release or threat of release* within the meaning of sections 101(22) and 104(a) of CERCLA, 42 U.S.C. 9601(22) and 9604(a), of a *hazardous substance* as defined by section 101(14) of CERCLA, 42 U.S.C 9601(14), at the facility at which EPA's response action was taken:
- (iii) The release or threat of release caused the United States to incur *response costs* as defined in §304.12(o) of this part; and
- (iv) The participating PRP is in one of the categories of liable parties in section 107(a) of CERCLA, 42 U.S.C. 9607(a)
- (3) An index of any documents which formed the basis for the selection of the response action taken at the facility (all indexed documents shall be made available to any participating PRP);
- (4) A summary, broken down by category, of all response costs incurred and to be incurred by the United States in connection with the response action taken by EPA at the facility (supporting documentation for the summary shall be made available to any participating PRP pursuant to the procedures described in Rule 1006 of the Federal Rules of Evidence);
- (5) To the extent such information is available, the names and addresses of

- all identified PRPs for the facility, the volume and nature of the substances contributed to the facility by each identified PRP, and a ranking by volume of the substances contributed to the facility:
- (6) A recommended location for the pre-hearing conference and the arbitral hearing; and
- (7) Any other statement or documentation that EPA deems necessary to support its claim.
- (c) Within thirty days after receipt of EPA's written statement, each participating PRP shall submit to the Arbitrator two copies of an answer and shall serve a copy of the answer upon all other parties. The answer shall in all cases include the information requested in paragraphs (c)(1), (c)(6), and (c)(7) of this section, shall include the information requested in paragraph (c)(2) of this section if the issue of the liability of the answering participating PRP has been submitted for resolution, shall include the information requested in paragraph (c)(3) of this section if any issue concerning the adequacy of EPA's response action has been submitted for resolution or may arise during the Arbitrator's determination of the dollar amount of response costs recoverable by EPA, shall include the information requested in paragraph (c)(4) of this section if the issue of the dollar amount of response costs recoverable by EPA has been submitted for resolution, and shall include the information requested in paragraph (c)(5) of this section if any issue concerning the allocation of responsibility for payment of EPA's award has been submitted for resolution:
- (1) Any objections to the statement of facts in EPA's written statement, and, if so, a counterstatement of facts;
- (2) Any objections to EPA's position on the liability of the answering participating PRP pursuant to section 107(a) of CERCLA, 42 U.S.C. 9607(a), a description of the evidence in support of the defenses to liability of the answering participating PRP which are specifically enumerated in section 107(b) of CERCLA, 42 U.S.C. 9607(b) (i.e., that the release or threat of release of a hazardous substance at the facility was caused solely by an act of God, an

act of war, an act or omission of an unrelated third party, or any combination thereof), and any supporting documentation thereof;

- (3) Any objections to the response action taken by EPA at the facility based upon any documents which formed the basis for the selection of the response action:
- (4) Any objections to EPA's summary and supporting documentation for all response costs incurred and to be incurred by the United States in connection with the response action taken by EPA at the facility;
- (5) Any documentation which the participating PRP deems relevant to the allocation of responsibility for payment of EPA's award.
- (6) A recommended location for the pre-hearing conference and the arbitral hearing; and
- (7) Any other statement or documentation that the participating PRP deems necessary to support its claim.
- (d) EPA may file a response to any participating PRP's answer within twenty days of receipt of such answer. Two copies of any such response shall be served upon the Arbitrator, and a copy of any such response shall be served upon all parties.
- (e) If EPA files a response, any participating PRP may file a reply thereto within ten days after receipt of such response. Two copies of any such reply shall be served upon the Arbitrator, and a copy of any such reply shall be served upon all parties.

§ 304.31 Pre-hearing conference.

- (a) The Arbitrator and the parties shall exchange witness lists (with a brief summary of the testimony of each witness) and any exhibits or documents that the parties have not submitted in their pleadings pursuant to §304.30 of this part, within 110 days after the appointment of the Arbitrator (see §304.22 of this part) or within 10 days prior to the pre-hearing conference, whichever is earlier.
- (b) The Arbitrator shall select the location, date, and time for the pre-hearing conference, giving due consideration to any recommendations by the parties.
- (c) The pre-hearing conference shall be held within one hundred twenty

days after the appointment of the Arbitrator (see § 304.22 of this part).

- (d) The Arbitrator shall mail to each party notice of the pre-hearing conference not later than twenty days in advance of such conference, unless the parties by mutual agreement waive such notice.
- (e) Any party may be represented by counsel at the pre-hearing conference. A party who intends to be so represented shall notify the other parties and the Arbitrator of the name, address and telephone number of counsel at least three days prior to the date set for the pre-hearing conference. When an attorney has initiated the arbitration by signing the joint request for arbitration on behalf of a party, or when an attorney has filed a pleading on behalf of a party, such notice is deemed to have been given.
- (f) The pre-hearing conference may proceed in the absence of any party who, after due notice, fails to appear.
- (g)(1) At the pre-hearing conference, the Arbitrator and the parties shall exchange witness statements, a stipulation of uncontested facts, a statement of disputed issues, and any other documents, including written direct testimony, that will assist in prompt resolution of the dispute and avoid unnecessary proof.
- (2) The Arbitrator and the parties shall consider the settlement of all or part of the claim. The Arbitrator may encourage further settlement discussions among the parties. Any settlement reached may be set forth in a proposed decision in accordance with §304.33 of this part. If such a settlement is not set forth in a proposed decision, the settlement shall be treated as an administrative settlement pursuant to section 122(h)(1) of CERCLA, 42 U.S.C. 9622(h)(1), and shall be subject to public comment pursuant to section 122(i) of CERCLA, 42 U.S.C. 9622(i).

§ 304.32 Arbitral hearing.

- (a) The Arbitrator may, in his sole discretion, schedule a hearing with the parties on one or more of the disputed issues identified in the statement of disputed issues pursuant to §304.31(g)(1) of this part.
- (b) The Arbitrator shall select the location, date, and time for the arbitral

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hearing, giving due consideration to any recommendations by the parties.

- (c) The hearing shall commence within forty-five days after the pre-hearing conference (see § 304.31 of this part). The Arbitrator may, upon a showing by the parties that settlement is likely, extend the date for the hearing for up to thirty additional days, if further settlement discussions have been held pursuant to §304.31(g)(2) of this part.
- (d) The Arbitrator shall mail to each party notice of the hearing not later than twenty days in advance of the hearing, unless the parties by mutual agreement waive such notice. Such notice shall include a statement of the disputed issues to be addressed at the hearing. The Arbitrator need not mail a second notice to the parties if the date for the hearing is extended pursuant to paragraph (c) of this section.
- (e) Any party may be represented by counsel at the hearing. A party who intends to be so represented shall notify the other parties and the Arbitrator of the name, address and telephone number of counsel at least three days prior to the date set for the hearing. When an attorney has initiated the arbitration by signing the joint request on behalf of a party, or when an attorney has filed a pleading on behalf of a party, or when notice has been given pursuant to §304.31(e) of this part, such notice is deemed to have been given.
- (f) The Arbitrator shall make the necessary arrangements for the making of a true and accurate record of the arbitral hearing.
- (g) The Arbitrator shall make the necessary arrangements for the services of an interpreter upon the request of one or more of the parties.
- (h) The Arbitrator may take adjournments upon the request of any party or upon the Arbitrator's own initiative and shall take such adjournment when all of the parties agree thereto.
- (i) The Arbitrator shall administer oaths to all witnesses before they testify at the arbitral hearing.
- (j)(1) A hearing shall be opened by the recording of the location, date, and time of the hearing, the presence of the Arbitrator and the parties, and counsel if any, and by the Arbitrator's acknowledgment for the record of all

pleadings and all other documents that have been filed by the parties.

- (2) The hearing shall be conducted in accordance with the Arbitrator's jurisdiction as defined by §304.20 of this part.
- (3) The Arbitrator may, at any time, require oral statements clarifying the issues to be addressed at the hearing.
- (4) The Arbitrator may require the parties to present witnesses for questioning by the Arbitrator and for direct and cross-examination by the parties on any of the disputed issues, except for any disputed issues concerning the selection or adequacy of the response action, which shall be governed by paragraph (j)(6) of this section.
- (5) The Arbitrator shall define the scope of oral testimony. A party may present oral direct testimony only upon a showing of good cause why such testimony could not have been submitted in written form, or upon consent of all of the parties.
- (6) Notwithstanding §§ 304.20(e)(1) and 304.20(e)(4) of this part, the Arbitrator may permit any party to supplement the documents which formed the basis for the selection of the response action (with additional documents, affidavits, or oral testimony), if any party demonstrates that supplementation is appropriate based upon applicable principles of administrative law.
- (k)(1) Except as provided in paragraph (j)(6) of this section, exhibits andother documentary evidence not included in a party's pleadings, not exchanged prior to the pre-hearing conference pursuant to \$304.31(a) of this part, or not exchanged at the pre-hearing conference pursuant to \$304.31(g)(1) of this part, may be introduced at the hearing only upon a showing of good cause by the moving party or upon consent of all of the parties.
- (2) Except as provided in paragraph (j)(6) of this section, witnesses not identified in a party's witness list may be presented at the hearing only upon a showing of good cause by the moving party or upon consent of all of the parties.
- (3) The Arbitrator shall be the judge of the relevance and materiality of the evidence offered during the proceeding

and of the applicability of legal privileges. Conformity to legal rules of evidence shall not be required.

- (4) The Arbitrator may make such orders as may be necessary for *in camera* consideration of evidence for reasons of business confidentiality as defined by 40 CFR 2.201(e) and as consistent with section 104(e)(7) of CERCLA, 42 U.S.C. 9604(e)(7).
- (l) The hearing may proceed in the absence of any party who, after due notice, fails to appear or fails to obtain an adjournment. If a party, after due notice, fails to appear or fails to obtain an adjournment, such party will be deemed to have waived the right to be present at the hearing.
- (m) After all disputed issues have been heard by the Arbitrator, the Arbitrator may permit the parties to make closing statements, after which the Arbitrator shall declare the hearing closed.
- (n) The hearing shall be completed within two weeks, unless the Arbitrator extends the hearing for good cause.
- (o) The Arbitrator may permit the parties to submit proposed findings of fact, rulings, or orders within ten days after receipt of the hearing transcript or such longer time upon a finding of good cause.
- (p) The parties may provide, by written agreement, for the waiver of the hearing.

§ 304.33 Arbitral decision and public comment.

- (a) The Arbitrator shall render a proposed decision within forty-five days after the hearing is closed, or within forty-five days after the pre-hearing conference if no hearing is held, unless the parties have settled the dispute prior to the rendering of the proposed decision.
- (b)(1) The proposed decision shall be in writing and shall be signed by the Arbitrator. It shall be limited in accordance with the Arbitrator's jurisdiction as defined by §304.20 of this part, and shall, if such issues have been jointly submitted by the parties for resolution, contain the Arbitrator's determination of:

- (i) Which participating PRPs, if any, are liable pursuant to section 107(a) of CERCLA, 42 U.S.C. 9607(a);
- (ii) The dollar amount of response costs, if any, to be awarded to EPA; and
- (iii) The allocation of responsibility for payment of EPA's award, if any, among the participating PRPs.
- (2) The proposed decision shall also assess arbitration fees and expenses (see § 304.41 of this part) in favor of any party, or combination of parties, and, in the event any administrative fees or expenses are due the Association, in favor of the Association.
- (c) If the parties settle their dispute during the course of the proceeding, the Arbitrator may, upon the parties' request, set forth in the terms of the agreed settlement in a proposed decision. Except as provided in §304.20(b) of this part, a proposed decision which embodies an agreed settlement shall be subject to all applicable provisions of this part, including, but not limited to, paragraph (e) of this section and §304.40 of this part.
- (d) The parties shall accept as legal delivery of the proposed decision the placing in the United States mail of a true copy of the proposed decision, sent by certified mail, return receipt requested, addressed to each party's last known address or each party's attorney's last known address, or by personal service.
- (e)(1) Pursuant to section 122(i) of CERCLA, 42 U.S.C. 9622(i), notice of the proposed decision shall be published promptly by EPA in the FEDERAL REG-ISTER. Such notice shall include the name and location of the facility concerned, the names of the parties to the proceeding, and a brief summary of the proposed decision, and shall provide persons who are not parties to the proceeding a thirty-day period in which to file written comments relating to the proposed decision. Any filed comments shall be made available to the participating PRPs and to the public. The participating PRPs shall have ten days from the close of the public comment period in which to submit to EPA in writing their views on the merits of any comments filed. EPA shall consider any comments filed, and shall, within thirty days after the close of

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the ten-day period during which the participating PRPs may submit their views on any comments filed, provide written notice to the Arbitrator and the participating PRPs. The written notice shall be made available to the public and shall include:

- (i) A summary of any comments filed;
- (ii) Responses to any comments filed; (iii) A discussion of whether any comments filed disclose to EPA facts or considerations which indicate the proposed decision is inappropriate, improper or inadequate; and
- (iv) EPA's determination as to whether modification of the proposed decision or withdrawal from the arbitral proceeding is necessary based upon such comments.
- (2) If EPA's written notice does not state that modification or withdrawal is necessary based upon public comments, then the proposed decision shall become final thirty days after the date of issuance of EPA's written notice. If EPA's written notice states that modification or withdrawal is necessary, the parties shall have thirty days from the date of issuance of EPA's written notice to modify the proposed decision so that it is no longer inappropriate, improper or inadequate and to set forth the proposed decision, as modified, in an agreed settlement. If an agreed settlement is reached, such agreed settlement shall be the final decision. If the parties do not modify the proposed decision in an agreed settlement within thirty days, the proposed decision shall be null and void and of no legal effect, EPA shall withdraw from the proceeding, and the Arbitrator shall assess such administrative fees and expenses (see §304.41 of this part) against the parties as the Arbitrator deems appropriate.
- (f) Payment of EPA's award, if any, and any fees or expenses due pursuant to the final decision, shall be made within thirty days after the date of the final decision.
- (g) The Arbitrator shall, upon written request of any party, furnish to such party certified facsimiles of all papers in the Arbitrator's possession that may be required in judicial proceedings relating to the arbitration pursuant to §304.40 of this part.

Subpart D—Other Provisions

§ 304.40 Effect and enforcement of final decision.

- (a) Pursuant to section 122(h)(4) of CERCLA, 42 U.S.C. 9622(h)(4), any participating PRP who has resolved his or her liability for an EPA claim through a final decision reached pursuant to the procedures established by this part shall not be liable for claims for contributions regarding matters addressed by the final decision.
- (b) The final decision shall be binding and conclusive upon the parties as to issues that were jointly submitted by the parties for resolution and addressed in the decision.
- (c)(1) If any award made in the final decision is not paid within the time required by §304.33(f) of this part, the final decision may be enforced as a settlement under section 122(h) of CERCLA, 42 U.S.C. 9622(h), by the Attorney General on behalf of EPA in any appropriate Federal district court pursuant to section 122(h)(3) of CERCLA, 42 U.S.C. 9622(h)(3). Pursuant to section 122(h)(3) of CERCLA, the terms of the final decision shall not be subject to review in any such action.
- (2) In any such enforcement action initiated by the United States, the final decision may be challenged by any party if:
- (i) It was achieved through fraud, misconduct, or partiality on the part of the Arbitrator;
- (ii) It was achieved through fraud or misconduct by one of the parties affecting the result;
- (iii) The Arbitrator exceeded his or her jurisdiction under §304.20 of this part or failed to decide the claim within the bounds of his or her authority under this part; or
 - (iv) It violates public policy.
- (3) Except as necessary to show such fraud, misconduct, partiality, excess of jurisdiction or authority, or violation of public policy, in any such enforcement action, a party may not raise, for the purpose of overturning or otherwise challenging the final decision, issues arising in the claim that were not submitted for resolution by arbitration.

- (d) Except as provided in paragraph (c) of this section, and except as necessary for a participating PRP to defend against an action seeking contribution for matters addressed by the final decision, no final decision shall be admissible as evidence of any issue of fact or law in any proceeding brought under any provision of CERCLA or any other provision of law.
- (e) Neither the initiation of an arbitral proceeding nor the rendering of a final decision on an EPA claim shall preclude or otherwise affect the ability of the United States, including EPA, to:
- (1) Seek injunctive relief against any participating PRP for further response action at the facility concerned pursuant to CERCLA or any other applicable statute, regulation or legal theory; or
- (2) Take further response action at the facility concerned pursuant to CERCLA or any other applicable statute, regulation or legal theory; or
- (3) Seek reimbursement from any participating PRP for any costs not the subject of the arbitral proceeding pursuant to CERCLA or any other applicable statute, regulation or legal theory; or
- (4) Seek any relief for any violation of criminal law from any participating PRP or
- (5) Seek damages for injury to, destruction of, or loss of natural resources from any participating PRP; or
- (6) Seek any relief, civil or criminal, from any person not a party to the arbitral proceeding under CERCLA or any other applicable statute, regulation or legal theory.

§ 304.41 Administrative fees, expenses, and Arbitrator's fee.

- (a) The Association shall prescribe an Administrative Fee Schedule and a Refund Schedule, which shall be subject to the approval of EPA. The schedule in effect at the time of filing or the time of refund shall be applicable.
- (b) Expenses of witnesses shall be borne by the party producing such witnesses. The expense of the stenographic record and all transcripts thereof shall be prorated equally among all parties ordering copies, unless otherwise agreed by the parties, or unless the Arbitrator assesses such expenses or any

part thereof against any specified party in the decision. The expense of an interpreter shall be borne by the party requesting the interpreter.

(c) The Association shall establish the per diem fee for the Arbitrator, subject to the approval of EPA, prior to the commencement of any activities by the Arbitrator. Arrangements for compensation of the Arbitrator shall be made by the Association.

(d) The Association shall make appropriate arrangements to pay the Arbitrator's fee and the administrative fee, and shall render an accounting to the parties in accordance with the Arbitrator's award, within thirty days after the date of the final decision.

(e) In any arbitration conducted prior to the selection of the Association (see §304.21(e) of this part), all fees and expenses of the arbitral proceeding, including the Arbitrator's fee, shall be divided equally among all parties, except that expenses of witnesses shall be borne by the party producing such witnesses, expenses of an interpreter shall be borne by the party requesting such interpreter, and the expense of the stenographic record and all transcripts thereof shall be prorated equally among all parties ordering copies.

§ 304.42 Miscellaneous provisions.

- (a) Any party who proceeds with the arbitration knowing that any provision or requirement of this part has not been complied with, and who fails to object thereto either orally or in writing in a timely manner, shall bedeemed to have waived the right to object.
- (b) The original of any joint request for arbitration, modification to any joint request for arbitration, pleading, letter, or other document filed in the proceeding (except for exhibits and other documentary evidence) shall be signed by the filing party or by his or her attorney.
- (c) All papers associated with the proceeding that are served by a party to an opposing party shall be served by personal service, or by United States first class mail, or by United States certified mail, return receipt requested, addressed to the party's attorney, or if the party is not represented by an attorney or the attorney cannot be located, to the last known address of

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the party. All papers associated with the proceeding that are served by the Arbitrator or by the Association shall be served by personal service or by United States certified mail, return receipt requested, addressed to the party's attorney, or if the party is not represented by an attorney or the attorney cannot be located, to the last known address of the party.

(d) If any provision of this part, or the application of any provision of this part to any person or circumstance, is held invalid, the application of such provision to other persons or circumstances and the remainder of this part shall not be affected thereby.

PART 305—COMPREHENSIVE ENVI-RONMENTAL RESPONSE, COM-PENSATION, AND LIABILITY ACT (CERCLA) ADMINISTRATIVE HEARING PROCEDURES FOR CLAIMS AGAINST THE SUPER-FUND

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AUTHORITY: 42 U.S.C. 9601 et seq.; E.O. 12580, 52 FR 2923, 3 CFR, 1987 Comp. p. 193.

SOURCE: 58 FR 7706, Feb. 8, 1993, unless otherwise noted

Subpart A—General

§ 305.1 Scope.

(a)(1) This part governs all administrative proceedings for the total or partial denial of response claims asserted against the Hazardous Substance Superfund (the Fund) pursuant to sections 111(a)(2) and 122(b)(1) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA), 42 U.S.C. 9601 et seq.

(2) Sections 111(a)(2) and 122(b)(1) of CERCLA authorize EPA, among other things, to use the Fund to reimburse certain persons who file claims for eligible response costs incurred in carrying out the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), 40 CFR part 300. In the event that the Claims Official declines to pay all or part of a claim, a claimant may request an administrative hearing pursuant to §305.4(a) within 30 days after receiving notice of the Claims Official's decision. The procedures governing such a proceeding are set forth in this part.

(b) Procedural questions arising at any stage of the proceeding which are not addressed in this part shall be resolved at the discretion of the Claims Official, the Review Officer, or the Presiding Officer, as appropriate.

§ 305.2 Use of number and gender.

As used in this part, words in the singular also include the plural and words in the masculine gender also include the feminine, as the case may require.

§ 305.3 Definitions.

(a) The following definitions apply to this part:

Administrative Law Judge means an Administrative Law Judge appointed under 5 U.S.C. 3105.

Agency or EPA means the United States Environmental Protection Agency.

CERCLA or the Act means the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA), 42 U.S.C. 9601 et seq.

Claim means a demand in writing for a sum certain, which is presented to the Fund in accordance with CERCLA sections 111 and 112.

Claimant means any person who presents a claim to the Fund for reimbursement under CERCLA section 112(b)(1).

Claims Official means the Assistant Administrator or the Regional Administrator or his delegatee who makes the initial decision awarding or denying a claim in whole or in part.

Confidential business information or CBI means business information for which a person has made a "business confidentiality claim" as defined in 40 CFR 2.201(h) and in accordance with all applicable provisions in 40 CFR part 2, subpart B, except insofar as the Administrator has denied the claim pursuant to the procedures in 40 CFR part 2, subpart B.

Final order means the decision of the Review Officer which has become final in accordance with §305.4(a), or of the Presiding Officer, or in the case of a voluntary agreement (see §305.25) of the parties, disposing of all legal and factual matters presented in the Request for a Hearing. A final order made by the Review Officer or the Presiding Officer shall contain findings of fact, conclusions of law, as well as the reasons therefore, and an order for an award of a sum certain, or an explanation of why no award is granted. The final order may consist of one or more of the following documents: the findings of fact, conclusions of law, and order of the Review Officer or the Presiding Officer; a voluntary agreement; an accelerated order; or a default order, if the default order provides for dismissal of the Request for a Hearing with prejudice. A final order is the final administrative decision of the

Agency and (with the exception of a voluntary agreement) is appealable to the Federal district court for the district where the release or threat of release took place.

Fund or Superfund means the Hazardous Substance Superfund established by section 9507 of the Internal Revenue Code of 1986.

Hearing means a hearing on the record open to the public and conducted under this part.

Hearing Clerk means the Hearing Clerk, A-110, United States Environmental Protection Agency, 401 M Street, SW., Washington, DC, 20460.

National Contingency Plan or NCP means the National Oil and Hazardous Substances Pollution Contingency Plan developed under section 311(c) of the Clean Water Act and revised pursuant to section 105 of CERCLA (40 CFR part 300).

Party means EPA or any person that participates in a proceeding under this part as a Requestor.

Preauthorization means EPA's prior approval to submit a claim against the Fund for necessary response costs incurred as a result of carrying out the NCP.

Presiding Officer means the Administrative Law Judge designated by the Chief Administrative Law Judge, or the Chief Administrative Law Judge himself, in the absence of such designation, to conduct a hearing pursuant to this part.

Proceeding means the entire process of review of a claim conducted pursuant to this part that is initiated by a Request for a Hearing. A hearing is part of a proceeding.

Request for a Hearing means a written notice requesting an administrative hearing of the total or partial denial of a claim by the Claims Official. Such hearing shall be governed by this part.

Requestor is the party who files a Request for a Hearing

quest for a Hearing.

Review Officer means the EPA Administrator or his delegatee who is author-

ized to exercise all powers and duties prescribed or delegated under the Act or this part to him.

Voluntary agreement (see §305.25) means a written communication, signed by all the parties or their counsel or representatives, containing an

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order acceptable to both the Requestor and EPA. A voluntary agreement shall state that, for purposes of this proceeding, EPA consents to the award of a sum certain to the Requestor or such other consideration as the parties deem appropriate. A voluntary agreement is effective without approval of the Presiding Officer and is a final order as defined in this part.

(b) Terms defined in CERCLA or in 40 CFR part 300 and not defined in this part are used consistent with the meanings given in CERCLA or 40 CFR part 300.

§ 305.4 Powers and duties of the Review Officer and the Presiding Officer; disqualification.

(a) Review Officer. The Review Officer is authorized to receive Requests for a Hearing; attempt to promote settlement; make the decision of the Agency on the claim if the claimant does not request referral of the Request for a Hearing to the Chief Administrative Law Judge; and refer a Request for a Hearing to the Chief Administrative Law Judge when necessary. The Review Officer shall make the decision of the Agency on the claim in writing and shall serve the Requestor and the Claims Official with a copy of his decision. The Review Officer may, sua sponte, without ruling on the merits of the Request for a Hearing, refer it to the Chief Adminstrative Law Judge for decision. If the Requestor is not satisfied with the decision of the Review Officer, he may, within 10 days of service of such decision, request that the Review Officer refer the Request for a Hearing to the Chief Administrative Law Judge. The Requestor shall also serve such notice on the Claims Official. Otherwise the decision of the Review Officer is a final order. When referring a matter to the Chief Administrative Law Judge, the Review Officer shall include the Request for a Hearing, a copy of his decision, and any other pertinent documents. The Review Officer also shall notify the Requestor, the Hearing Clerk, and the Claims Official when he refers a Request for a Hearing to the Chief Administrative Law Judge. The Hearing Clerk, shall, upon receipt of the relevant documents, establish a file for the hearing.

Thereafter, a copy of all pleadings must be filed with the Hearing Clerk. This requirement is in addition to the applicable service of documentation requirements contained in §305.5(b)(2). The Review Officer shall exercise all other powers and duties prescribed or delegated to him under the Act or this part.

- (b) Presiding Officer. Upon receipt from the Review Officer of the Request for a Hearing, the Chief Administrative Law Judge shall designate himself or another Administrative Law Judge as Presiding Officer and shall transmit all documents related to the Request for a Hearing to the Presiding Officer. The Presiding Officer shall then notify the parties of his assignment pursuant to §305.4(c). The Presiding Officer shall conduct a fair and impartial proceeding, assure that the facts are fully elicited, adjudicate all issues, and avoid delay. The Presiding Officer shall have authority to:
- Conduct administrative hearings under this part;
- (2) Rule upon motions, requests, and offers of proof, dispose of procedural requests, and issue all necessary orders;
- (3) Administer oaths and affirmations:
- (4) Examine witnesses and receive documentary or other evidence;
- (5) Order a party, or an officer or agent thereof, for good cause, upon motion, or *sua sponte*, to produce testimony, documents, or other nonprivileged evidence, and failing the production thereof without good cause being shown, draw adverse inferences against that party;
 - (6) Admit or exclude evidence;
- (7) Hear and decide questions of law and fact:
- (8) Require parties to attend conferences for the settlement or simplification of the issues, or the expedition of the proceedings;
- (9) Extend the time limit for a final order in the hearing for a period not to exceed 60 days;
- (10) Render findings of fact, conclusions of law, and a final order;
- (11) Assess costs of the proceeding pursuant to § 305.36(b);
- (12) Do all other acts and take all measures necessary for the maintenance of order and for the efficient and

impartial adjudication of issues arising in proceedings governed by this part; and

(13) Resolve all disputes based on the evidence and applicable law; see § 305.31

concerning evidence.

(c) The Presiding Officer shall notify the parties that the Request for a Hearing has been assigned to him, and that he has received the case file from the Chief Administrative Law Judge. After ruling on any objections to jurisdiction, or final disposition of any objections to disqualification, the Presiding Officer shall render a final order within 90 days after he affirmatively accepts such jurisdiction. The Presiding Officer shall render a final order within the allotted time, unless all parties agree in writing to an extension, or unless, in his discretion, either upon motion of a party or sua sponte, he allows an extension of time not to exceed 60 days. If all parties agree in writing to an extension of the time period within which the Presiding Officer must issue a final order, the extension shall be for the period agreed to in writing by all parties. There are no limits to such periods other than that to which the parties have agreed in writing. An agreement by the parties to extend the time limit does not preclude the Presiding Officer from extending the time limit to issue a final order sua sponte or upon motion of a party, nor does an extension by the Presiding Officer preclude the parties from agreeing to an extension.

(d) Disqualification; withdrawal. (1) Neither the Review Officer nor the Presiding Officer may perform functions provided for in this part regarding any matter in which he: has a financial interest; or has any relationship with a party or with the subject matter that would make it inappropriate for him to act. A party shall, by motion presented within 5 days after receiving notice of the assignment of the Presiding Officer, make any objection to his assignment. Otherwise, any objections to the qualifications of the Presiding Officer are waived, unless such objections arise after the time for presenting objections allowed by this paragraph. In such case, any objection must be made within 5 days of the time within which it arose. Either party may appeal the

Presiding Officer's ruling on a motion to disqualify him to the Chief Administrative Law Judge. The Chief Administrative Law Judge shall rule on such motion in a timely fashion. When the Chief Administrative Law Judge is the Presiding Officer, he shall refer any challenge to his qualification to hear the case to another Administrative Law Judge for decision. The Review Officer or the Presiding Officer may at any time withdraw from any proceeding in which he deems himself disqualified or unable to act for any reason.

(2) If the Review Officer or the Presiding Officer is disqualified or withdraws from the proceeding, a qualified individual who has none of the infirmities listed in paragraph (d)(1) of this section shall be assigned to replace him. The Administrator shall appoint a new Review Officer. The Chief Administrative Law Judge shall assign a new Presiding Officer from among the available Administrative Law Judges.

(3) The Chief Administrative Law Judge shall have the power to rule on motions for disqualification as described in paragraph (d)(1) of this section and may, at any stage in the hearing, reassign the case to an Administrative Law Judge other than the one originally assigned in the event of the unavailability of the Administrative Law Judge or where reassignment will result in efficiency in the scheduling of hearings and will not prejudice the parties.

§ 305.5 Filing, service, and form of pleadings and documents.

(a) Filing of pleadings and documents. (1) The original and one copy of the Request for a Hearing shall be served on the Review Officer. Service on the Review Officer shall be made in the manner prescribed by paragraph (b) of this section. The Requestor shall serve his Request for a Hearing on the Review Officer within 30 days of receipt of the Claims Official's decision. The Review Officer shall promptly notify the Claims Official of receipt of a Request for a Hearing and shall provide him a copy of such request. The original of all other pleadings and documents shall be filed with the appropriate official and a copy served on each party.

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- (2) A certificate of service shall accompany each document filed or served. Except as otherwise provided, a party filing documents with the Hearing Clerk, after filing of the answer, shall serve copies thereof upon all other parties and the Presiding Officer. The Presiding Officer shall maintain a duplicate file during the course of the proceeding.
- (3) When the Presiding Officer corresponds directly with a party, the original of the correspondence shall be sent to the Hearing Clerk, a copy shall be maintained by the Presiding Officer in the duplicate file, and a copy shall be sent to all parties. A party who corresponds directly with the Presiding Officer shall, in addition to serving all other parties, send a copy of all such correspondence to the Hearing Clerk. A certificate of service shall accompany each document served under this paragraph.
- (b) Service of pleadings and documents. (1) Service of Request for a Hearing. Service of a signed original Request for a Hearing with copy thereof may be made on the Review Officer either personally or by certified mail, return receipt requested. The Review Officer shall assign a docket number to the Request for a Hearing, and shall notify the Requestor, the Hearing Clerk, and the Claims Official of such docket number.
- (2) Service of documents other than the Request for a Hearing. (i) All documents other than the Request for a Hearing may be served on the appropriate official personally or by certified mail, return receipt requested, or by first class mail, postage pre-paid. After initiation of the hearing, a party serving any document must also submit a copy of such document to the Hearing Clerk.
- (ii) Service upon the Claims Official, the Review Officer, or the Hearing Clerk shall be made by delivering two copies of the document to the appropriate official in the manner prescribed in paragraph (b) (2) (i) of this section.
- (iii) Service upon a domestic or foreign corporation or upon a partnership or other unincorporated association that is subject to an action under a common name shall be made in the manner prescribed in paragraph (b)(2)(i) of this section, directed to an

- officer, partner, a managing or general agent, or to any other person authorized by appointment or by Federal or State law to receive service of process.
- (iv) Service upon a State or local unit of government, or a State or local officer, agency, department, corporation or other instrumentality shall be made by serving a copy of the document in the manner prescribed by the law of the State for the service of process on any such persons, or:
- (A) If upon a State or local unit of government, or a State or local department, agency, corporation or other instrumentality, by personal service or certified mail, as prescribed by paragraph (b)(1) of this section, directed to the Chief Executive Officer thereof;
- (B) If upon a State or local officer, by personal service or certified mail, as prescribed by paragraph (b)(1) of this section, to such officer.
- (v) Service upon an officer of agency of the United States shall be made by delivering a copy of the document to the officer or agency, or in any manner prescribed for service by applicable regulations. If the agency is a corporation, the document shall be served as prescribed in paragraph (b)(2)(iii) of this section.
- (c) Form of pleadings and documents.
 (1) Except as provided herein, or by order of the Presiding Officer, there are no specific requirements as to the form of documents.
- (2) The first page of every pleading, letter, or other document shall contain a caption identifying the Requestor, the docket number assigned by the Review Officer, and the official to whom the document is directed. All pleadings greater than ten pages in length, and all legal briefs, shall contain a table of contents and a table of citations with page references.
- (3) The original of any pleading, letter or other document (other than exhibits) shall be signed by the party filing or by his counsel or other representative. The signature constitutes a representation by the signer that he has read the pleading, letter, or other document, that to the best of his knowledge, information and belief, the statements made therein are true, and that it is not interposed for delay.

- (4) The initial document filed by any party shall contain his name, address and telephone number. Any changes in this information shall be communicated promptly to the appropriate official, and all parties to the proceeding. A party who fails to furnish such information and any changes thereto shall be deemed to have waived his right to notice and service under this part.
- (5) The Claims Official, Review Officer, Presiding Officer, or Hearing Clerk may refuse to file any document which does not comply with paragraph (c) of this section. Written notice of such refusal, stating the reasons therefore, shall be promptly given to the party submitting the document. Such party may amend and resubmit any document refused for filing, if such amendment and resubmission is timely. If, for good cause shown, amendment and resubmission is not timely, a party may request an extension of the time in which to submit a document to the appropriate official.
- (d) Confidential Business Information. (1) Any person filing or serving any pleading or document under this part containing information claimed as Confidential Business Information (CBI) shall assert the claim as specified in 40 CFR 2.203(b). The failure to assert a CBI claim in accordance with this section, at the time the pleading or document is filed or served, shall constitute a waiver of any rights to assert any CBI claim with respect to the business information in the pleading or document.
- (2) Any pleading or document containing CBI shall be filed in a double envelope. The outside envelope should not mention that CBI is contained. The inside envelope shall specify the envelope contains CBI.
- (3) For each original or copy of each pleading or document filed or served which contains CBI, the person shall submit two versions.
- (i) One version must be complete. In that version, the person shall mark the specific information claimed as CBI pursuant to this section.
- (ii) The CBI must be deleted in the second version, and all information claimed as CBI must be indicated in such version, as well as the nature of the information claimed as CBI, and

the fact that another version containing the CBI has been filed pursuant to this section.

- (4) The Hearing Clerk shall not accept for filing any CBI pleading or document which does not comply with the requirements of paragraphs (d)(2) and (3) of this section.
- (5) All claims of CBI, and all information entitled to treatment as CBI, shall be governed by the provisions of 40 CFR part 2, subpart B, for CERCLA, as well as any other EPA regulatory provisions affecting the confidentiality of the information.

[58 FR 7706, Feb. 8, 1993, as amended at 59 FR 26, Jan. 3, 1994]

§ 305.6 Computation and extension of time.

- (a) Computation. In computing any period of time described or allowed in this part, except as otherwise provided, the day of the event from which the designated period begins to run shall not be included. Saturdays, Sundays, and Federal legal holidays shall be included. When a stated time expires on a Saturday, Sunday, or Federal legal holiday, the stated time period shall be extended to include the next business
- (b) Extension of time. The Presiding Officer, or Review Officer as appropriate, may grant an extension of time for the filing of any pleading, document or motion upon timely motion of a party to the proceeding, for good cause shown, and after consideration of prejudice to other parties, or upon his own motion. Such a motion by a party may only be made after notice to all other parties, unless the movant can show good cause why serving notice is impracticable. The motion shall be filed in advance of the date on which the pleading, document or motion is due to be filed, unless the failure of a party to make timely motion for extension of time was the result of excusable neglect.
- (c) Service by mail. Service of the Request for a Hearing is complete when the return receipt is signed by the Review Officer. Service of all other pleadings and documents is complete upon mailing. Where a pleading or document is served by mail, 5 days shall be added to the time allowed by this part for the

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filing of a responsive pleading or document

§ 305.7 Ex parte discussion of proceeding.

At no time after the Request for a Hearing is referred to the Presiding Officer shall the Presiding Officer discuss ex parte the merits of the proceeding with any interested person outside the Agency, with any Agency staff member who performed a prosecutorial or investigative function in such proceeding or a factually related proceeding, or with any representative of such person. Any ex parte memorandum or other communication addressed to the Presiding Officer during the pendency of the proceeding and relating to the merits thereof, by or on behalf of any party, shall be regarded as an argument made in the proceeding and shall be served upon all other parties. Any other party shall be given the opportunity to reply to such memorandum or communication.

§ 305.8 Examination of documents filed.

- (a) Inspection of Documents. Subject to the provisions of law restricting public disclosure of confidential information, any person may, during Agency business hours, inspect and copy any document filed in any proceeding. Such documents shall be made available by the Claims Official, Review Officer, or Hearing Clerk, as appropriate.
- (b) *Costs.* The cost of duplicating documents filed in any proceeding shall be borne by the person seeking copies of such documents. The Agency may waive this cost in appropriate cases.

Subpart B—Parties and Appearances

§ 305.10 Appearances.

Any party may appear in person or by counsel or other representative. A partner may appear on behalf of a partnership and an officer may appear on behalf of a corporation. Persons who appear as counsel or other representative must conform to the standards of conduct and ethics required of practitioners before the courts of the United States.

§ 305.11 Consolidation and severance.

- (a) *Consolidation.* The Presiding Officer may, by motion or *sua sponte*, consolidate any or all matters at issue in two or more proceedings docketed under this part where:
- (1) There exist common parties or common questions of fact or law;
- (2) Consolidation would expedite and simplify consideration of the issues; and
- (3) Consolidation would not adversely affect the rights of parties engaged in otherwise separate proceedings.
- (b) Severance. The Presiding Officer may, by motion or sua sponte, for good cause shown, order any proceedings severed with respect to any or all parties or issues.

Subpart C—Prehearing Procedures

§ 305.20 Request for a hearing; contents.

- (a) Within 30 days after receiving notice that the Claims Official has declined to pay all or part of a claim, the claimant may file a Request for a Hearing with the Review Officer. The Request for a Hearing shall contain:
- A statement of the authority for the Request for a Hearing;
- (2) A concise statement of the reasons that the Requestor disputes the Claims Official's denial of all or part of the claim;
- (3) A request for an administrative hearing concerning the Claims Official's total or partial denial of his claim pursuant to this part; and
- (4) A statement of amount that the Requestor demands to be awarded from the Fund.
- (b) The Requestor must file with the Request for a Hearing two copies of:
- (1) The Preauthorization Decision Document for the response work that is the subject of the claim;
- (2) The claim filed with EPA pursuant to CERCLA section 111(a)(2) or 122(b)(1); and
- (3) The written notice from the Claims Official denying all or part of the claim.

§ 305.21 Amendment of request for a hearing; withdrawal.

- (a) Amendment of Request for a Hearing. The Requestor may amend the Request for a Hearing once as a matter of right at any time before the answer is filed. Otherwise the Requestor may amend the Request for a Hearing only upon motion granted by the Presiding Officer. The Claims Official shall have 10 additional days from the date of service of the amended claim to file his answer.
- (b) Withdrawal of Request for a Hearing. The Requestor may withdraw the Request for a Hearing, or any part thereof, without prejudice one time before the answer has been filed. After one withdrawal without prejudice before the filing of an answer, or after the filing of an answer, the Requestor may withdraw the Request for a Hearing, or any part thereof, without prejudice, only upon motion granted by the Presiding Officer. In no case may a Request for a Hearing be filed more than 30 days after the Requestor has received notice that the Claims Official has declined to pay all or part of a claim.

§ 305.22 Answer to the request for a hearing.

- (a) General. The Claims Official shall file an original and one copy of a written answer to the Request for a Hearing with the Hearing Clerk when he: contests any material fact upon which the Request for a Hearing is based; contends that the amount of money demanded in the Request for a Hearing is inappropriate; or contends that he is entitled to judgment as a matter of law. Any such answer to the Request for a Hearing must be filed with the Hearing Clerk and served on all parties within 15 days after the Presiding Officer has assumed jurisdiction over the case as provided by §305.4(d).
- (b) Contents of the answer. The answer shall clearly and directly admit, deny, or explain each of the factual allegations in the Request for a Hearing with regard to which the Claims Official has any knowledge. When the Claims Official has no knowledge of a particular allegation and so states, the allegation is deemed denied. The answer shall also state:

- (1) The circumstances or arguments which are alleged to constitute the grounds of defense; and
- (2) The facts which the Claims Official intends to place at issue.
- (c) Failure to admit, deny, or explain. Failure of the Claims Official to admit, deny or explain any material factual allegation contained in the claim constitutes an admission of the allegation.
- (d) Amendment of the answer. The Claims Official may amend the answer to the Request for a Hearing upon motion granted by the Presiding Officer.

§ 305.23 Motions.

- (a) General. All motions, except those made orally on the record during a hearing, shall: be in writing; state the grounds therefor with particularity; set forth the relief sought and a proposed order; and be accompanied by an affidavit, certificate, other evidence, or legal memorandum relied upon. Such motions shall be served as provided by § 305.5(b)(2)(i).
- (b) Response to motions. A party's response to any written motion must be filed within 10 days after service of such motion, unless additional time is allowed for such response. The response shall be accompanied by any affidavit, certificate, other evidence or legal memorandum relied upon. If no response is filed within the designated period, the parties may be deemed to have waived any objection to the granting of the motion. The Presiding Officer may set a shorter time for response, or make such other orders concerning the disposition of motions as he deems appropriate.
- (c) *Decision.* The Presiding Officer, or Chief Administrative Law Judge, in the absence of a Presiding Officer, shall rule on all motions. Oral argument on motions will be permitted in the discretion of the Presiding Officer. See §305.4(a) concerning motions to extend the time limit for final orders.

§ 305.24 Default order.

(a) *Default*. A party may be found to be in default: after motion, upon failure of the Claims Official to file a timely answer to the Request for a Hearing; after motion or *sua sponte*,

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upon failure to comply with a prehearing or hearing order of the Presiding Officer; or after motion or sua sponte, upon failure to appear at a conference or hearing without good cause being shown. No finding of default on the basis of failure to appear at a hearing shall be made against the Claims Official unless the Requestor presents sufficient evidence to the Presiding Officer to establish a prima facie case in support of his claim. Any motion for a default order shall include a proposed default order and shall be served upon all parties. The alleged defaulting party shall have 10 days from service to reply to the motion. Default by the Claims Official constitutes, for purposes of the pending action only, an admission of all facts alleged in the claim and a waiver of his right to a hearing on such factual allegations. Default by the Requestor may result in the dismissal of the Request for a Hearing with prejudice.

(b) Procedures upon default. When the Presiding Officer finds a default has occurred, he shall issue a default order against the defaulting party. The default order shall constitute the final order in the proceeding, and shall be

filed with the Hearing Clerk.

(c) Contents of a default order. A default order shall include findings of fact showing the grounds for the order; conclusions regarding all material issues of law; costs to be assessed pursuant to §305.36, if applicable; and, the amount to be awarded the claimant, if

(d) Setting aside a default order. For good cause shown, the Presiding Officer may set aside a default order.

§ 305.25 Informal settlement; voluntary agreement.

(a) Settlement policy. The Agency encourages settlement of a proceeding at any time if the settlement is consistent with the provisions and objectives of the Act and applicable regulations. Settlement conferences shall not affect the Claims Official's obligation to file a timely answer under §305.22.

(b) Voluntary agreement. The voluntary agreement shall state that, for the purpose of this proceeding, the Claims Official consents to the award of a sum certain to the Requestor or in

the case of no award, that both parties agree to settle the matter. The voluntary agreement shall include an order acceptable to both the Requestor and EPA, and shall be signed by all parties or their counsel or representatives. A voluntary agreement is effective without approval of the Presiding Officer and is a final order as defined in this part.

§ 305.26 Prehearing conference.

- (a) Purpose of prehearing conference. Unless a conference appears unnecessary, the Presiding Officer, at any time before the hearing begins, shall direct the parties and their counsel or other representatives to appear at a conference before him to consider:
 - (1) The settlement of the case;
- (2) The simplification of issues and stipulation of facts not in dispute;
- (3) The necessity or desirability of amendments to the pleadings;
- (4) The exchange of exhibits, documents, prepared testimony, and admissions or stipulations of fact which will avoid unnecessary proof;
- (5) The limitation of the number of expert or other witnesses;
- (6) Setting a time and place for the hearing; and
- (7) Any other matters which may expedite the disposition of the proceeding.
- (b) Exchange of witness lists and docu*ments.* Unless otherwise ordered by the Presiding Officer, each party at the prehearing conference shall make available to all other parties: the names of the expert and other witnesses he intends to call, together with a brief narrative summary of their expected testimony; and copies of all documents and exhibits which each party intends to introduce into evidence. Documents and exhibits shall be marked for identification as ordered by the Presiding Officer. Documents that have not been exchanged and witnesses whose names have not been exchanged shall not be introduced into evidence or allowed to testify without permission of the Presiding Officer. The Presiding Officer shall allow the parties reasonable opportunity to review new evidence.

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- (c) Record of the prehearing conference. No transcript of a prehearing conference relating to settlement shall be made. With respect to other prehearing conferences, no transcript of any prehearing conferences shall be made unless ordered by the Presiding Officer upon motion of a party or sua sponte. The Presiding Officer shall prepare and file for the record a written summary of the action taken at the conference and shall serve that summary on all parties in the manner provided in \$305.5(b)(2). The summary shall incorporate any written stipulations or agreements of the parties and all rulings and appropriate orders containing directions to the parties.
- (d) Location of the prehearing conference. The prehearing conference shall be held in the county where the release occurred, in the city in which the EPA Regional Office is located (in the Region where the release or threat of release occurred), or in Washington, DC, unless the Presiding Officer determines that there is good cause to hold it at another location or by telephone.
- (e) Unavailability of a prehearing conference. If a prehearing conference is unnecessary or impracticable, the Presiding Officer, on motion or sua sponte, may direct the parties to correspond with him to accomplish any of the objectives set forth in this section.
- (f) Other discovery. (1) Discovery shall include any of the methods described in rule 26(a) of the Federal Rules of Civil Procedure.
- (2) The parties may conduct any mutually agreed upon discovery without participation or determination of the Presiding Officer except that such voluntary discovery may be subject to such time limitations as the Presiding Officer deems appropriate.
- (3) Except as provided by paragraphs (b) and (f)(2) of this section, further discovery, under this section, shall be permitted only pursuant to order of the Presiding Officer. Any party to the proceeding desiring an order of discovery shall make a motion therefore. Such motion shall set forth:
- (i) The circumstances warranting the discovery;
- (ii) The nature of the information expected to be discovered; and

- (iii) The method of discovery sought, including, where relevant, the proposed time and place where the discovery will be conducted.
- (4) The Presiding Officer shall issue an order for discovery only upon a showing of good cause and upon a determination:
- (i) That such discovery will not in any way unreasonably delay the proceeding;
- (ii) That the information to be obtained is not otherwise obtainable; and
- (iii) That such information has significant probative value.
- If the Presiding Officer determines that the motion should be granted, he shall issue an order for such discovery together with the conditions and terms thereof
- (5) The Presiding Officer shall order depositions upon oral questions only upon a finding that:
- (i) The information sought cannot be obtained by alternative methods of discovery; or
- (ii) There is a substantial reason to believe that relevant and probative evidence may otherwise not be preserved for presentation by a witness at the hearing.
- (6) When the information sought to be obtained is within the control of one of the parties, failure to comply with an order issued pursuant to this paragraph may lead to:
- (i) The inference that the information to be discovered would be adverse to the party from whom the information was sought; or
- (ii) The issuance of a default order under § 305.24(a).
- (g) Interpreters. The Presiding Officer shall make the necessary arrangements for the services of an interpreter upon the motion of a party or sua sponte. The cost of the interpreter shall normally be borne by the party requesting the service, but the Presiding Officer may apportion the cost among the parties as justice demands.

§ 305.27 Accelerated order, order to dismiss.

(a) *General.* The Presiding Officer, upon motion of any party or *sua sponte*, may at any time render an accelerated order in favor of the Requestor or the Claims Official as to all or any part of

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the proceeding, without further hearing or upon such limited additional evidence, such as affidavits, as he may require, if no genuine issue of material fact exists and the party is entitled to judgment as a matter of law, as to all or any part of the proceeding. In addition, the Presiding Officer, upon motion of the Claims Official, may at any time dismiss a Request for a Hearing without further hearing or upon such limited additional evidence as he requires, on the basis of failure to establish a prima facie case or other grounds which show no right to relief on the part of the Requestor.

(b) Effect. (1) If an accelerated order or an order to dismiss is issued as to all the issues in the proceeding, the order constitutes the final order of the Presiding Officer, and shall be filed with the Hearing Clerk.

(2) If an accelerated order or an order to dismiss is rendered on less than all issues in the proceeding, the Presiding Officer shall determine what material facts exist without substantial controversy and what material facts remain controverted in good faith. He shall thereupon issue an interlocutory order specifying the facts which appear substantially uncontroverted, and the issues upon which the hearing will proceed.

Subpart D—Hearing Procedure

$\S 305.30$ Scheduling the hearing.

- (a) Filing of answer. When an answer is filed, the Hearing Clerk shall forward such answer to the Presiding Officer.
- (b) Notice of hearing. The Presiding Officer shall serve upon the parties a notice of hearing setting forth a time and place for the hearing. The Presiding Officer may issue the notice of hearing at any appropriate time, but not later than 20 days prior to the date set for the hearing.
- (c) Postponement of hearing. No request for postponement of a hearing shall be granted except upon motion and for good cause shown.
- (d) Location of the hearing. The location of the hearing shall be determined in accordance with the method of determining the location of a prehearing conference under §305.26(d).

§ 305.31 Evidence.

- (a) General. The Presiding Officer shall admit all evidence which is not irrelevant, immaterial, unduly repetitious, or otherwise unreliable or of little probative value, except that evidence which would be excluded in the Federal courts under Rule 408 of the Federal Rules of Evidence (28 U.S.C. appendix) is not admissible. In the presentation, admission, disposition, and use of evidence, the Presiding Officer shall follow the provisions regarding confidential business information of 40 CFR part 2, subpart B for CERCLA. The commercial or trade secret status of any information shall not, however, preclude its being introduced into evidence. The Presiding Officer may make such orders as may be necessary to consider such evidence in camera, including the preparation of a supplemental final order to address questions of law or fact which arise out of that portion of the evidence which is confidential or which includes trade secrets. For the purpose of recording the hearing, the court reporter shall be considered "a person under contract or subcontract to EPA to perform work for EPA in connection with the Act or regulations which implement the Act" pursuant to 40 CFR 2.301(h)(2); unless the affected business, as defined in 40 CFR 2.201(d), agrees to some other procedures approved by the Presiding Offi-
- (b) Examination of witnesses. Witnesses shall be examined orally, under oath or affirmation, except as otherwise provided in this part or by the Presiding Officer. A party shall have the right to cross-examine a witness who appears at the hearing provided that such cross-examination is not unduly repetitious.
- (c) Verified statements. The Presiding Officer may admit and insert into the record as evidence, in lieu of oral testimony, statements of fact or opinions prepared by a witness. The admissibility of the evidence contained in the statement shall be subject to the same rules as if the testimony were produced under oral examination. Before any such statement is read or admitted into evidence, the witness shall deliver

a copy of the statement to the Presiding Officer, the reporter, and opposing counsel. The witness presenting the statement shall swear to or affirm the statement and shall be subject to appropriate oral cross-examination upon the contents thereof.

- (d) Admission of affidavits and other statements where the witness is unavailable. The Presiding Officer may admit into evidence affidavits and other verified written statements of witnesses who are unavailable. The term "unavailable" shall have the meaning accorded to it by rule 804(a) of the Federal Rules of Evidence.
- (e) *Exhibits.* Where practicable, an original and one copy of each exhibit shall be filed with the Presiding Officer for the record and copy shall be furnished to each party. A true copy of any exhibit may be substituted for the original.
- (f) Official notice. Official notice may be taken of any matter which may be judicially noticed in the Federal courts and of other facts within the specialized knowledge and experience of the Agency. Opposing parties shall be given adequate opportunity to show that such facts are erroneously noticed.

§ 305.32 Objections and offers of proof.

- (a) Objection. Any objection concerning the conduct of the hearing may be stated orally or in writing during the hearing. The party raising the objection must supply a short statement of its grounds. The ruling by the Presiding Officer on any objection and the reasons given for it shall be part of the record. An exception to each objection overruled shall be automatic and is not waived by further participation in the hearing.
- (b) Offer of proof. Whenever evidence is excluded from the record, the party offering the evidence may make an offer of proof, which shall be included in the record. The offer of proof for excluded oral testimony shall consist of a brief statement describing the nature of the evidence excluded. The offer of proof for excluded documents or exhibits shall consist of the insertion into the record of the documents or exhibits excluded.

§ 305.33 Burden of presentation; burden of persuasion.

The Requestor has the burden of going forward with his case and of proving that the amount demanded in the Request for a Hearing is justified. Accordingly, the Requestor bears the burdens of presentation and persuasion. Following the establishment of a prima facie case, the Claims Official shall have the burden of presenting and of going forward with any defense to the allegations set forth in the Request for a Hearing. Each matter of controversy shall be determined by the Presiding Officer upon a preponderance of the evidence.

§ 305.34 Filing the transcript.

The hearing shall be transcribed verbatim. Promptly following the taking of the last evidence, the reporter shall transmit to the Hearing Clerk the original and as many copies of the transcript of testimony as are called for in the reporter's contract with the Agency, and also shall transmit to the Presiding Officer a copy of the transcript. A certificate of service shall accompany each copy of the transcript. The Hearing Clerk shall notify all the parties of the availability of the transcript and shall furnish the Requestor with a copy of the transcript upon payment of the cost of reproduction, unless a Requestor can show that the cost is unduly burdensome. Any person not a party to the proceeding may receive a copy of the transcript upon payment of the reproduction fee, except for those parts of the transcript ordered to be kept confidential by the Presiding Officer. Any party may file a motion to correct the transcript in accordance with the provision of §305.23.

§ 305.35 Proposed findings, conclusions, and order.

Within 20 days after the parties are notified of the availability of the transcript, any party may submit for the consideration of the Presiding Officer proposed findings of fact, conclusions of law, and a proposed order, together with briefs in support thereof. The Presiding Officer shall set a time by which reply briefs may be submitted. The Presiding Officer may by order extend the time or change the schedule of such

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submissions or allow further submissions as may be appropriate. All submissions shall be in writing, shall be served upon all parties, and shall contain references to the record for all proposed findings of fact and appropriate citations for authorities relied upon.

§ 305.36 Final order; costs.

(a) Filing and content. The Presiding Officer shall issue and file with the Hearing Clerk a final order as soon as practicable after the period for filing reply briefs under §305.35 has expired, but within the time allowed for issuance of a final order as prescribed by §305.4(d). The final order shall contain his findings of fact, conclusions of law, as well as the reasons therefor, and an order for an award for a sum certain, or an explanation of why no award is granted.

(b) Costs. If the Presiding Officer concludes in writing that the Request for a Hearing was frivolous, he may direct the Hearing Clerk to assess all or part of the costs of the proceeding against the Requestor. In such case, the Hearing Clerk shall assess such costs as directed by the Presiding Officer, and shall serve notice of such direction and the amount of such costs on all parties. No later than 5 days after receipt of notice of assessment of costs, the Requestor may move that the Presiding Officer review the assessment of costs by the Hearing Clerk. The Presiding Officer may uphold, reverse, or modify the action of the Hearing Clerk in assessing costs.

PART 307—COMPREHENSIVE ENVI-RONMENTAL RESPONSE, COM-PENSATION, AND LIABILITY ACT (CERCLA) CLAIMS PROCEDURES

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AUTHORITY: 42 U.S.C. 9601 *et seq.*; sections 4 and 9, E.O. 12580, 52 FR 2923, 3 CFR, 1987 Comp. p. 193.

SOURCE: 58 FR 5475, Jan. 21, 1993, unless otherwise noted.

Subpart A—General

§ 307.10 Purpose.

This part prescribes the appropriate forms and procedures for presenting claims for necessary response costs as authorized by section 112(b)(1) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA) (herein referred to as CERCLA, or the Act) (42 U.S.C. 9601 et seq.). Such claims may be presented to the Hazardous Substance Superfund

(the Fund) established by section 9507 of the Internal Revenue Code of 1986. See section 101(11) of CERCLA.

§ 307.11 Scope and applicability.

(a) The following may be submitted only through the procedures established by this part: claims for responses to a release or substantial threat of release of a hazardous substance into the environment; claims for responses to a release or substantial threat of release of any pollutants or contaminants into the environment, which may present an imminent and substantial danger to public health or welfare; and claims for response actions undertaken pursuant to settlement agreements in which the Federal Government agrees to reimburse a portion of the cost. Under this part, persons may bring claims for necessary costs incurred in carrying out the National Contingency Plan (NCP) (40 CFR part 300) developed under section 311(c) of the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.) and revised pursuant to section 105 of CERCLA. Only response actions that EPA has preauthorized are eligible for reimbursement through the claims process of section 112 of CERCLA. Authority for the payment of claims for response costs is provided by section 111(a)(2) of CERCLA. Authority for the reimbursement of certain costs incurred by parties to a settlement agreement entered pursuant to section 122 of CERCLA is provided by section 122(b) of CERCLA.

(b) This part does not affect the terms and conditions contained in Preauthorization Decision Documents (PDDs) issued prior to the effective date of this part. However, a potential claimant may elect to comply with the provisions of this part, rather than the terms and conditions of a PDD issued prior to the effective date of this part, if he so chooses. Written notice of this election must be provided to EPA by the potential claimant prior to such provision taking effect, but not later than the time of the submittal of any claim to EPA. EPA will provide a written acknowledgement of the potential claimant's election and may revise the PDD as appropriate.

§ 307.12 Use of number and gender.

As used in this part, words in the singular also include the plural and vice versa, and words in the masculine gender also include the feminine, as the case may require.

§ 307.13 Computation of time.

In computing any period of time described or allowed in this part, except as otherwise provided, the day of the event from which the designated period begins to run shall not be included. Saturdays, Sundays, and Federal legal holidays shall be included. When a stated time expires on a Saturday, Sunday, or Federal legal holiday, the stated time period shall be extended to include the next business day.

§ 307.14 Definitions.

Terms that are not defined in this section or restated herein, shall have the meaning set forth in section 101 of CERCLA or the 1990 NCP or any final revision thereto. As used in this part, the following words and terms shall have the meanings set forth below:

Act or CERCLA both mean the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986.

Administrative hearing means an administrative adjudication required by section 112(b)(2) of CERCLA in the event a claimant contests a determination of his claim made by the U.S. Environmental Protection Agency (EPA).

Assistance agreement means the legal instrument EPA uses to transfer money, property, services, or anything of value to a recipient to accomplish a public purpose. It is either a grant or cooperative agreement (see 40 CFR part 35) and will specify: budget and project periods; the Federal share of eligible project costs; a description of the work to be accomplished; and any special conditions.

Claim means a demand in writing for a sum certain presented to the Fund in accordance with sections 111 and 112 of CERCLA.

Claimant means any person who presents a claim to the Fund for reimbursement under section 112(b)(1) of CERCLA.

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Contractor claim means the disputed portion of a written demand or written assertion by any contractor who has contracted with a person (i.e., the for the conduct of owner) preauthorized response action, seeking as a matter of right, the payment of money, adjustment, or interpretation of contract terms, or other relief, arising under or related to a contract, which has been finally rejected or not acted upon by the owner and which is subsequently settled by the owner or is awarded by a third party in accordance with the disputes clause of the contract document.

Eligible claim means any claim that has satisfied the requirements set forth in § 307.21(b).

Facility as defined by section 101(9) of CERCLA, means any:

- (1) Building, structure, installation, equipment, pipe or pipeline (including any pipe into sewer or publicly owned treatment works), well, pit, pond, lagoon, impoundment, ditch, landfill, storage container, motor vehicle, rolling stock, or aircraft; or
- (2) Any site or area where a hazardous substance has been deposited, stored, disposed of, or placed, or otherwise come to be located; but does not include any consumer product in consumer use or any vessel.

Fund means the Hazardous Substance Superfund established by section 9507 of the Internal Revenue Code of 1986.

Hazardous substance as defined by section 101(14) of CERCLA, means:

- (1) Any substance designated pursuant to section 311(b)(2)(A) of the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.);
- (2) Any element, compound, mixture, solution, or substance designated pursuant to section 102 of CERCLA;
- (3) Any hazardous waste having the characteristics identified under or listed pursuant to section 3001 of the Solid Waste Disposal Act (42 U.S.C. 6801 *et seq.*) (but not including any waste the regulation of which under the Solid Waste Disposal Act has been suspended by Act of Congress);
- (4) Any toxic pollutant listed under section 307(a) of the Federal Water Pollution Control Act;

- (5) Any hazardous air pollutant listed under section 112 of the Clean Air Act (42 U.S.C. 7401 *et seq.*); and
- (6) Any imminently hazardous chemical substance or mixture with respect to which the Administrator of EPA (Administrator) has taken action pursuant to section 7 of the Toxic Substances Control Act (15 U.S.C. 2601 et seq.). The term does not include petroleum, including crude oil or any fraction thereof which is not otherwise specifically listed or designated as a hazardous substance under paragraphs (1) through (6) of this definition, and the term does not include natural gas, natural gas liquids, liquefied natural gas, or synthetic gas usable for fuel (or mixtures of natural gas and such synthetic gas).

National Contingency Plan, or NCP means the National Oil and Hazardous Substances Pollution Contingency Plan (40 CFR part 300) developed under section 311(c) of the Federal Water Pollution Control Act and revised pursuant to section 105 of CERCLA.

Necessary costs means "necessary response costs" as required by section 111(a)(2) of CERCLA for Fund reimbursement of a preauthorized response action. Necessary response costs are costs determined to be:

- (1) Required (based upon the site-specific circumstances);
- (2) Reasonable (nature and amount do not exceed that estimated or which would be incurred by a prudent person);
- (3) Allocable (incurred specifically for the site at issue); and
- (4) Otherwise allowable (consistent with the limitations and exclusions under the appropriate Federal cost principles). See OMB Circular A-122 (non-profit organizations); OMB Circular A-87 (States and political subdivisions); and 48 CFR part 31, subparts 31.1 and 31.2 (profit-making organizations).

NPL means the National Priorities List established pursuant to section 105 of CERCLA and 40 CFR 300.425, which consists of uncontrolled hazardous substance facilities in the United States that need to be addressed under CERCLA authorities. Only NPL sites are eligible for Fund-financed remedial action.

Operable unit means a discrete action that comprises an incremental step toward comprehensively addressing site problems. This discrete portion of a remedial response manages migration, or eliminates or mitigates a release, threat of release, or pathway of exposure. The cleanup of a site can be divided into a number of operable units, depending on the complexity of the problems associated with the site. Operable units may address geographical portions of a site, specific site problems, or initial phases of an action, or may consist of any set of actions performed over time or any actions that are concurrent but located in different parts of a site. Operable units will not impede implementation of subsequent actions, including final action at the

Party means EPA or a claimant.

Perfected means the point at which EPA determines that the written demand for a sum certain (i.e., claim) has the documentation necessary to substantiate the appropriateness of the amounts claimed; i.e., the claim is technically complete.

Person as defined by section 101(21) of CERCLA, means an individual, firm, corporation, association, partnership, consortium, joint venture, commercial entity, United States Government, State, municipality, commission, political subdivision of a State, or any interstate body.

Political subdivision means any general purpose unit of a local or State government.

Pollutant or Contaminant as defined by section 101(33) of CERCLA, includes, but is not limited to, any element, substance, compound, or mixture, including disease-causing agents, which after release into the environment and upon exposure, ingestion, inhalation, or assimilation into any organism, either directly from the environment or indirectly by ingestion through food chains, will or may reasonably be anticipated to cause death, disease, behavioral abnormalities, cancer, genetic mutation, physiological malfunctions (including malfunctions in reproduction) or physical deformations in such organisms or their offspring. The term does not include petroleum, including crude oil and any fraction thereof which is not otherwise specifically listed or designated as a hazardous substance under section 101(14)(A) through (F) of the Act, nor does it include natural gas, liquefied natural gas, or synthetic gas of pipeline quality (or mixtures of natural gas and such synthetic gas).

Preauthorization means EPA's prior approval to submit a claim against the Fund for necessary response costs incurred as a result of carrying out the NCP. The process of preauthorization consists of three steps:

- (1) EPA's receipt of the application for preauthorization;
- (2) EPA's review and analysis of the application; and
- (3) EPA's issuance of the Preauthorization Decision Document, which sets forth the terms and conditions for reimbursement.

Preauthorized response actions are response actions approved through the preauthorization process.

Respond or Response as defined by section 101(25) of CERCLA, means remove, removal, remedy, and remedial action, all such terms (including removal and remedial action) including enforcement activities related thereto.

Response claim means a preauthorized demand in writing for a sum certain for response costs referred to in section 111(a)(2) of CERCLA, including certain costs of actions referred to in section 122(b)(1) of CERCLA.

§ 307.15 Penalties.

- (a) If any person knowingly gives a material statement or representation in the application for preauthorization or in the claim that is false, misleading, misrepresented, or misstated, and EPA relies upon such a statement or representation in making its decision, the preauthorization or the award by EPA may be withdrawn following written notice to the claimant.
- (b) Any person who knowingly gives, or causes to be given, any false information as part of an application for preauthorization or of a claim (including any person who meets the conditions of paragraph (a) of this section) may, upon conviction, be fined or imprisoned in accordance with CERCLA section 112(b)(1) and other laws.

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Subpart B—Eligible Claimants; Allowable Claims; Preauthorization

$\S 307.20$ Who may present claims.

- (a) Subject to the provisions of this subpart, claims for the costs of response actions may be asserted against the Fund by any person other than the United States Government, States, and political subdivisions thereof, except to the extent the claimant is otherwise compensated for the loss. States and political subdivisions may assert such claims if they are potentially responsible parties subject to an agreement reached pursuant to section 122(b)(1) of CERCLA.
- (b) Claims presented by an individual must be signed by that individual. If, because of death, disability, or other reasons satisfactory to EPA, the foregoing requirement cannot be fulfilled, the claim may be filed by a duly authorized agent, executor, administrator, or other legal representative. A claim presented by an entity or an authorized agent, executor, administrator, or other legal representative must be presented in the name of the claimant. The claim must be signed by the authorized agent, executor, administrator, or other legal representative (including the title or legal capacity of the person signing) and be accompanied by evidence of the authority to present a claim on behalf of the claimant as authorized agent, executor, administrator, or other legal representative.
- (c) A claim for response costs as to which any release from liability was executed between the claimant and a potentially responsible party may be presented against the Fund to the extent that the claimant obtained EPA's approval prior to executing such release and provided that the other requirements of this part are met.
- (d) A foreign claimant may present a response claim to the Fund, to the same extent that a United States claimant may assert a claim, if:
- (1) The requirements of $\S 307.21$ and $\S 307.22$ are met; and
- (2) The release of a hazardous substance occurred in the navigable waters of the United States, including the territorial sea, or in or on the territorial sea or adjacent shoreline of a

foreign country of which the claimant is a resident; and

- (3) The claimant is not otherwise compensated for the loss; and
- (4)The hazardous substance was released from a facility or from a vessel located adjacent to or within the navigable waters or was discharged in connection with activities conducted under the Outer Continental Shelf Lands Act, as amended (43 U.S.C. 1331 et seq.), or the Deepwater Port Act of 1974, as amended (33 U.S.C. 1501 et seq.); and
- (5) Recovery is authorized by a treaty or an executive agreement between the United States and the foreign country involved, or if the Secretary of State, in consultation with the Attorney General and other appropriate officials, certifies that such country provides a comparable remedy for United States claimants.

§ 307.21 Nature of eligible claims.

- (a) Claims may be asserted against the Fund for necessary costs incurred for response actions due to a release or substantial threat of release of a hazardous substance into the environment; a release or substantial threat of release of pollutants or contaminants into the environment that may present an imminent or substantial danger to public health or welfare; or actions taken by a potentially responsible party subject to an agreement reached pursuant to section 122(b)(1) of CERCLA. Claims must be filed in accordance with §307.22. Claims may be asserted for the costs of removal actions, remedial planning activities, and remedial actions.
- (b) Costs will be considered to be eligible under this section if:
- (1) The response action is preauthorized by EPA pursuant to § 307.22;
- (2) The costs are incurred for activities within the scope of EPA's preauthorization;
- (3) The response action is conducted in a manner consistent with the NCP; and
- (4) The costs incurred are necessary costs pursuant to § 307.11 of this part.
- (c)Money in the Fund may be used for paying any claim under this section for expenses incurred for the payment

of contractor claims either through settlement of such claims or an award by a third party to the extent EPA determines that:

- (1) The contractor claim arose from work within the scope of the contract at issue and the contract was for preauthorized response activities;
- (2) The contractor claim is meritorious:
- (3) The contractor claim was not caused by the mismanagement of the claimant:
- (4) The contractor claim was not caused by the claimant's vicarious liability for the improper actions of others:
- (5) The claimed amount is reasonable and necessary;
- (6) The claim for such costs is filed by the claimant within 5 years of completion of the preauthorized response action; and
- (7) Payment of such a claim will not result in total payments from the Fund in excess of the maximum amount for which claims were preauthorized.
- (d) An award by a third party on a contractor claim under paragraph (c) of this section should include:
 - (1) Findings of fact;
 - (2) Conclusions of law;
- (3) Allocation of responsibility for each issue:
- (4) Basis for the amount of award; and
 - (5) The rationale for the decision.
- (e) Money in the Fund may not be used for paying any claim under this section for expenses incurred for procurement transactions that were not conducted in a manner that provided to the maximum extent practicable, open and free competition; unduly restricted or eliminated competition; and did not provide where applicable for the award of contracts to the lowest responsive, responsible bidder where the selection was made principally on the basis of price.
- (f) Money in the Fund may not be used for paying any claim under this section for expenses incurred by a person operating pursuant to a procurement contract or assistance agreement with the United States.
- (g) Money in the Fund may not be used for paying any claim under this section for expenses incurred for the

payment of persons who are on the "List of Parties Excluded From Federal Procurement or Non-Procurement" at the time the contract is awarded, unless EPA approval is obtained in advance.

- (h) Unless EPA waives this requirement prior to the award of a construction contract, money in the Fund may not be used for paying any claim under this section for expenses incurred under such a construction contract that does not contain a "differing site conditions" clause equivalent to the following:
- (1) The contractor shall promptly, and before such conditions are disturbed, notify the claimant in writing of:
- (i) Subsurface or latent physical conditions at the site differing materially from those listed in this contract, or
- (ii) Unknown physical conditions at the site, of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in work of the character provided for in this contract.
- (2) Upon notification by the construction contractor, the claimant shall promptly investigate the conditions. If the claimant finds that conditions materially differ and will cause an increase or decrease in the contractor's cost or the time required to perform any part of the work under its contract, whether or not changed as a result of such conditions, the claimant shall make an equitable adjustment and modify the contract in writing.
- (3) No claim of the contractor under the differing site conditions clause shall be allowed unless the contractor has given the notice required in paragraph (h)(1) of this section. However, the claimant may extend the time prescribed in paragraph (h)(1) of this section
- (4) No claim by the contractor for an equitable adjustment shall be allowed if asserted after final payment under this contract.
- (i) Where money in the Fund has been used to pay for any response costs under this section, no other claim may be paid out of the Fund for the same costs.

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§ 307.22 Preauthorization of response actions.

- (a) No person may submit a claim to the Fund for a response action unless that person notifies the Administrator of EPA or his designee prior to taking such response action and receives preauthorization by EPA. In order to obtain preauthorization, any person intending to submit a claim to the Fund must fulfill the following requirements before commencing a response action:
- (1) Notify the lead agency through the National Response Center (as described in 40 CFR 300.125), if there is acute threat of fire, explosion, or direct human contact with hazardous substances, pollutants, or contaminants or other emergency situation, to determine if there is sufficient time to submit an application for preauthorization;
- (2) Submit an application for preauthorization (EPA Form 2075–3, found at appendix A of this part) to the Administrator or his designee; and
- (3) Obtain the approval of the Administrator or his designee before initiating the response action.
- (b) All applications for preauthorization must include, where available;
- (1) A description of the location and nature of the release or threatened release of a hazardous substance or pollutant or contaminant (e.g., type and location of vessel or facility, population at risk, routes of exposure);
- (2) A description of the nature and quantity of the hazardous substance or pollutant or contaminant which has been or may be released, including whether the substance is on the list of hazardous substances set forth pursuant to section 102 of CERCLA;
- (3) The identity of any potentially responsible parties known to the applicant (including the applicant), and any contact with such parties, including, but not limited to, any correspondence, agreements, or litigation with such parties;
- (4) Evidence of the applicant's eligibility to file a claim pursuant to \$307.20;
- (5) An explanation of why the proposed response action is necessary, and how the proposed action is consistent with 40 CFR 300.700(d)(4)(ii);

- (6) A description of the applicant's capability (including financial and technical capability) to implement the proposed response action;
 - (7) Proposed schedule of activities;
- (8) Projected costs of response activities, with the basis for those projections (projections shall be based on actual anticipated costs without a contingency for unanticipated conditions);
- (9) Proposed schedule for the submission of claims:
- (10) The proposed contracting procedures;
- (11) Proposed procedures for project management, EPA oversight, and reporting of progress of the project; and
- (12) The assurances of timely initiation and completion.
- (c) Applications for preauthorization to undertake a removal action shall, in addition to the requirements in paragraph (b) of this section, include:
- (i) A summary or copy of the preliminary assessment; and
- (2) A description of the proposed removal action for which the claim will be made, which environmental requirements are applicable or relevant and appropriate, and how the removal will comply with such requirements.
- (d) Applications for preauthorization to undertake a remedial investigation and feasibility study shall, in addition to the requirements in paragraph (b) of this section, include:
 - (1) The scope of the proposed study;
- (2) A proposed site sampling plan and quality assurance procedures;
- (3) The plan for the development of alternatives:
- (4) Approaches to consideration of alternatives to land disposal;
- (5) Plans for initial screening of alternatives:
- (6) Proposed procedures for the detailed analysis of alternatives; and
- (7) Proposed considerations in selection of the remedy.
- (e) Applications for preauthorization to undertake a remedial alternative other than that selected by EPA, or where EPA has not selected a remedy, shall, in addition to the requirements in paragraph (b) of this section, include a discussion of how the proposed remedy:
- (1) Differs from the one selected by EPA, if applicable;

- (2) Achieves protection of public health and welfare and the environment and complies with legally applicable or otherwise relevant and appropriate Federal, State, and local requirements pursuant to 40 CFR 300.400(g) or waivers to those requirements in 40 CFR 300.430(f)(1)(ii)(C). The application shall also include a discussion of pertinent Federal and State guidance, advisories, and criteria;
- (3) Will be cost-effective as set out in section 121(a) of CERCLA and 40 CFR 300.430(f)(1)(ii)(D);
- (4) Mitigates and minimizes future risks:
- (5) Improves the reliability of the remedy:
- (6) Utilizes new or innovative technology, if appropriate;
- (7) Employs treatment that reduces the volume, toxicity or mobility of the hazardous substances;
 - (8) Impacts projected costs; and
- (9) Takes into account appendix D of 40 CFR part 300.
- (f) Applications for preauthorization to undertake a remedial action, including those described in paragraph (e) of this section, shall in addition to the requirements in paragraph (b) of this section, include:
- (1) A description of the proposed remedial action for which the claim will be made;
- (2) A proposed site sampling plan and quality assurance procedures;
- (3) Documentation of reasonable effort to obtain the cooperation of the State or Indian Tribe:
- (4) A bond or other financial assurance to cover the costs of necessary long-term operation and maintenance of the response action or written assurance from the State to provide such long-term operation and maintenance;
- (5) Proposed procedures using sealed bidding to select the construction contractor, or an explanation of why the applicant intends to use any other method; and
- (6) Documentation showing that the response will be carried out in accordance with applicable or relevant and appropriate environmental requirements. Documentation should include the potential impacts on any environmentally sensitive areas.

- (g) Claims of business confidentiality may be asserted for information submitted to EPA under this subpart. Information claimed confidential will be disclosed by EPA only to the extent permitted by CERCLA, this subpart, and part 2, subpart B, of this chapter.
- (1) Any claim of business confidentiality must accompany the information when it is submitted to EPA. Claims must be asserted as prescribed on the forms. Items claimed confidential on the forms and attachments to the forms must be clearly marked by circling or bracketing them.
- (2) The applicant or response claimant must provide EPA with two copies of its submittal if any information is claimed confidential.
- (i) One copy of the submittal must be complete, with items claimed confidential clearly marked in accordance with paragraph (g)(1) of this section.
- (ii) The second copy must be complete except that all information claimed as confidential in the first copy must be deleted. EPA may make this second copy available to the public
- (iii) If the applicant does not provide a redacted copy, the application for preauthorization is incomplete. If the claimant does not provide a redacted copy, the claim against the Fund will not be perfected by EPA. EPA will not process such submittals until it receives the redacted copy.
- (3) If a submitter of a response claim or an application for preauthorization does not assert a claim of business confidentiality for information at the time the information is submitted to EPA, the Agency may make the information public without further notice to the submitter.
- (h) In addition to the foregoing, an application for preauthorization filed by a potentially responsible party for partial reimbursement of response costs shall include:
- (1) A copy of the settlement agreement, or the most recent draft of any pending agreement, reached between such parties and the Federal Government; and
- (2) If the application is to undertake a remedial investigation and feasibility

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study, an affirmation that the applicant will not directly or indirectly benefit from the preauthorization as a response action contractor, or as a person hired or retained by such a contractor with respect to the site at issue and an agreement to reimburse the Fund for any costs incurred under, or in connection with, the oversight contract or arrangement for the remedial investigation and feasibility study.

- (i) If it is subsequently determined that the preauthorized response actions require modification or if it appears that project costs will exceed approved costs, a revised application for preauthorization must be approved by EPA before different, or additional, actions can be undertaken, if such actions are to be eligible for compensation from the Fund.
- (j) Unless otherwise specified and agreed to by EPA, the terms, provisions, or requirements of a court judgment, Consent Decree, administrative order (whether unilateral or on consent), or any other consensual agreement with EPA requiring a response action do not constitute preauthorization to present a claim to the Fund.

§ 307.23 EPA's review of preauthorization applications.

- (a) EPA shall review each preauthorization application and will notify the applicant of the decision to grant or deny preauthorization. Decisions to grant preauthorization will be memorialized in a PDD.
- (b) Each application for preauthorization must include information sufficient for EPA to determine whether the response will be consistent with 40 CFR 300.700(d). EPA will evaluate applications based on the following non-exclusive list of criteria, as appropriate:
- (1) Whether the release is within the scope of CERCLA;
- (2) The seriousness of the problem or importance of the response activity when compared with competing demands on the Fund;
- (3) Whether there is sufficient time to process the request for preauthorization (e.g., if a removal action is proposed);

- (4) Whether the party liable for the release or threat of release of the hazardous substance is unknown, or if known, has been notified of the application for preauthorization and is unwilling or incapable of performing the response in a reasonable period of time;
- (5) Whether the State, a political subdivision, or an Indian Tribe is willing to undertake the response action through a contract or a cooperative agreement;
- (6) The cost and effectiveness of the proposed response actions when compared with other alternatives;
- (7) Whether proposed response can be carried out in accordance with the NCP and other environmental requirements;
- (8) The applicant's eligibility to file a claim; his capabilities, experience, and technical expertise; and his knowledge and familiarity with the NCP and relevant guidance;
- (9) Whether the party is proposing to conduct a cleanup through an administrative order or a Consent Decree with the Government regarding the site for which the request is made (if the applicant is a potentially responsible party);
- (10) Whether the applicant, if he is a potentially responsible party seeking to undertake a remedial investigation and feasibility study, has affirmed that he will not directly or indirectly benefit from the preauthorization as a response action contractor, or as a person hired or retained by such a contract with respect to the site at issue, and agrees to reimburse the Fund for any cost incurred under, or in connection with, the oversight contract or arrangement for the remedial investigation and feasibility study;
- (11) Whether the proposed costs are eligible and the applicant has proposed appropriate procurement, contract management, project management, financial management and documentation procedures;
- (12) Whether the applicant has met the necessary assurances, financial responsibilities, and other requirements;
- (13) Provisions for long-term operation and maintenance of the site, if appropriate;
- (14) Whether the applicant has consulted with the State or Indian Tribe on the proposed response action;

(15) The applicant's proposed procedures for oversight and the reporting of project issues and progress;

(16) Cooperation of the applicant at any earlier stage of response activity;

(17) Whether the proposed schedule for filing a claim(s) is based upon the completion of the project, an operable unit, or a discrete phase of the response work.

(c) The Administrator may grant preauthorization for all or part of a proposed response action, but not less than a stage of an operable unit or of a response action.

(1) The Administrator may set a limit on the amount that may be claimed as reimbursement from the

Fund for any response action.

- (2) The Administrator may condition the preauthorization on such inspection, monitoring, reporting, safety, and long-term operation and maintenance requirements as he deems necessary. The costs of such requirements may not necessarily be reimbursed from the Fund.
- (3) The Administrator may condition the preauthorization on such time period for starting and completing the response action as he may deem necessary.
- (4) The Administrator may condition the preauthorization on such financial or other assurance from the claimant or other entity as he may deem necessary to ensure completion of work at the site.
- (5) The Administrator will not subject potentially responsible parties who may wish to undertake a remedial investigation and feasibility study to a lesser standard of liability nor will he give such parties preferential treatment in EPA's review of applications for preauthorization.
- (d) If EPA denies a preauthorization because of an insufficient balance in the Fund or the low priority assigned to the response action when weighed against other applications or uses of the Fund, the applicant may resubmit the application in another fiscal year. If preauthorization is denied because of the inability of the applicant to demonstrate his experience and capabilities, the applicant may resubmit the application form only after correcting

the deficiencies, or by proposing an alternative approach.

- (e) If EPA grants preauthorization, the applicant may begin the approved response action subject to the terms and conditions contained in the PDD. The applicant, as a condition of preauthorization, shall assure that the lead agency shall have such site access as may be necessary for oversight and monitoring.
- (f) If the applicant is unable to initiate or complete the preauthorized response action, the applicant shall immediately notify EPA in writing.
- (g) EPA will not grant preauthorization for any response actions where:
- (1) The proposed action is not a response action authorized under CERCLA;
- (2) There is a significant threat to the public health or the environment caused by acute threat of fire, explosion, direct human contact with a hazardous substance, or other similar hazardous situations requiring immediate action, and there is insufficient time to process an application for preauthorization;
- (3) The proposed response is a remedial action and the site is not on the NPL; or
- (4) The action is to be performed by a State, political subdivision, Indian Tribe through an assistance agreement with the United States, or a person operating pursuant to a contract with the United States.
- (h) EPA will deny preauthorization to a person whom the Agency believes is a liable party under section 107 of CERCLA unless negotiations are underway aimed at reaching a judicial or administrative settlement. Such parties may be preauthorized under this paragraph to submit claims to the Fund for response costs up to the maximum amount specified in the PDD.

Subpart C—Procedures for Filing and Processing Response Claims

§ 307.30 Requesting payment from the potentially responsible party.

(a) A claimant must present all claims to any person who is known to the claimant and who may be liable under section 107 of CERCLA at least

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60 days before filing a claim against the Fund. The presentation to the potentially responsible party must be a written request for payment, delivered either by certified mail (return receipt requested) or in such a manner as will establish the date of receipt. At a minimum this request must contain:

- The name of the claimant (commercial entity or individual);
- (2) The name, title, and address of any authorized representative;
- (3) The location of the release and cleanup;
 - (4) The date of the release, if known;
- (5) The owner of the property, if other than the claimant:
- (6) A description of the response action taken; and
- (7) The amount of the request (in dollars):
- (8) If applicable, notice of intent to file a subsequent application for preauthorization or claim against the Fund for additional operable units or for a stage of a response action.
- (b) Where the potentially responsible party is unknown, the claimant must make a good-faith effort to identify the potentially responsible party prior to submitting a claim. If the potentially responsible party is identified, the claimant must then comply with the procedures of §307.30(a). Where a potentially responsible party cannot be identified, the claimant may submit a claim to the Fund pursuant to §307.31. Claims submitted under this paragraph must be accompanied by documentation of efforts to identify potentially responsible parties.
- (c) If the claimant and the potentially responsible party agree to a settlement involving a release from liability, the claimant may submit a claim against the Fund for any costs that are not recovered provided the claimant complies with the provisions of \$307.20(c), which require EPA's prior approval of such releases from liability.
- (d) If the claim is denied by the potentially responsible party, or has not been satisfied after 60 days of presentation to such party, the claimant may submit a claim to the Fund in accordance with § 307.31.
- (e) If the first claim was denied by the potentially responsible party or

not responded to, and EPA agrees that there is no reason to believe that subsequent claims would be honored by such potentially responsible party, the denial of the first claim, or lack of response, shall be considered denial of every subsequent claim.

§ 307.31 Filing procedures.

- (a) A response claim must be submitted on EPA Form 2075–4 and must include:
- (1) Documentation showing that the claimed response activities were preauthorized by EPA;
- (2) Documentation showing that the response activity was accomplished in a manner consistent with the PDD, noting any deviation from preauthorized activities;
- (3) Documentation that a search to identify potentially responsible parties was conducted in accordance with §307.30 and of any contacts with such parties; and
- (4) Substantiation that all claimed costs are necessary costs.
- (b) Claimants (or their authorized representatives) may amend their claims at any time before final action by EPA. Amendment of claims after final action by EPA will be allowed only at EPA's discretion. Each amendment must be submitted in writing and must be signed by the claimant or authorized representative. The time limitations of § 307.32(i) refer to the date by which an amendment is filed.
- (c) Claimants may not pursue both an action in court against potentially responsible parties and a claim against the Fund at the same time for the same response costs. EPA will return claims presented under this subpart when the Agency determines that a claimant has initiated an action for recovery of the same response costs, in court, against a party potentially liable under section 107 of CERCLA.

§ 307.32 Verification, award, and administrative hearings.

(a) Upon receipt of a response claim, EPA will verify that it complies with all filing requirements. Where the claim is incomplete or has significant defects, EPA will return the claim to the claimant with written notification of its deficiencies.

- (b) A claim returned to the claimant for failure to comply with the filing requirements may be resubmitted to EPA.
- (c) For purposes of this part, a response claim is deemed perfected when EPA determines that the claim complies fully with the specified filing requirements; i.e., the claim is technically complete. When the claim is perfected, a notice will be provided to the claimant of EPA's receipt and acceptance of the claim for evaluation.
- (d) EPA may adjust claims and in making a determination whether costs are allowable, EPA will be guided by the Federal cost principles (non-profit organizations—OMB Circular A-122; States and political subdivisions—OMB Circular A-87; profit-making organizations—48 CFR part 31, subparts 31.1 and 31.2).
- (e) In evaluating claims, EPA will determine whether the claimant has settled and satisfactorily completed in accordance with sound business judgment and good administrative practice all contractual and administrative matters arising out of agreements to perform preauthorized response actions. This includes the issuance of invitations for bids or requests for proposals, selection of contractors, approval of subcontracts, settlement of protests, claims disputes, and other related procurement matters. EPA will examine how the claimant assured (e.g., by the use of a subcontract administration system) that work was performed in accordance with the terms, conditions, and specifications of such agreements.
 - (f) Awards will be made:
- (1) Only for necessary costs of completing the response action or stage of an operable unit or of a response action:
- (2) Only to the extent that the response actions were preauthorized by EPA pursuant to § 307.23;
- (3) Only to the extent that the cleanup was performed effectively, as provided in 40 CFR 300.120(e)(3) and 300.400(h); and
- (4) Only to the extent that the cleanup was performed in compliance with the terms and conditions of the PDD.
- (g) No award will be made on a claim where the claimant has purported to release a potentially responsible party

- from liability to the United States for the same costs unless EPA has approved the release in advance.
- (h) Where a response action is determined to have been ineffective due to acts or omissions of the claimant, his employees or agents, or any third party having a contractual relationship with the claimant, payment of the claim will be adjusted accordingly. EPA may require the claimant to submit any additional information needed to determine whether the actions taken were reasonable and necessary.
- (i) For claims submitted in connection with a settlement reached under section 122(b)(1) of CERCLA only, interest will be paid on amounts due if EPA fails to pay the amount within 60 days of a perfected claim.
- (1) Interest shall accrue on the amounts due the claimant where EPA fails to pay the claim for the preauthorized response action within 60 days of EPA's receipt of a perfected claim.
- (2) Where the claim is technically complete but EPA requires additional information in order to evaluate the amount claimed, the period as stated in paragraph (i)(1) of this section or the accrual of interest is suspended from the date the Agency requests the information from the claimant until the date the requested information is received.
- (3) Where a claim is denied in whole or in part by EPA, and the claimant requests an administrative hearing in accordance with paragraph (o) of this section, interest on the disputed amount begins to accrue 50 days after an award by the Administrative Law Judge, unless an appeal is filed. If either party files an appeal with a Federal district court, interest will not accrue until 20 days after the final judicial decision.
- (4) The rate of interest paid on a claim is the rate of interest on investments of the Fund established by Subchapter A of Chapter 98 of the Internal Revenue Code of 1954.
- (j) For claims submitted in connection with a settlement reached under section 122(b) of CERCLA, a preauthorized potentially responsible party will be entitled to full reimbursement only where the response action is conducted in complete satisfaction of

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the requirements set forth in the consent order or decree.

- (k) Future site-specific actions required by preauthorized potentially responsible parties, and any future obligations on the Fund, shall be governed by §307.42.
- (I) Any withdrawal of preauthorization will be preceded by written notice from EPA. The application for preauthorization will be deemed invalid and no award will be made from the Fund where the claimant is determined by EPA to be liable under section 107 of CERCLA for the costs for which the claim is made, and the application for preauthorization did not disclose that the claimant may be a person described as follows:
- (1) The owner and operator of a vessel or a facility;
- (2) Any person, who at the time of disposal of any hazardous substance, owned or operated any facility at which such hazardous substances were disposed of;
- (3) Any person who by contract, agreement, or otherwise arranged for disposal or treatment, or arranged with a transporter for transport for disposal or treatment, of hazardous substances owned or possessed by such person, by any other party or entity, at any facility or incineration vessel owned or operated by another party or entity and containing such hazardous substance; or
- (4) Any person who accepts or accepted any hazardous substances for transport to disposal or treatment facilities, incineration vessels or sites selected by such person, from which there is a release, or a threatened release which causes the incurrence of response costs, of a hazardous substance.
- (m) If EPA determines that it cannot complete its evaluation of a claim because of insufficient information, it will request the necessary information from the claimant. If EPA determines that it cannot complete its evaluation of a claim because the records, documents, and other evidence were not maintained in accordance with generally accepted accounting principles and practices consistently applied, or were for any reason inadequate to demonstrate that claimed costs are necessary costs, EPA will adjust the claim

accordingly. Further consideration of such amounts will depend on the adequacy of subsequent documentation. Any additional information requested by EPA must be submitted within 30 days, unless a different period of time is specified by EPA. The failure of the claimant to provide in a timely manner the requested information without reasonable cause may be cause for denial of the claim.

- (n) Once the claim is perfected, EPA will proceed to:
- (1) Make an award on the claim; or
- (2) Decline to make an award.
- (o) If the claimant is dissatisfied either with EPA's denial of a claim or with the amount of an award, the claimant may request that EPA arrange an administrative hearing in accordance with section 112(b) of CERCLA. The request for an administrative hearing must occur within 30 days of being notified of EPA's decision.
- (p) Notice of an award under paragraph (f) of this section will be given by First Class Mail within five (5) days of the date of the decision. Payment of approved claims will be made according to § 307.40.

§307.33 Records retention.

A claimant receiving an award from the Fund is required to maintain all cost documentation and any other records relating to the claim, and to provide EPA with access to such records. These records must be maintained until cost recovery is initiated by EPA. If, after ten (10) years from the date of award of the final claim, EPA has not initiated a cost recovery action, the claimant need no longer retain the records. The claimant shall, however, notify EPA of the location of the records, and allow EPA the opportunity to take possession of the records before they are destroyed. The claimant shall cause to be inserted in all agreements between itself and contractors performing work at the site a clause providing for the same requirement to maintain records and to provide access to records as that required of the claimant.

Subpart D—Payments and Subrogation

§ 307.40 Payment of approved claims.

- (a) Payment of claims will be made, as applicable, within:
- (1) 50 days of EPA's decision to make an award, if the claimant does not request an administrative hearing;
- (2) 50 days of an award by an administrative tribunal if no appeal of such award is taken; or
- (3) 20 days of the final judicial decision of any appeal taken.
- (b) Payment of a claim shall not be seen as EPA's final acceptance of the claimant's response action. Final acceptance shall await EPA's determination that the response action was conducted in accordance with the terms and conditions of the PDD or the consent order or decree, as applicable.

§ 307.41 Subrogation of claimants' rights to the Fund.

- (a) The United States acquires by subrogation all rights of the claimant to recover the amount of the claim paid by the Fund from the person or persons liable under section 107 of CERCLA for the release giving rise to the response action.
- (b) Claimants shall assist in any cost recovery action that may be initiated by the United States. The claimant and the claimant's contractors shall furnish the personnel, services, documents, and materials needed to assist EPA in the collection of evidence to document work performed and costs expended by the claimant or the claimant's contractors at the particular site

in order to aid in cost recovery efforts. The claimant and the claimant's contractors shall also provide all requested assistance in the interpretation of documents detailing work and costs that may be needed as evidence, and shall testify on behalf of the United States in any judicial or administrative cost recovery proceeding regarding the response costs claimed. All of the claimant's contracts for implementing the PDD shall expressly require their contractors to provide this cost recovery assistance.

§ 307.42 Fund's obligation in the event of failure of remedial actions taken pursuant to CERCLA section 122.

(a) In the case of the failure of a completed remedial action taken by a potentially responsible party pursuant to a remedial action preauthorized in connection with a settlement under section 122(b)(1) of CERCLA, the Fund shall be available for the costs of any new cleanup required, but shall not be obligated to a proportion exceeding that proportion contributed by the Fund for the original remedial action.

(b) The Fund is not obligated by preauthorization of a response action to reimburse the claimant for subsequent remedial actions if those subsequent remedial actions are necessary as a result of the failure of the claimant, his employees or agents, or any third party having a contractual relationship with the claimant to properly perform authorized activities or otherwise comply with the terms and conditions of the PDD, and the Consent Decree or order regarding the site cleanup entered into by EPA and the claimant.

Pt. 307, App. A

40 CFR Ch. I (7-1-00 Edition)

APPENDIX A TO PART 307—APPLICATION FOR PREAUTHORIZATION OF A CERCLA RESPONSE ACTION

€	United States Environmental Protection Agency Form Approved. OMB No. 2050-0106 Washington, DC 20460 Expiration Date 12-31-94							
7	Application for Preauthorization of a CERCLA Response Action							
Ge	neral Instructions: Complete all items in ink or by typewriter. If an item is not applicable to your preauthorization request, write "N/A" in appropriate space. Attach typewritten sheets for additional information. Specific instructions are presented on page 3 of this form,							
1.	Introductory Material							
A.	Name, Title and Address of Applicant(s): B Name of Site: C. Eligibility: Individual PRP Firm Other Foreign Applicant							
D.	Name, Title and Address of Agent (if any) Authorized to Represent the Applicant:							
II.	Relates to Actual or Threatened Release of a Hazardous Substance, Pollutant or Contaminant							
A.	Date/time (am/pm) of release (if known): B. Location of the release:							
C.	is the release or threat of release at an NPL site? Yes No If yes, what is the site name on the NPL?							
D.	Provide a short description of the release or threat of release:							
E.	Did you contact the National Response Center? Yes If yes, provide the date and the manner of the notice:							
	No If no, explain why not:							
III.	Relates to Potentially Responsible Parties (PRPs)							
A.	Are you a person whom EPA previously identified as a PRP for the site in question? Yes No If yes, provide date of notice letter							
В.	If you have not been identified as a PRP, do you fall within one of the four categories of potentially liable parties set forth in section 107(a) of CERCLA? Yes No							
	If yes, describe why.							
Ç.	Is this application to be approved in the context of a consent order or decree? Yes No							
	If yes, provide information as to the status of the settlement negotiations, provide the name of the relevant EPA contact person, and attach the most recent draft of any settlement agreement.							
D.	Have you identified any PRPs for the release or threat of release in question?							
	If yes, attach a list of known PRPs and describe the results of any contacts with them.							
	If no, describe efforts to identify PRPs.							
٧.	Relates to Proposed Response Action							
A.	Briefly summarize the proposed response action and attach a schedule of major response activities.							
В.	Identify which provisions of the National Contingency Plan (NCP) are applicable for the proposed types of response activity (e.g., removal, REFS) and describe how the proposed action will be conducted in accordance with those provisions.							

C Address how the proposed response action will be consistent with the NCP with regard to the following performance standards:						
rker training, health and salety, and the salety of the public.						
Community relations plan.						
 Compliance with legally applicable, or relevant and appropriate, Federal and State environmental requirements (ARARs). 						
/. Relates to Applicant's Capabilities						
Describe your capabilities to carry out the proposed response actions.						
/I. Relates to State or Indian Tribe Consultation						
Has a letter signed by the designated State or Indian Tribe official been attached? Yes No If no, explain.						
VII. Relates to Long-Term Operations and Maintenance (O&M) (If applicable)						
I will provide a bond or other financial assurance for O&M. The State has agreed to provide for O&M.						
Attach documentation to support your assertion.						
/ill. Relates to Projected Costs						
Provide the projected costs for each proposed response activity and attach an explanation of why each of these costs is "necessary."	rs.					
1						
2\$						
3 \$						
4 \$						
TOTAL \$						
X. Relates to Project Management						
A Describe the management structure to be put in place to implement the proposed project and to control financial matters.						
B Describe your procedures for comprehensively documenting the work performed and the costs incurred for all phases of the proresponse action.	oposed					
C. Describe your procedures for reporting to EPA on the progress of the proposed project and for EPA oversight.						
D Describe your proposed procurement procedures						
Certification						
certify that all information herein is true to the best of my knowledge. I agree to supply additional information, as requested, in support of this appliances is the site for purpose of inspection.	lication ar					
Signature of Applicant Date						
ATTALL B. C. J. B. C. St. Freedyland Claim						
CERCLA Penalty for Presenting Fraudulent Claim Any person who knowingly gives or causes to be given take information as a part of a claim against the Hazardous Substance Superfund may, up tion, be fine 3 in accordance with the applicable provisions of Title 18 of the United States Code or imprisoned for not more than 3 years (or not find years in the case of a second or subsequent conviction), or both (42 USC 9612 (b)(1))	pon convi ore than 5					
Civil Penalty for Presenting Fraudulent Claim						
The chamant is bable to the United States for a civil penalty of \$2,000 and an amount equal to two times the amount of damages sustained by the because of the person, including costs of the civil action	Governn					
Criminal Penalty for Presenting Fraudulent Claim or Making False Statements	10 10110					
The claimant will be charged a maximum fine of not more than \$10,000 or be imprisoned for a maximum of 5 years, or both (See 62 Stat. 698, 74 287, 1601)	10 00					

INSTRUCTIONS TO APPLY FOR PREAUTHORIZATION OF A CERCLA RESPONSE CLAIM

This form is to allow paries to apply for EPA presultivinization of a client against the Hazardous Substances Superfund (Fund) as authorized by sections 111(a)(2) and 112 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA). EPA present/intraction is required before a party can begin response for this regulatory procedure for to other party of the public reporting butter for the completion of the form is estimated to vary between 188 and 330 hours — averaging 258 hours per application. These estimates include the time needed to review instructions, search existing data services, gather and manifest in the data needed to complete and reviewing the collection of information Any comments concerning the butter estimate including suppersions for reducting the butter of worther appear of this form should be service.

The applicant bears the burden for demonstrating that scarce Fund resources should be utilized for this project. Consequently, all preauthorization applications should be factually thorough, well-documented and based on sound analysis. Due to the complexity of the issues involved, it is in the applicants' best interest to organize the submission so that it can be easily read by EPA officials.

In many cases, the spaces provided on this form will be insufficient for a full presentation of the information solicited. In such circumstances, the applicant shall attach typewritien sheets and provide clear cross-references between the items on this form and the attachments.

A number of terms will also require that the applicants provide appendices. In these appendices, the applicants shall supply sufficient documentation to support the statements presented in the form. Since it would be impacted and undestrable to include all supporting data, the appendices should usually consist of detailed summanes of the primary data. However, the original documents should be identified, catalogued and available for presentation. If requised As with the attachments, the exploration clear cross-reference between this form and the appendices.

When completed this form should be sent to:

U.S. Environmental Protection Agency
40 IN Street SW
Washingon, D.C. 20460
Attention: Director, Office of Emergency and Remedial Response (OS-220)

The sections below provide instructions for particular items on the claim form.

- A. Provide the name, title and address of the person(s) submitting this application. If the claim is submitted by a group of persons who have created a legal entity to act as claimant; info should be provided concerning the identity and location of both the entity and the constituent parties.
 - B. Self-explanatory.
 - C. Check all that apply.
- D. "Agent" refers to any duly authorized agent, executor, administrator, or other legal representative of the applicant. If this preauthorization application is submitted by such an agent, he/she must present evidence of authority to so represent the applicant. (See 40 CFR Section 307.20).
- This description must include the following information: the type of vessel and facility: the type and quantity of hazardous substance (including whether the substance is listed under CERCLA section 102); and a description of the surrounding population and/or environmental risk.
- III. A. Check whether you are a person who EPA previously identified as a potentially responsible party (PRP).
- - 1) the owner or operator of a vessel or facility
 - 2) any person who at the time of disposal of any hazardous substance owned or operated any facility at which such hazardous substances were disposed of,

 - 4) any person who accepts or accepted any hazardous substances for transport to disposal or treatment facilities, incineration vessels, or sites selected by such person, from which there is a release, or a threatened release of a hazardous substance, which causes the incurrence of response costs.
- C. If you checked YES for item A or B and NO for this item, explain why this application is not to be approved in the context of a consent order or decree. Describe the status of any settlement necessarily responsibilities.
- D. List all PRPs known to you. Describe any contacts with PRPs and any reply from such parties. If PRPs are unknown, describe efforts to locate PRPs
- IV. A. Self-explanatory.
- Describe the response action(s) that is the subject of this request (e.g., removal, RIFS, selection of remedy, design, construction), and methods proposed for carrying out such actions, including site sampling plan and quality assurance procedures. Address the requirements contained in 40 CFR 307.22.
- C. Worker/community health and salety plan. The worker plan must comply with OSHA Salety and Health standards at 29 CFR Part 1910.120. The community plan must address the protection of area residents from the physical, chamical and/or biological hazards particular to the site and the selected response.

Community Relations Plan. The applicant need not develop a plan if the response action is of short duration or a community relations plan already exists for the site at issue

- ARARs. See 40 CFR Sections 300.400(g), 300.430(f)(3)(iv).
- If a letter of cooperation signed by the designated State or Indian Tribe is not attached to an application to undertake a remedial action, explain efforts made by the applicant to obtain such
- Self-explanatory.
- VIII. A. The figures provided on the form should be the overall cost for a particular type of response activity (e.g., removal, RUFS, design). Documentation should be attached to support each cost figure in addition, the applicant must explain why each of the proposed costs is "neossary" "Neossary" costs are those which are 1) required, 2) reasonable, 3) allowable and 4) allocable according to Federal cost principles. - 8. A proposed schedule for the submission of claims should be provided. Applicants are encouraged to propose reimbursement based upon cash-flow considerations. The goal of an applicant should be to balance major capital expenditures and the completion of discussed tasks against the number and frequency of claims.
- Self-explanatory.

APPENDIX B TO PART 307—CLAIM FOR CERCLA RESPONSE ACTION

3	United States Environmental Pro Washington, DC 20 Claim for CERCLA Resp	460					oproved. ON on Date 12-3	AB No. 2050-010 11-94
	Seneral Instructions: Complete all items in ink or by typopewritten sheets for additional information. Specific in:					n, write "N/A	" in the appro	opnate space. Atta
	Introductory Material							
`	Name, Title and Address of Claimant(s):	B. Name of S	Site: C.	Preautho Number Date	inzation C	ecision Dod	ument (PDD)	:
)	Name. Title and Address of Agent (if any) Authorized	d to Represent	the Claiman	(attach c	ору)	· · · · · · · · · · · · · · · · · · ·		
11.	. Relates to Potentially Responsible Parties (PRPs)						
A	has the claimant made a reasonable effort to identify tother than any who may be parties to this claim)? It those efforts		(other th	an any wh Yes ames, add	o may be	parties to It		ent to known PRPs
;	If a partial settlement was reached with PRPs after p of the claim as described in It B, did EPA approve a Yes No If no, explain		D. Is there a	Yes		court regal		or response action
it.	. Relates to Claims for a Presuthorized Phase	Yes N	•					
	i. Relates to Claims for a Presuthorized Phase	Yes N	id skip B, C, I		orized pha	ise are you	hling a claim a	it this time?
	Is this a claim for a Presuthorized Phase Is this a claim for a presuthorized phase? If no, provide the completion date of the subject response.	Yes Nonse action an	C. For which	h preautho				at this time? atthorized phase.
	Is this a claim for a preauthorized phase? If no, provide the completion date of the subject responsive formula in the POD? Is completion of the next preauthorized phase on sch	Yes Nonse action an	C. For which	h preautho				
	Is this a claim for a preauthorized Phase Is this a claim for a preauthorized phase? If no, provide the completion date of the subject responsive to	Yes Nonse action an	d skip B, C, l C. For whice E. Estimati	h preautho		g claim for t		
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	Is this a claim for a preauthorized phase? If no, provide the completion date of the subject response years are authorized in the PDD? Is completion of the next preauthorized phase on schill years. No If no, explain. Relates to Response Action Was a modification to the preauthorized phase completed in	Yes New Nonse action and needule?	C. For whice E. Estimate with the PDD d approved b	h preauthored date for	Submittin Yes	g claim for t	he next preau	ithonzed phase.
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40 CFR Ch. I (7-1-00 Edition)

	Relates to Amount of Response Claim	
4	Provide the following summary information	
	Re Current Claim Submission Type of Response Activitylies) Represented by Claim Total Eligible Response Costs Represented by Claim Percentage of Claimed Costs to Total	s
	Response Costs Dollar Amount of Reimbursement Claimed	· \$°
	Re Any Past Claim Awards Under the Subject PDD Number of Previous Claims Total Sum of Previous Awards	·
	Re PDD: Reimbursement Cap Set For All Claim Submissions	. s
В	Provide the following breakdown of the eligible response costs Labor \$ Travel \$ Equipment \$ Materials and Supplies \$	asserted in this claim submission
	Contractual Services \$ Other Direct Costs \$ Indirect Costs \$	
	TOTAL RESPONSE COSTS	\$
,	costs incurred were required under the PDD and reasonable Federal cost principles were used and explain the basis for th	ummaries of the components of each of the above cost categories. Address how the allowable and allocable according to Federal cost principles. Specify which of the all selection.
c	Provide a cost breakdown of all contractual services performed PDD and reasonable, allowable and allocable according to Feo- the basis for that selection	Tor this claim submission. Explain how the incurred costs were required under the leral cost principles. Specify which of the Federal cost principles were used and explain the specific principles.
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_	I certify that all information herein is true to the best of my knowledge. If the site for purpose of inspection.	Certification agree to supply additional information, as requested, in support of this application and access to
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INSTRUCTIONS FOR SUBMITTING A CLAIM FOR A CERCLA RESPONSE ACTION

This form is for claims against the Hazardous Substances Superfund as authorized by sections 111 (a)(2) and 112 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA). Claims can only be awarded for reasonable response costs incurred pursuant to a preauthorization decision document (PDD) issued by EPA. The regulatory procedures for obtaining preauthorization from EPA and for the submission and award of claims are found at 40 CFR Part 307

Chief, Information Policy Branch, PM-223 U.S. Environmental Protection Agency 401 M Street, S.W. Washington, D.C. 20460

Office of Information and Regulatory Affairs and Office of Management and Budget 726 Jackson Place, N.W Washington, D.C. 20503 Attention: Desk Officer for EPA

The claimant bears the burden for demonstrating that his response costs should be reimbursed. Consequently, all claim submissions should be factually horough, well-documented and based on sound analysis. Due to the complexity of the issues involved, it is in the claimant's best interest to organize the submissions to that it can be easily read by EPA officials.

In many cases, the spaces provided on this form will be insufficient for a full presentation of the information solicited. In such circumstances, the claimant shall attach typewritten sheets and provide clear cross-references between the items on this form and the attachments.

A number of items will also require that the claimants provide appendices. In these appendices, the claimant shall supply sufficient documentation to support the statements presented in the form. Since it would be impractical and undestrable to include all supporting data, the appendices should usually consist of detailed summaries of the primary data. However, the original documents should be identified, catalogued and available for presentation, if requested. As with the attachments, the claimant shall provide clear cross-references between this form and the appendices.

Claimants should consult 40 CFR Section 307.22 (g) to assert any claims of business confidentiality

When completed, this form should be sent to: U.S. Environmental Protection Agency

401 M Street, S.W.

Washington, D.C. 20460 Attention Director, Office of Emergency and Remedial Response (OS-220)

The sections below provide instructions for particular items on the claim form.

- Provide the name, title and address of the person(s) submitting this claim. If the claim is submitted by a group of persons who have created a legal entity to act as claimant, information should be provided concerning the identity and location of both the entity and the constituent parties
 - B Provide the site name as it appears on the PDD
 - Supply the number and date of the PDD for this claim. A copy of the PDD shall also be provided in an appendix. If the claimant has been granted preauthorization to modify the PDD, these amendments must be described and copies provided.
 - D *Agent* refers to any duty authorized agent, executor administrator or other legal representative of the claimant. If this claim is submitted by such an agent, he/she must present evidence of authority to so represent the claimant.
- II A. Self-explanatory
 - Pursuant to 40 CFR Section 307 33(e), if 1) the first claim was denied by the responsible party or not responded to within 60 days, and 2) EPA agrees that there is no reason to believe that subsequent claims would be honored by such responsible party, the denial of the first claim, or lack of responses, shall be considered a denial of every subsequent claim. The claimant may seek EPA's agreement at any time a claim is presented. The claimant will be advised of EPA's agreement when the claimant is notified in writing regarding the award or denial of the claim.
 - C -D. Self-explanatory
- HI 4V Self-explanatory
 - V A Self-explanatory
 - B This item is concerned with the actual response costs incurred during the time period represented by this claim submission -- not the percentage of those response costs for which the claimant is seeking reimbursement. Federal cost principles are presented in the following documents:

 ONB Circular A-17 (State and local governments and Federally recognized Indian Tribes). ONB Circular A-122 (non-profit organizations); 48 CFR 93.1., 31.2 (profit-making organizations). If the claim represents more than one stage of response activity, indicate this on the form and provide similar cost breakdown in an appendix. These instructions are applicable to litem V.C. below.
 - Contractual services will vary depending on the response action performed and the operative unit represented by the claim submission. Typical categories of response activity include

Security Groundwater sampling Administrative Expenses
Materials
Operation & Maintenance.

Pt. 307, App. C

APPENDIX C TO PART 307—NOTICE OF LIMITATIONS ON THE PAYMENT OF CLAIMS FOR RESPONSE ACTIONS, WHICH IS TO BE PLACED IN THE FEDERAL REGISTER PREAMBLE WHENEVER SITES ARE ADDED TO THE FINAL NPL

Limitations on the Payment of Claims for Response Actions

Sections 111(a)(2) and 122(b)(1) of CERCLA authorize the Fund to reimburse certain parties for necessary costs of performing a response action. As is described in more detail at 58 FR 5460, Jan. 21, 1993, 40 CFR part 307, there are two major limitations placed on the payment of claims for response actions. First, only private parties, certain potentially responsible parties (including States and political subdivisions), and certain foreign entities are eligible to file such claims. Second, all response actions under sections 111(a)(2) and 122(b)(1) must receive prior approval, or "preauthorization," from EPA.

APPENDIX D TO PART 307—NOTICE OF LIMITATIONS ON THE PAYMENT OF CLAIMS FOR RESPONSE ACTIONS WHICH IS TO BE PLACED IN PUBLIC DOCKETS

Statutory Limitations on the Payment of Claims for Response Actions Filed Pursuant to Sections 111(a)(2) and 122(b)(1) of CERCLA

The Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA) (42 U.S.C. 9601 et seq.) authorizes a number of mechanisms for responding to a release, or threat of release, of hazardous substances or pollutants or contaminants. One of these mechanisms is response claims. Section 111(a)(2) of CERCLA authorizes the Environmental Protection Agency (EPA or the Agency) to compensate claimants for necessary response costs if certain conditions are met. Section 122(b)(1) of CERCLA authorizes EPA to reimburse certain potentially responsible parties for a portion of the costs of response actions conducted pursuant to a settlement agreement. These conditions are outlined below.

First, only private parties, parties to section 122(b)(1) agreements (including States and political subdivisions thereof) and foreign entities are eligible for payment through the response claims mechanism. Federal, State, and local government units, and Indian Tribes can receive funding for response activities through other authorities of section 111(a) or section 123 of CERCLA.

Second, eligible claimants can only be reimbursed for costs that are incurred in carrying out the National Contingency Plan (NCP), 40 CFR part 300. In order to be in conformity with the NCP, all claims must receive prior approval, or "preauthorization," from EPA. This means that before response work is initiated, the party must:

(1) Notify EPA of its intent to file a claim; (2) Demonstrate that the release merits priority consideration;

(3) Propose activities to remedy the release that can be carried out consistent with the NCP: and

(4) Demonstrate the capabilities necessary to carry out such activities in a safe and effective manner.

In order for potentially responsible parties to be eligible for reimbursement they must conduct the response actions as specified in a Consent Decree or administrative order. Only if EPA preauthorizes a response action can the party begin work, and later file a claim for reimbursement of costs.

The limitations placed on the payment of claims for response actions and the procedures for filing such claims are described in more detail at 58 FR 5460, Jan. 21, 1993, 40 CFR part 307. Additional information can be obtained by contacting William O. Ross, Office of Emergency and Remedial Response (5203 G), Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460, (703) 603–8798, or the RCRA/CERCLA Hotline, (800) 424–9346 (or (703) 920–9810 in the Washington, DC metropolitan area).

PART 310—REIMBURSEMENT TO LOCAL GOVERNMENTS FOR EMERGENCY RESPONSE TO HAZ-ARDOUS SUBSTANCE RELEASES

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Sec

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APPENDIX II TO PART 310—EPA REGIONS AND NRC TELEPHONE LINES

APPENDIX III TO PART 310—FORM: APPLICATION FOR REIMBURSEMENT TO LOCAL GOVERNMENTS FOR EMERGENCY RESPONSE TO HAZARDOUS SUBSTANCE RELEASE UNDER CERCLA SEC. 123

AUTHORITY: 42 U.S.C. 9611(c)(11), 9623.

Source: $63\ FR\ 8286$, Feb. 18, 1998, unless otherwise noted.

Subpart A—General Information

§ 310.1 What is the purpose of this part?

This part sets up procedures for EPA to reimburse local governments for certain emergency response costs. Local governments may receive up to \$25,000 to help lighten financial burdens related to emergency response to hazardous substance releases. This reimbursement does NOT replace funding that local governments normally provide for emergency response.

§ 310.2 What is the statutory authority for this part?

This part is authorized under section 123 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA) (Pub. L. 96-510, 42 U.S.C. 9601-9675), as amend-

ed by the Superfund Amendments and Reauthorization Act of 1986 (SARA) (Pub. L. 99-499, 42 U.S.C. 9601).

§ 310.3 What terms have specific definitions?

For purposes of this part except when otherwise specified:

(a) Application means Form 9310-1, shown in Appendix III of this part, including all documentation and additional information you submit to support a request for reimbursement.

(b) Date of completion means the date when you have completed all field work and you have received all deliverables (such as lab results, technical expert reports, or invoices) due under a contract or other agreement.

(c) Emergency Planning and Community Right-to-Know Act of 1986 means Title III—Emergency Planning and Community Right-to-Know Act of the Superfund Amendments and Reauthorization Act of 1986 (EPCRA) (Pub. L. 99-499, 42 U.S.C. 11000-11050).

(d) Federally-recognized Indian Tribe, as defined by section 101(36) of CERCLA, means any Indian Tribe, band, nation, or other organized group or community, including any Alaska Native village but not including any Alaska Native regional or village corporation, which is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians.

(e) General purpose unit of local government means the governing body of a county, parish, municipality, city, town, township, Federally-recognized Indian tribe or similar governing body. This term does not include special purpose districts.

(f) Hazardous substance. (1) Hazardous substance, as defined by section 101(14) of CERCLA, means:

(i) Any substance designated pursuant to section 311(b)(2)(A) of the Federal Water Pollution Control Act (Pub. L. 101–380, 33 U.S.C. 1251 *et seq.*);

(ii) Any element, compound, mixture, solution, or substance designated pursuant to section 102 of CERCLA;

(iii) Any hazardous waste having the characteristics identified under or listed pursuant to section 3001 of the Solid Waste Disposal Act (Pub. L. 89-272, 42

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U.S.C. 3259 *et seq.*) (but not including any waste the regulation of which under the Solid Waste Disposal Act has been suspended by Act of Congress);

(iv) Any toxic pollutant listed under section 307(a) of the Federal Water Pollution Control Act (Pub. L. 101–380, 33 U.S.C. 1251 et seq.);

(v) Any hazardous air pollutant listed under section 112 of the Clean Air Act (42 U.S.C. 7401-7642); and

(vi) Any imminently hazardous chemical substance or mixture with respect to which the Administrator has taken action pursuant to section 7 of the Toxic Substances Control Act (Pub. L. 94–469, 15 U.S.C. 2601–2629).

(2) The term does not include petroleum, including crude oil or any fraction thereof that is not otherwise specifically listed or designated as a hazardous substance under paragraphs (f)(1)(i) through (f)(1)(vi) of this section, and the term does not include natural gas, natural gas liquids, liquefied natural gas, or synthetic gas usable for fuel (or mixtures of natural gas and such synthetic gas).

(g) Local emergency response plan means the emergency plan prepared by the Local Emergency Planning Committee (LEPC) as required by section 303 of the Emergency Planning and Community Right-to-Know Act of 1986 (EPCRA or SARA Title III).

(h) National Contingency Plan means the National Oil and Hazardous Substances Pollution Contingency Plan (40 CFR part 300).

(i) National Response Center means the national communications center located in Washington, DC, that receives and relays notice of oil discharge or releases of hazardous substances to appropriate Federal officials.

(j) Pollutant or contaminant, as defined by section 104(a)(2) of CERCLA, includes, but is not limited to, any element, substance, compound, or mixture, including disease-causing agents, which after release into the environment and upon exposure, ingestion, inhalation, or assimilation into any organism, either directly from the environment or indirectly by ingestion through food chains, will or may reasonably be anticipated to cause death, disease, behavioral abnormalities, cancer, genetic mutation, physiological

malfunctions (including malfunctions in reproduction) or physical deformations, in such organisms or their offspring. The term does not include petroleum, including crude oil and any fraction thereof that is not otherwise specifically listed or designated as a hazardous substance under section 101(14)(A) through (F) of CERCLA, nor does it include natural gas, liquefied natural gas, or synthetic gas of pipeline quality (or mixtures of natural gas and such synthetic gas).

(k) Potentially responsible party (PRP) means any person who may be liable under section 107 of CERCLA for a release or threatened release of hazardous substances or pollutants or contaminants.

(l) Release, as defined by section 101(22) of CERCLA, means any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injection, escaping, leaching, dumping, or disposing into the environment, but excludes: any release that results in exposure to persons solely within a workplace, with respect to a claim that such persons may assert against the employer of such persons; emissions from the engine exhaust of a motor vehicle, rolling stock, aircraft, vessel, or pipeline pumping station engine; release of source, by-product or special nuclear materials from a nuclear incident, as those terms are defined in the Atomic Energy Act of 1954 (42 U.S.C. 2011 et seq.), if such release is subject to requirements with respect to financial protection established by the Nuclear Regulatory Commission under section 170 of such act, or, for the purpose of section 104 of CERCLA or any other response action, any release of source, by-product, or special nuclear material from any processing site designated under section 122(a)(1) or 302(a) of the Uranium Mill Tailings Radiation Control Act of 1978 (Pub. L. 95-604, 42 U.S.C. 2014 et seq.); and the normal application of fertilizer. For purposes of this part, release also means the threat of release.

(m) Single response means all of the concerted activities conducted in response to a single episode, incident, or

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threat causing or contributing to a release or threatened release of hazardous substances, or pollutants or contaminants.

\$310.4 What abbreviations should I know?

The following abbreviations appear in this part:

CERCLA—The Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (Pub. L. 96-510, 42 U.S.C. 9601–9675), as amended by the Superfund Amendments and Reauthorization Act of 1986, also known as Superfund.

EPA or the Agency—Environmental Protection Agency.

EPCRA—Emergency Planning and Community Right-to-Know Act of 1986 (Pub. L. 99-

499, 42 U.S.C. 11000-11050). LEPC—Local Emergency Planning Committee.

NCP—National Oil and Hazardous Substances Pollution Contingency Plan also known as the National Contingency Plan (40 CFR part 300).

NRC-National Response Center.

OMB—Office of Management and Budget.

PRP—Potentially Responsible Party.

SARA—The Superfund Amendments and Reauthorization Act of 1986 (Pub. L. 99–499, 42 U.S.C. 9601).

SERC—State Emergency Response Commission.

USCG-U.S. Coast Guard.

Subpart B—Provisions

WHO CAN BE REIMBURSED?

§310.5 Am I eligible for reimbursement?

If you are the governing body of a county, parish, municipality, city, town, township, federally-recognized Indian tribe or general purpose unit of local government, you are eligible for reimbursement. This does not include special purpose districts.

§ 310.6 Are states eligible?

States are NOT eligible for reimbursement under this part, and states may NOT request reimbursement on behalf of their local governments.

§ 310.7 Can more than one local agency or government be reimbursed for response to the same incident?

No. EPA will accept only one reimbursement request for a single response. A single response includes all

of the temporary emergency measures that ALL local governments or agencies conduct in response to a single hazardous substance release. If more than one local government or agency responds, you must decide among yourselves who will request reimbursement on behalf of all.

WHAT CAN BE REIMBURSED?

§ 310.8 Can EPA reimburse the entire cost of my response?

Possibly not. EPA can only reimburse you for temporary emergency measures you take in response to releases of hazardous substances, pollutants, or contaminants. The statute allows reimbursement for only certain costs, and by statute, the total amount of the reimbursement may not exceed \$25,000 for a single response.

§ 310.9 If more than one local agency or government is involved, can each receive up to \$25,000?

No. The maximum amount EPA can reimburse is \$25,000 for a single response, which includes all activities by ALL local responders. If the costs incurred by multiple local governments or agencies exceed \$25,000, you must decide among yourselves how the total reimbursement will be divided.

\$310.10 What are temporary emergency measures?

- (a) Temporary emergency measures are actions taken to control or eliminate immediate threats to human health and the environment.
- (b) Examples of temporary emergency measures are:
 - (1) Site security;
- (2) Controlling the source of contamination:
- (3) Containing the release to prevent spreading;
- (4) Neutralizing or treating pollutants released; and
 - (5) Controlling contaminated runoff.

§ 310.11 What costs are allowable?

(a) Reimbursement under this part does NOT supplant funds you normally provide for emergency response. Allowable costs are only those necessary for you to respond effectively to a specific

§310.12

incident that is beyond what you might normally respond to.

(b) Examples of allowable costs are:

(1) Disposable materials and supplies you acquired and used to respond to the specific incident;

(2) Payment of unbudgeted wages for employees responding to the specific incident (for example, overtime pay for

response personnel);

- (3) Rental or leasing of equipment you used to respond to the specific incident (for example, protective equipment or clothing, scientific and technical equipment) (Note: rental costs are only allowable for the duration of your response; once you complete the response to the specific incident, further rental costs are NOT allowable):
- (4) Replacement costs for equipment you own that is contaminated or damaged beyond reuse or repair, if you can demonstrate that the equipment is a total loss and that the loss occurred during the response (for example, self-contained breathing apparatus irretrievably contaminated during the response);

(5) Decontamination of equipment contaminated during the response;

- (6) Special technical services specifically required for the response (for example, costs associated with the time and efforts of technical experts/specialists that are not on your staff);
- (7) Other special services specifically required for the response (for example, utilities);
- (8) Laboratory costs of analyzing samples that you took during the response;
- (9) Evacuation costs associated with the services, supplies, and equipment that you procured for a specific evacuation; and
- (10) Containerization or packaging cost and transportation and disposal of hazardous wastes.
 - (c) To be allowable, costs must:

(1) NOT be higher than what a careful person would spend for similar products or services in your area; and

(2) Be consistent with CERCLA and the federal cost principles outlined in OMB Circular A-87, "Cost Principles for State and Local Governments." (Copies of the circular are available from the Office of Administration, Publications Office, New Executive Of-

fice Building, 725 17th Street, NW., Room 2200, Washington, DC 20503.)

(d) EPA will make final determinations on whether your costs are reasonable.

§310.12 What costs are NOT allowable?

- (a) Costs that are NOT allowable are expenditures you incur in providing what are traditionally local services and responsibilities. Examples include:
 - (1) Routine firefighting;
 - (2) Preparing contingency plans;
 - (3) Training; and
 - (4) Response drills and exercises.
- (b) Costs that are NOT allowable also include items such as supplies, equipment, and services that you routinely purchase to maintain your ability to respond effectively to hazardous releases when they occur. Examples of other costs that are NOT allowable are:
- (1) Purchase or routine maintenance of durable equipment expected to last one year or more, except when contaminated or damaged as described in §310.11(b)(4) and (b)(5);
- (2) Materials and supplies you did NOT purchase specifically for the response;
- (3) Rental costs for equipment that you own or that another unit of local government owns;
 - (4) Employee fringe benefits;
- (5) Administrative costs for filing reimbursement applications;
- (6) Employee out-of-pocket expenses normally provided for in your operating budget (for example, meals or fuel);
- (7) Legal expenses you may incur due to response activities, including efforts to recover costs from PRPs; and
- (8) Medical expenses you incur due to response activities.

HOW TO GET REIMBURSED

§310.13 Do I need to notify anyone while the response is underway?

No. You should notify EPA, the National Response Center, or use another established response communication channel, but it is not a requirement for reimbursement. Telephone numbers for EPA regional offices and the NRC are in Appendix II to this part.

§ 310.14 Must I try to recover my costs from those potentially responsible for the emergency?

Yes. Before applying for reimbursement from EPA, you must try to recover your costs from all known potentially responsible parties (PRPs). After you ask them for payment, you should give PRPs 60 days either to pay you, express their intent to pay you, or indicate willingness to negotiate. You must also try to get reimbursed by other sources (for example, your insurance company or your state). If you are not successful, you must certify on your reimbursement application that you made a good-faith, reasonable effort to recover your costs from other sources before applying to EPA. If you recover any portion of the costs from these sources after you receive reimbursement from us, you must return the recovered amount to EPA.

§ 310.15 How do I apply for reimbursement?

- (a) You must apply for reimbursement on EPA Form 9310-1, shown in Appendix III to this part.
- (b) You must submit your request within one year of the date you complete the response for which you request reimbursement. If you submit your application late, you must include an explanation for the delay. We will consider late applications on a case-by-case basis.
- (c) Your application must be signed by the highest ranking official of your local government (for example, mayor or county executive), or you must include a letter of delegation authorizing a delegate to act on his or her behalf.
- (d) Mail your completed application and supporting data to the LGR Project Officer, (5204–G), Office of Emergency and Remedial Response, Environmental Protection Agency, 401 M Street SW, Washington DC 20460.

§ 310.16 What kind of cost documentation is necessary?

Cost documentation must be adequate for an audit. At a minimum, you must:

(a) Include a description of the temporary emergency measures for which you request reimbursement;

- (b) Specify the local agency that incurred the cost, (such as, the Town Fire Department, the County Health Department, or the City Department of Public Works):
- (c) Include invoices, sales receipts, rental or leasing agreements, or other proof of costs you incurred; and
- (d) Certify that all costs are accurate and that you incurred them specifically for the response for which you are requesting reimbursement.

§ 310.17 Are there any other requirements?

- (a) You must certify that reimbursement under this regulation does not supplant local funds that you normally provide for emergency response. This means that the reimbursement you request is for costs you would not normally incur; rather, they are for significant, unanticipated costs related to a specific incident beyond what you normally respond to.
- (b) You must also certify that your response actions are not in conflict with CERCLA, the National Contingency Plan (NCP), and the local emergency response plan prepared by your Local Emergency Planning Committee, if there is one. If you need help with this requirement, contact the LGR Help line (800–431–9209) or your EPA regional office.
- (c) You, as a local government, should be included in the local emergency response plan completed by your LEPC, as section 303(a) of EPCRA requires. This does not apply if your State Emergency Response Commission (SERC) has not established an LEPC responsible for the emergency planning district(s) that encompasses your geographic boundaries.

§ 310.18 How will EPA evaluate my application?

(a) When we receive your application, we will make sure it meets all requirements of this section. If your request is incomplete or has significant defects, we will contact you for additional information. You should provide any additional information within 90 days. If you don't provide requested information within a year, we may deny your application.

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(b) If your application meets all requirements, we will consider whether the costs claimed are allowable and reasonable. We will then send you written notification of our decision to award or deny reimbursement in full or in part.

§310.19 Under what conditions would EPA deny my request?

We may deny your reimbursement request in full or in part if:

- (a) Your records, documents, or other evidence are not maintained according to generally accepted accounting principles and practices consistently applied;
- (b) The costs you claim are NOT reasonable or allowable, that is, they are higher than what a careful person would spend for similar products or services in your area; or
- (c) You do not supply additional information within one year from when we request it; and
- (d) Reimbursement would be inconsistent with CERCLA section 123, or the regulations in this part.

§ 310.20 What are my options if EPA denies my request?

If we deny your request because you failed to meet a requirement in this regulation, you may request, in writing, that EPA grant an exception. You may also file a request for an exception with your initial application. In your request for an exception, you must state the requirement you cannot comply with and the reasons why EPA should grant an exception. We will grant exceptions only if you establish good cause for the exception and if granting the exception would be consistent with section 123 of CERCLA.

§ 310.21 How does EPA resolve disputes?

- (a) The EPA reimbursement official's decision is final EPA action unless you file a request for review by registered or certified mail within 60 calendar days of the date you receive our decision. Send your request for review to the address given in §310.15(d).
- (b) You must file your request for review with the disputes decision official identified in the final written decision.

- (c) Your request for review must include:
- (1) A statement of the amount you dispute;
- (2) A description of the issues involved:
- (3) A statement of your objection to the final decision; and
- (4) Any additional information relevant to your objection to EPA's decision.
 - (d) After filing for review:
- (1) You may request an informal conference with the EPA disputes decision official:
- (2) You may be represented by counsel and may submit documentary evidence and briefs to be included in a written record; and
- (3) You will receive a written decision by the disputes decision official within 45 days after we receive your final submission of information unless the official extends this period for good cause

OTHER THINGS YOU NEED TO KNOW

§310.22 What records must I keep?

- (a) If you receive reimbursement under the regulations in this part, for three years you must keep all cost documentation and any other records related to your application. You must also provide EPA access to those records if we need them.
- (b) After three years from the date of your reimbursement, if we have NOT begun a cost recovery action against a potentially responsible party, you may dispose of the records. You must notify EPA of your intent to dispose of the records 60 days before you do so, and allow us to take possession of these records beforehand.

§310.23 How will EPA rank approved requests?

(a) If necessary, EPA will rank approved reimbursement requests according to the financial burden the response costs impose on the local governments. We will estimate your financial burden by calculating the ratio of your allowable response costs to your annual per capita income adjusted for population. We will make adjustments for population so that a large city with

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a low per capita income will not necessarily receive a higher rank than a small town with a slightly higher per capita income. We will also consider other relevant financial information you may supply.

- (b) We will use the per capita income and population statistics published by the U.S. Department of Commerce, Bureau of the Census, in Current Population Reports, Local Population Estimates, Series P-26, "1988 Population and 1987 Per Capita Income Estimates for Counties and Incorporated Places, Vols. 88-S-SC, 88-ENĈ-SC, 88-NE-SC. 88-W-SC, 88-WNC-SC, March 1990. The Director of the Federal Register has approved this incorporation by reference in accordance with 5 U.S.C. 552(a) and 1 CFR Part 51. Copies are available from the Bureau of the Census, Office of Public Affairs, Department of Commerce, Constitution Avenue, NE., Washington, DC 20230 (1-202-763-4040). You may review a copy at the U.S. Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460 or at the Office of the Federal Register, 800 N. Capitol Street, NW., 7th Floor, Suite 700, Washington, DC.
- (c) Larger ratios receive a higher rank. We will reimburse requests with the highest ranks first. Once we rank your request, we will either:
 - (1) Reimburse the request; or
- (2) Hold the request for reconsideration once additional funding is available.
- (d) The EPA reimbursement official will give you a written decision on whether the request will be reimbursed or held for future reconsideration.

§ 310.24 What happens if I provide incorrect or false information?

(a) You must not knowingly or recklessly make any statement or provide any information in your reimbursement application that is false, misleading, misrepresented, or misstated. If you do provide incorrect or false information, and EPA relies on that information in making a reimbursement decision, we may deny your application and withdraw or recover the full amount of your award. In such a case, we would give you written notice of our intentions. (b) If you, as a reimbursement applicant or someone providing information to the applicant, knowingly give any false statement or claim as part of any application for reimbursement under section 123 of CERCLA, you may be subject to criminal, civil, or administrative liability under the False Statement Act (Pub. L. 97–398, 18 U.S.C. 1001) the False Claims Act (Pub. L. 99–562, 31 U.S.C. 3729), and the Program Fraud and Civil Remedies Act (Pub. L. 99–509, 31 U.S.C. 3801).

APPENDIX I TO PART 310—FREQUENTLY ASKED QUESTIONS

(1) Can I be reimbursed for hazmat team salaries?

Generally, no; only unbudgeted overtime and/or extra time can be considered for reimbursement. (\$310.11(b)(2))

(2) Will I be reimbursed for the cost of a destroyed fire truck?

Up to \$25,000 of the cost of a lost fire truck can be considered an allowable cost and therefore, reimbursable. However, if the local government has insurance covering such losses, then we would not reimburse you for a destroyed fire truck. (§§ 310.11(b)(4) and 310.14)

(3) If I have a release in an elementary school, can the school district apply for reimbursement?

No, for purposes of the regulation in this part, a school district is considered a special purpose district of local government and therefore not eligible for reimbursement. The county or city where the incident happened may apply for reimbursement on behalf of the school district. (§§ 310.03(e) and 310.05)

(4) Why are incidents that involve a release of petroleum not eligible?

Because this program is authorized under CERCLA, and petroleum is excluded under CERCLA, we can't reimburse you for response to releases involving only petroleum. If, however, some hazardous substances are also involved, your incident may be reimbursed. (§ 310.03(f))

(5) Can I be reimbursed for laying water lines to a community whose drinking water is affected by a release?

No, laying water lines doesn't fall within the definition of temporary emergency measures. Providing bottled water on a temporary emergency basis is reimbursable. (§310.10(a))

(6) What if EPA gets too many applications in one year?

In the beginning of the program, there was a statutory limitation on the amount of the Superfund that could be used for reimbursements. That limitation was approximately

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\$1,000,000. The limitation has expired, and EPA has only reimbursed slightly over \$1,000,000 in ten years. There has not been a year where we received too many applications.

(7) If I incur significant costs trying to recover from the PRP, can I be reimbursed by EPA for those costs?

No, legal expenses are not allowable costs. (§ 310.12(b)(7)).

(8) Can I add attachments to the Application Form?

Yes, attach any additional information that you feel is necessary. EPA will review all the information that you send.

(9) Do I have to notify EPA before I send an application in, or before I take a response action?

No, you aren't required to notify EPA in either case. We do suggest that you call the National Response Center to report the hazardous substance release, or if you use other response reporting channels, use them. If you need some help before submitting your application, we do suggest you call the LGR Help line (800–431–9209).

(10) If two incidents happen in my town, within hours of each other, do I have to submit two separate applications?

You aren't required to submit separate applications in this case, but if your total response costs are more than \$25,000, it may be in your interest to submit separate applications for each single response. (§310.9)

APPENDIX—II TO PART 310—EPA REGIONS AND NRC TELEPHONE LINES

National Response Center EPA Regional Phone	(800) 424–8802
Numbers:	
Region I (ME, NH, VT,	
MA, RI, CT)	(617) 223–7265
Region II (NJ, NY, PR,	(, , , , , , , , , , , , , , , , , , ,
VI)	(908) 548–8730
Region III (PA, DE,	, ,
MD, DC, VA, WV)	(215) 597–9898
Region IV (NC, SC,	
TN, MS, AL, GA, FL,	(40.1) 0.4= 4000
KY)	(404) 347–4062
Region V (OH, IN, IL,	(242) 252 2240
WI, MN, MI) Region VI (AR, LA, TX,	(312) 353–2318
OK, NM)	(215) 655–2222
Region VII (IA, MO,	(213) 033 2222
KS, NE)	(913) 236–3778
Region VIII (CO, UT,	(3 2)
WY, MT, ND, SD)	(303) 293–1788
Region IX (AZ, CA,	
NV, AS, HI, GU, TT)	(415) 744–2000
Region X (ID, OR, WA,	(222) (222
AK)	(206) 553–1263

APPENDIX—III TO PART 310—FORM: APPLICATION FOR REIMBURSEMENT TO LOCAL GOVERNMENTS FOR EMERGENCY RESPONSE TO HAZARDOUS SUBSTANCE RELEASE UNDER CERCLA Sec. 123

EPA Form 9310-1, Application for Reimbursement to Local Governments

Please type or print all Information										
\$EPA	Application to Local Emergency 1	nington, D.C.: on for Rei ol Governme Response t	20460 mbursement	Form Approved OMB No 2050-0077 Approved expires						
1. Local government Ident	1. Local government Identification									
a. Name of Local government		b. Contac	t Name and Telephone Numbe	•						
c. Official Address		d. Date o	f Application							
2. Release Description										
a. Date and Time of Occurrence or Discovery b. Location										
c. Source or Cause of Release										
d. Hazardous Substances Released an	d. Hazardous Substances Released and Quantity (Petroleum, crude oil, or any unspecified fractions thereof are axcluded)									
e. Threats to human health and Envi	e. Threats to human health and Environmental									
f. Attach any additional material p	ertinent to the	release								
3.Response Description										
a. Date and Time of HazMat Response Initiation	b. Was anyon	notified of	the response?							
	Пера	□ _{NCR}	OTHER							
c. EPA Region	d. Date and	Time Contact M	nde	e. Date of Response completion (Local government has received all data, reports, and charges for response)						
f. Jurisdiction in Which Response Occurred				nt a participant in the Title						
Response Occurred III Emergency Response Plan? (Check one) Yes No										
h. Responding Agencies and Jurisdictions										

EPA Form 9310-1

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i. Summary of Response Actions

١.	Temporary	Measures	for	Which	Reimbursement	18	Sought

4. Cost Information

a. Total Response Cost

b. Total Reimbursement Requested

\$

\$

- c. Complete and Attach Table 1, "Detailed Cost Breakdown"
- d. Complete and Attach Table 2, "Cost Recovery Summary"
- e. Attach Other Pertinent Financial Information
- 5. Certification and Authorization (To be completed by highest ranking official of applying local government.)
- I hereby certify that:
 - All costs are accurate and were incurred specifically for the response for which reimbursement is being requested.
 Reimbursement for costs incurred for response activities does not supplant local funds normally provided for response 3) Cost racovary was pursued as presented in the attached Table 2: and
 Reimbursement funds for which costs are later recovered will be returned to EFA

 - I further certify that I am authorized to request this reimbursement and to receive funds from the Federal Government.

Printed or Typed Name of Highest Ranking Local Government Official or Authorized Representative	Signature of Highest Ranking Local Government Official or Authorized Representative
Title	Date

The Agency requires applicants for reimbursement to submit an application package that demonstrates consistency with program eligibility criteria and certifies compliance with the reimbursement requirements. This information collection is necessary to ensure proper use of the Superfund and appropriate distribution of reimbursement requirements. EPA will receive and closely evaluate reimbursement requirements in accordance with 40 CPR 310 to ensure that the most deserving cases receive awards.

The public reporting and recordiceping burden for this collection of information is estimated to average 9 hours per response annually. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instancions, develop, acquire, install, and utilize technology and systems for the purposes of collecting, validation and verifying information, processing and maintaining information, adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources, complete and review the collection of information or otherwise discloses the information. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

Send comments on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including through the use of automated collection techniques to the Director, OPPE Regulatory Information Division, U.S. Environmental Protection Agency (2137), 401 M St, S.W. Washington, D.C. 20460. Include the OMB control number in any correspondence. Do not send the completed form to this address.

EPA Form 9310-1

Form 9310-1 is not considered complete unless it is signed by the highest ranking official of the local government requesting reimbursement, or signed by the authorized representative indicated in an enclosed letter delegating signature authority for this application process.

ATTACHMENT 1 TO FORM 9310-1 COST ELEMENT CODES AND COMMENTS

[Cost Element Codes for use in Table 1]

Code	Cost category	Cost element	Comments
PC	Personnel Compensation	PC1: Overtime—for services excess of the local agency's standard work day or work week. PC2: Experts and consultants—for services rendered on a per diem or fee basis or for services of an intermittent, advisory nature.	

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ATTACHMENT 1 TO FORM 9310-1 COST ELEMENT CODES AND COMMENTS—Continued [Cost Element Codes for use in Table 1]

Code	Cost category	Cost element	Comments
TR	Transportation	TR1: Passenger vehicle rental—for transportation of persons during evacuation. TR2: Nonpassenger vehicle rental—for transportation of equipment or supplies.	Passenger and nonpassenger vehicle rental costs will be considered for private vehicles not owned or operated by the applicant or other unit of local government.
RC	Utilities	RC1: Utilities—for power, water, electricity and other services exclusive of transportation and communications.	Utility costs will be considered for pri- vate utilities not owned or operated by the applicant or other unit of local government.
OS	Other Contractual Services	OS1: Contracts for technical or sci- entific analysis—for tasks requiring specialized hazardous sustance re- sponse expertise. OS2: Decontamination services—for specialized cleaning or decon- tamination procedures and supplies to restore clothing, equipment or other serviceable gear to normal functioning.	May include such items as specialized laboratory analyses and sampling.
SM	Supplies and Materials	SM1: Commodities—for protective gear and clothing, cleanup tools and supplies and similar materials purchased specifically for, and expended during, the response.	May include such items as chemical foam to suppress a fire; food purchased specifically for an evacuation; air purifying canisters for breathing apparatus; disposable, protective suits and gloves; and sampling supplies.
EQ	Equipment	EQ1: Replacement—for durable equipment declared a total loss as a result of contamination during the response. EQ2: Rents—for use of equipment owned by others.	Equipment replacement costs will be considered if applicant can demonstrate total loss and proper disposal of contaminated equipment. Equipment rental costs will be considered for privately owned equipment not owned or operated by the applicant or other unit of local government.

	Table 1 Detailed Cost Breakdown	down	
Temporary Emergency Measure	Cost Incurred By	Cost Element (See Attachment 1)	Amount
EDA Earm 0310.1	Attach supporting docu	Attach supporting documentation, e.g., involces, sales receipts, rental agreements	eceipts, rental agreements

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	Cost Re	Table 2 Cost Recovery Summary	
Note: This "Cost Rec	covery Summary" r You Must Fill Ou	Note: This "Cost Recovery Summary" must accompany each request for reimbursement.	ement.
Name and Title of Source Contacted	Date(s) Contacted	Brief Summary of Response	Details Attached
Attempts to Recover Costs from Potentially Responsible Parties (including PRP insurance)			
Attempts to Recover Costs from State Funding Sources			
Attempts to Recover Costs from Local Government Insurance			
i i i i			
EPA Form 9310-1			

PART 311—WORKER PROTECTION

Sec.

311.1 Scope and application.

311.2 Definition of employee.

AUTHORITY: 29 U.S.C. 655, Pub. L. 99-499.

Source: $54\ FR\ 26658$, June 23, 1989, unless otherwise noted.

§311.1 Scope and application.

The substantive provisions found at 29 CFR 1910.120 on and after March 6, 1990, and before March 6, 1990, found at 54 FR 9317 (March 6, 1989), apply to

§311.2

State and local government employees engaged in hazardous waste operations, as defined in 29 CFR 1910.120(a), in States that do not have a State plan approved under section 18 of the Occupational Safety and Health Act of 1970.

§311.2 Definition of employee.

Employee in §311.1 is defined as a compensated or non-compensated worker who is controlled directly by a State or local government, as contrasted to an independent contractor.

PART 350—TRADE **SECRECY** CLAIMS FOR EMERGENCY PLAN-NING AND COMMUNITY RIGHT-TO-KNOW INFORMATION: AND TRADE SECRET DISCLOSURES TO **HEALTH PROFESSIONALS**

Subpart A—Trade Secrecy Claims

Sec

350.1 Definitions.

350.3 Applicability of subpart; priority where provisions conflict; interaction with 40 CFR part 2.

350.5 $\,$ Assertion of claims of trade secrecy.

350.7 Substantiating claims of trade secrecy

350.9 Initial action by EPA. 350.11 Review of claim.

350.13 Sufficiency of assertions.

350.15 Public petitions requesting disclosure of chemical identity claimed as trade se-

350.16 Address to send trade secrecy claims and petitions requesting disclosure.

350.17 Appeals.

350.18 Release of chemical identity determined to be non-trade secret; notice of intent to release chemical identity.

350.19 Provision of information to States.

350.21 Adverse health effects.

350.23 Disclosure to authorized representatives.

350.25 Disclosure in special circumstances. 350.27 Substantiation form to accompany

claims of trade secrecy, instructions to substantiation form.

APPENDIX A TO SUBPART A—RESTATEMENT OF TORTS SECTION 757. COMMENT B

Subpart B—Disclosure of Trade Secret Information to Health Professionals

350 40 Disclosure to health professionals

AUTHORITY: 42 U.S.C. 11042, 11043 and 11048 Pub. L. 99-499, 100 Stat. 1747.

Source: 53 FR 28801, July 29, 1988, unless otherwise noted.

Subpart A—Trade Secrecy Claims

§ 350.1 Definitions.

Administrator and General Counsel mean the EPA officers or employees occupying the positions so titled.

Business confidentiality or confidential business information includes the concept of trade secrecy and other related legal concepts which give (or may give) a business the right to preserve the confidentiality of business information and to limit its use or disclosure by others in order that the business may obtain or retain business advantages it derives from its right in the information. The definition is meant to encompass any concept which authorizes a Federal agency to withhold business information under 5 U.S.C. 552(b)(4), as well as any concept which requires EPA to withhold information from the public for the benefit of a business under 18 U.S.C. 1905.

Chief Executive Officer of the tribe means the person who is recognized by the Bureau of Indian Affairs as the chief elected administrative officer of the tribe.

Claimant means a person submitting a claim of trade secrecy to EPA in connection with a chemical otherwise required to be disclosed in a report or other filing made under Title III.

Commission means the emergency response commission for the State in which the facility is located except where the facility is located in Indian Country, in which case, commission means the emergency response commission for the tribe under whose jurisdiction the facility is located. In the absence of an emergency response commission, the Governor and the chief executive officer, respectively, shall be the commission. Where there is a cooperative agreement between a State and a Tribe, the commission shall be the entity identified in the agreement.

Facility means all buildings, equipment, structure, and other stationary items that are located on a single site or on contiguous or adjacent sites and which are owned or operated by the same person (or by any person which controls, is controlled by, or under common control with, such person). Facility shall include man-made structures as well as all natural structures in which chemicals are purposefully placed or removed through human means such that it functions as a containment structure for human use. For purposes of emergency release notification, the term includes motor vehicles, rolling stock, and aircraft.

Indian Country means *Indian country* as defined in 18 U.S.C. 1151. That section defines Indian country as:

- (a) All land within the limits of any Indian reservation under the jurisdiction of the United States government, notwithstanding the issuance of any patent, and including rights-of-way running through the reservation;
- (b) All dependent Indian communities within the borders of the United States whether within the original or subsequently acquired territory thereof, and whether within or without the limits of a State; and
- (c) All Indian allotments, the Indian titles to which have not been extinguished, including rights-of-way running through the same.

Indian tribe means those tribes federally recognized by the Secretary of the Interior.

Local emergency planning committee or committee means the local emergency planning committee appointed by the emergency response commission.

Petitioner is any person who submits a petition under this regulation requesting disclosure of a chemical identity claimed as trade secret.

Sanitized means a version of a document from which information claimed as trade secret or confidential has been omitted or withheld.

Senior management official means an official with management responsibility for the person or persons completing the report, or the manager of environmental programs for the facility or establishments, or for the corporation owning or operating the facility or establishments responsible for certifying similar reports under other environmental regulatory requirements.

Specific chemical identity means the chemical name, Chemical Abstracts Service (CAS) Registry Number, or any other information that reveals the precise chemical designation of the substance. Where the trade name is reported in lieu of the specific chemical

identity, the trade name will be treated as the specific chemical identity for purposes of this part.

State means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, the United States Virgin Islands, the Northern Mariana Islands, and any other territory or possession over which the United States has jurisdiction and Indian Country.

Submitter means a person filing a required report or making a claim of trade secrecy to EPA under sections 303 (d)(2) and (d)(3), 311, 312, and 313 of Title III.

Substantiation means the written answers submitted to EPA by a submitter to the specific questions set forth in this regulation in support of a claim that chemical identity is a trade secret.

Title III means Title III of the Superfund Amendments and Reauthorization Act of 1986, also titled the Emergency Planning and Community Right-to-Know Act of 1986.

Trade secrecy claim is a submittal under sections 303 (d)(2) or (d)(3), 311, 312 or 313 of Title III in which a chemical identity is claimed as trade secret, and is accompanied by a substantiation in support of the claim of trade secrecy for chemical identity.

Trade secret means any confidential formula, pattern, process, device, information or compilation of information that is used in a submitter's business, and that gives the submitter an opportunity to obtain an advantage over competitors who do not know or use it. EPA intends to be guided by the Restatement of Torts, Section 757, Comment b.

Unsanitized means a version of a document from which information claimed as trade secret or confidential has not been withheld or omitted.

Working day is any day on which Federal government offices are open for normal business. Saturdays, Sundays, and official Federal holidays are not working days; all other days are.

[53 FR 28801, July 29, 1988, as amended at 55 FR 30644, July 26, 1990]

§ 350.3 Applicability of subpart; priority where provisions conflict; interaction with 40 CFR part 2.

- (a) Applicability of subpart. Sections 350.1 through 350.27 establish rules governing assertion of trade secrecy claims for chemical identity information collected under the authority of sections 303 (d)(2) and (d)(3), 311, 312 and 313 of Title III of the Superfund Amendments and Reauthorization Act of 1986, and for trade secrecy or business confidentiality claims for information submitted in a substantiation under sections 303 (d)(2) and (d)(3), 311, 312, and 313 of Title III. This subpart also establishes rules governing petitions from the public requesting the disclosure of chemical identity claimed as trade secret, and determinations by EPA of whether this information is entitled to trade secret treatment. Claims for confidentiality of the location of a hazardous chemical under section 312(d)(2)(F) of Title III are not subject to the requirements of this subpart.
- (b) Priority where provisions conflict. Where information subject to the requirements of this subpart is also collected under another statutory authority, the confidentiality provisions of that authority shall be used to claim that information as trade secret or confidential when submitting it to EPA under that statutory authority.
- (c) Interaction with 40 CFR part 2, EPA's Freedom of Information Act procedures. (1) No trade secrecy or business confidentiality claims other than those allowed in this subpart are permitted for information collected under sections 303 (d)(2) and (d)(3), 311, 312 and 313 of Title III.
- (2) Except as provided in §350.25 of this subpart, request for access to chemical identities withheld as trade secret under this regulation is solely through this regulation and procedures hereunder, not through EPA's Freedom of Information Act procedures set forth at 40 CFR part 2.
- (3) Request for access to information other than chemical identity submitted to EPA under this regulation is through EPA's Freedom of Information Act regulations at 40 CFR part 2.

§ 350.5 Assertion of claims of trade secrecy.

- (a) A claim of trade secrecy may be made only for the specific chemical identity of an extremely hazardous substance under sections 303 (d)(2) and (d)(3), a hazardous chemical under sections 311 and 312, and a toxic chemical under section 313.
- (b) Method of asserting claims of trade secrecy for information submitted under sections 303 (d)(2) and (d)(3).
- (1) In submitting information to the local emergency planning committee under sections 303 (d)(2) or (d)(3), the submitter may claim as trade secret the specific chemical identity of any chemical subject to reporting under section 303.
- (2) To make a claim, the submitter shall submit to EPA the following:
- (i) A copy of the information which is being submitted under sections 303 (d)(2) or (d)(3) to the local emergency planning committee, with the chemical identity or identities claimed trade secret deleted, and the generic class or category of the chemical identity or identities inserted in its place. The method of choosing generic class or category is set forth in paragraph (f) of this section
- (ii) A sanitized and unsanitized substantiation in accordance with §350.7 for each chemical identity claimed as trade secret.
- (3) If the submitter wishes to claim information in the substantiation as trade secret or business confidential, it shall do so in accordance with §350.7(d).
- (4) Section 303 claims shall be sent to the address specified in §350.16 of this regulation.
- (c) Method of asserting claims of trade secrecy for information submitted under section 311.
- (1) Submitters may claim as trade secret the specific chemical identity of any chemical subject to reporting under section 311 on the material safety data sheet or chemical list under section 311.
- (2) To assert a claim for a chemical identity on a material safety data sheet under section 311, the submitter shall submit to EPA the following:
- (i) One copy of the material safety data sheet which is being submitted to

the State emergency response commission, the local emergency planning committee and the local fire department, which shall make it available to the public. In place of the specific chemical identity claimed as trade secret, the generic class or category of the chemical claimed as trade secret shall be inserted. The method of choosing generic class or category is set forth in paragraph (f) of this section.

(ii) A sanitized and unsanitized substantiation in accordance with §350.7 for every chemical identity claimed as

trade secret.

(3) To assert a claim for a chemical identity on a list under section 311, the submitter shall submit to EPA the following:

- (i) An unsanitized copy of the chemical list under section 311. The submitter shall clearly indicate the specific chemical identity claimed as trade secret, and shall label it "Trade Secret." The generic class or category of the chemical claimed as trade secret shall be inserted directly below the claimed chemical identity. The method of choosing generic class or category is set forth in paragraph (f) of this section.
- (ii) A sanitized copy of the chemical list under section 311. This copy shall be identical to the document in paragraph (c)(3)(i) of this section except that the submitter shall delete the chemical identity claimed as trade secret, leaving in place the generic class or category of the chemical claimed as trade secret. This copy shall be sent by the submitter to the State emergency response commission, the local emergency planning committee and the local fire department, which shall make it available to the public.
- (iii) A sanitized and unsanitized substantiation in accordance with §350.7 for every chemical identity claimed as trade secret.
- (4) If the submitter wishes to claim information in the substantiation as trade secret or business confidential, it shall do so in accordance with §350.7(d).
- (5) Section 311 claims shall be sent to the address specified in §350.16 of this regulation.
- (d) Method of asserting claims of trade secrecy for information submitted under section 312.

(1) Submitters may claim as trade secret the specific chemical identity of any chemical subject to reporting under section 312.

(2) To assert a claim the submitter shall submit to EPA the following:

- (i) An unsanitized copy of the Tier II emergency and hazardous chemical inventory form under section 312. (The Tier I emergency and hazardous chemical inventory form does not require the reporting of specific chemical identity and therefore no trade secrecy claims may be made with respect to that form.) The submitter shall clearly indicate the specific chemical identity claimed as trade secret by checking the box marked "trade secret" next to the claimed chemical identity.
- (ii) A sanitized copy of the Tier II emergency and hazardous chemical inventory form. This copy shall be identical to the document in paragraph (d)(2)(i) of this section except that the submitter shall delete the chemical identity or identities claimed as trade secret and include instead the generic class or category of the chemical claimed as trade secret. The method of choosing generic class or category is set forth in paragraph (f) of this section. The sanitized copy shall be sent by the submitter to the State emergency response commission, local emergency planning committee or the local fire department, whichever entity requested the information.

(iii) A sanitized and unsanitized substantiation in accordance with §350.7 for every chemical identity claimed as trade secret.

- (3) If the submitter wishes to claim information in the substantiation as trade secret or business confidential, it shall do so in accordance with § 350.7(d).
- (4) Section 312 claims shall be sent to the address specified in \$350.16 of this regulation.
- (e) Method of asserting claims of trade secrecy for information submitted under section 313.
- (1) Submitters may claim as trade secret the specific chemical identity of any chemical subject to reporting under section 313.
- (2) To make a claim, the submitter shall submit to EPA the following:
- (i) An unsanitized copy of the toxic release inventory form under section

313 with the information claimed as trade secret clearly identified. To do this, the submitter shall check the box on the form indicating that the chemical identity is being claimed as trade secret. The submitter shall enter the generic class or category that is structurally descriptive of the chemical, as specified in paragraph (f) of this section.

- (ii) A sanitized copy of the toxic release inventory form. This copy shall be identical to the document in paragraph (e)(2)(i) of this section except that the submitter shall delete the chemical identity claimed as trade secret. This copy shall also be submitted to the State official or officials designated to receive this information.
- (iii) A sanitized and unsanitized substantiation in accordance with §350.7 for every chemical identity claimed as trade secret
- (3) If the submitter wishes to claim information in the substantiation as trade secret or business confidential, it shall do so in accordance with §350.7(d).
- (4) Section 313 claims shall be sent to the address specified in $\S350.16$ of this regulation.
- (f) Method of choosing generic class or category for sections 303, 311, 312 and 313. A facility owner or operator claiming chemical identity as trade secret should choose a generic class or category for the chemical that is structurally descriptive of the chemical.
- (g) If a specific chemical identity is submitted under Title III to EPA, or to a State emergency response commission, designated State agency, local emergency planning committee or local fire department, without asserting a trade secrecy claim, the chemical identity shall be considered to have been voluntarily disclosed, and non-trade secret.
- (h) A submitter making a trade secrecy claim under this section shall submit to entities other than EPA (e.g., a designated State agency, local emergency planning committee and local fire department) only the sanitized or public copy of the submission and substantiation.

§ 350.7 Substantiating claims of trade secrecy.

- (a) Claims of trade secrecy must be substantiated by providing a specific answer including, where applicable, specific facts, to each of the following questions with the submission to which the trade secrecy claim pertains. Submitters must answer these questions on the form entitled "Substantiation to Accompany Claims of Trade Secrecy" in §350.27 of this subpart.
- (1) Describe the specific measures you have taken to safeguard the confidentiality of the chemical identity claimed as trade secret, and indicate whether these measures will continue in the future.
- (2) Have you disclosed the information claimed as trade secret to any other person (other than a member of a local emergency planning committee, officer or employee of the United States or a State or local government, or your employee) who is not bound by a confidentiality agreement to refrain from disclosing this trade secret information to others?
- (3) List all local, State, and Federal government entities to which you have disclosed the specific chemical identity. For each, indicate whether you asserted a confidentiality claim for the chemical identity and whether the government entity denied that claim.
- (4) In order to show the validity of a trade secrecy claim, you must identify your specific use of the chemical claimed as trade secret and explain why it is a secret of interest to competitors. Therefore:
- (i) Describe the specific use of the chemical claimed as trade secret, identifying the product or process in which it is used. (If you use the chemical other than as a component of a product or in a manufacturing process, identify the activity where the chemical is used.)
- (ii) Has your company or facility identity been linked to the specific chemical identity claimed as trade secret in a patent, or in publications or other information sources available to the public or your competitors (of which you are aware)? If so, explain why this knowledge does not eliminate the justification for trade secrecy.

- (iii) If this use of the chemical claimed as trade secret is unknown outside your company, explain how your competitors could deduce this use from disclosure of the chemical identity together with other information on the Title III submittal form.
- (iv) Explain why your use of the chemical claimed as trade secret would be valuable information to your competitors.
- (5) Indicate the nature of the harm to your competitive position that would likely result from disclosure of the specific chemical identity, and indicate why such harm would be substantial.
- (6)(i) To what extent is the chemical claimed as trade secret available to the public or your competitors in products, articles, or environmental releases?
- (ii) Describe the factors which influence the cost of determining the identity of the chemical claimed as trade secret by chemical analysis of the product, article, or waste which contains the chemical (e.g., whether the chemical is in pure form or is mixed with other substances).
- (b) The answers to the substantiation questions listed in paragraph (a) of this section are to be submitted on the form in §350.27 of this subpart, and included with a submitter's trade secret claim.
- (c) An owner, operator or senior official with management responsibility shall sign the certification at the end of the form contained in §350.27. The certification in both the sanitized and unsanitized versions of the substantiation must bear an original signature.
- (d) Claims of confidentiality in the substantiation. (1) The submitter may claim as confidential any trade secret or confidential business information contained in the substantiation. Such claims for material in the substantiation are not limited to claims of trade secrecy for specific chemical identity, but may also include claims of confidentiality for any confidential business information. To claim this material as confidential, the submitter shall clearly designate those portions of the substantiation to be claimed as confidential by marking those portions "Confidential," or "Trade Secret." Information not so marked will be treat-

ed as public and may be disclosed without notice to the submitter.

- (2) An owner, operator, or senior official with management responsibility shall sign the certification stating that those portions of the substantiation claimed as confidential would, if disclosed, reveal the chemical identity being claimed as a trade secret, or would reveal other confidential business or trade secret information. This certification is combined on the substantiation form in §350.27 with the certification described in paragraph (c) of this section.
- (3) The submitter shall submit to EPA two copies of the substantiation, one of which shall be the unsanitized version, and the other shall be the sanitized version.
- (i) The unsanitized copy shall contain all of the information claimed as trade secret or business confidential, marked as indicated in paragraph (d)(1) of this section.
- (ii) The second copy shall be identical to the unsanitized substantiation except that it will be a sanitized version, in which all of the information claimed as trade secret or confidential shall be deleted. If any of the information claimed as trade secret in the substantiation is the chemical identity which is the subject of the substantiation, the submitter shall include the appropriate generic class or category of the chemical claimed as trade secret. This sanitized copy shall be submitted to the State emergency response commission, a designated State agency, the local emergency planning committee and the local fire department, as appropriate, and made publicly available.
- (e) Supplemental information. (1) EPA may request supplemental information from the submitter in support of its trade secret claim, pursuant to §350.11(a)(1). EPA may specify the kind of information to be submitted, or the submitter may submit any additional detailed information which further supports the truth of the information previously supplied to EPA in its initial substantiation, under this section.
- (2) The submitter may claim as confidential any trade secret or confidential business information contained in the supplemental information. To claim this material as confidential, the

submitter shall clearly designate those portions of the supplemental information to be claimed as confidential by marking those portions "Confidential," or "Trade Secret." Information not so marked will be treated as public and may be disclosed without notice to the submitter.

- (3) If portions of the supplementary information are claimed confidential, an owner, operator, or senior official with management responsibility of the submitter shall certify that those portions of the supplemental information claimed as confidential would, if disclosed, reveal the chemical identity being claimed as confidential or would reveal other confidential business or trade secret information.
- (4) If supplemental information is requested by EPA and the submitter claims portions of it as trade secret or confidential, then the submitter shall submit to EPA two copies of the supplemental information, an unsanitized and a sanitized version.
- (i) The unsanitized version shall contain all of the information claimed as trade secret or business confidential, marked as indicated above in paragraph (e)(2) of this section.
- (ii) The second copy shall be identical to the unsanitized substantiation except that it will be a sanitized version, in which all of the information claimed as trade secret or confidential shall be deleted. If any of the information claimed as trade secret in the supplemental information is the chemical identity which is the subject of the substantiation, the submitter shall include the appropriate generic class or category of the chemical claimed as trade secret.

§ 350.9 Initial action by EPA.

- (a) When a claim of trade secrecy, made in accordance with §350.5 of this part, is received by EPA, that information is treated as confidential until a contrary determination is made.
- (b) A determination as to the validity of a trade secrecy claim shall be initiated upon receipt by EPA of a petition under §350.15 or may be initiated at any time by EPA if EPA desires to determine whether chemical identity information claimed as trade secret is entitled to trade secret treatment,

even though no request for release of the information has been received.

- (c) If EPA initiates a determination as to the validity of a trade secrecy claim, the procedures set forth in §§ 350.11, 350.15, and 350.17 shall be followed in making the determination.
- (d) When EPA receives a petition requesting disclosure of trade secret chemical identity or if EPA decides to initiate a determination of the validity of a trade secrecy claim for chemical identity, EPA shall first make a determination that the chemical identity claimed as trade secret is not the subject of a prior trade secret determination by EPA concerning the same submitter and facility, or if it is, that the prior determination upheld the submitter's claim of trade secrecy for that chemical identity at that facility.
- (1) If EPA determines that the chemical identity claimed as trade secret is not the subject of a prior trade secret determination by EPA concerning the same submitter and the same facility, or if it is, that the prior determination upheld the submitter's claim of trade secrecy, then EPA shall review the submitter's claim according to §350.11.
- (2) If such a prior determination held that the submitter's claim for that chemical identity is invalid, and such determination was not challenged by appeal to the General Counsel, or by review in the District Court, or, if challenged, was upheld, EPA shall notify the submitter by certified mail (return receipt requested) that the chemical identity claimed as trade secret is the subject of a prior, final Agency determination concerning the same facility in which it was held that such a claim was invalid. In this notification EPA shall include notice of intent to disclose chemical identity within 10 days pursuant to §350.18(c) of this subpart. EPA shall also notify the petitioner by regular mail of the action taken pursuant to this section.

§350.11 Review of claim.

(a) Determination of sufficiency. When EPA receives a petition submitted pursuant to §350.15, or if EPA initiates a determination of the validity of a trade secrecy claim for chemical identity, and EPA has made a determination, as required in paragraph (d)(1) of §350.9,

then EPA shall determine whether the submitter has presented sufficient support for its claim of trade secrecy in its substantiation. EPA must make such a determination within 30 days of receipt of a petition. A claim of trade secrecy for chemical identity will be considered sufficient if, assuming all of the information presented in the substantiation is true, this supporting information could support a valid claim of trade secrecy. A claim is sufficient if it meets the criteria set forth in §350.13.

(1) Sufficient claim. If the claim meets the criteria of sufficiency set forth in §350.13, EPA shall notify the submitter in writing, by certified mail (return receipt requested), that it has 30 days from the date of receipt of the notice to submit supplemental information in writing in accordance with §350.7(e), to support the truth of the facts asserted in the substantiation. EPA will not accept any supplemental information, in response to this notice, submitted after the 30 day period has expired. The notice required by this section shall include the address to which supplemental information must be sent. The notice may specifically request supplemental information in particular areas relating to the submitter's claim. The notice must also inform the submitter of his right to claim any trade secret or confidential business information as confidential, and shall include a reference to §350.7(e) of this regulation as the source for the proper procedure for claiming trade secrety for trade secret or confidential business information submitted in the supplemental information requested by EPA.

(2) Insufficient claim. If the claim does not meet the criteria of sufficiency set forth in §350.13, EPA shall notify the submitter in writing of this fact by certified mail (return receipt requested). Upon receipt of this notice, the submitter may either file an appeal of the matter to the General Counsel under paragraph (a)(2)(i) of this section, or, for good cause shown, submit additional material in support of its claim of trade secrecy to EPA under paragraph (a)(2)(ii) of this section. The notice required by this section shall include the reasons for EPA's decision that the submitter's claim is insufficient, and shall inform the submitter

of its rights within 30 days of receiving notice to file an appeal with EPA's General Counsel or to amend its original substantiation for good cause shown. The notice shall include the address of the General Counsel, and the address of the office to which an amendment for good cause shown should be sent. The notice shall also include a reference to §350.11(a)(2)(i)-(iv) of this subpart as the source on the proper procedures for filing an appeal or for amending the original substantiation.

(i) Appeal. The submitter may file an appeal of a determination of insufficiency with the General Counsel within 30 days of receipt of the notice of insufficiency, in accordance with the procedures set forth in §350.17.

(ii) Good Cause. In lieu of an appeal to the General Counsel, the submitter may send additional material in support of its trade secrecy claim, for good cause shown, within 30 days of receipt of the notice of insufficiency. To do so, the submitter shall notify EPA by letter of its contentions as to good cause, and shall include in that letter the additional supporting material.

(iii) Good cause is limited to one or more of the following reasons:

- (A) The submitter was not aware of the facts underlying the additional information at the time the substantiation was submitted, and could not reasonably have known the facts at that time; or
- (B) EPA regulations and other EPA guidance did not call for such information at the time the substantiation was submitted; or
- (C) The submitter had made a good faith effort to submit a complete substantiation, but failed to do so due to an inadvertent omission or clerical error
- (iv) If EPA determines that the submitter has met the standard for good cause, then EPA shall decide, pursuant to paragraph (a) of this section, whether the submitter's claim meets the Agency's standards of sufficiency set forth in §350.13.
- (A) If after receipt of additional material for good cause, EPA decides the claim is sufficient, EPA will determine whether the claim presents a valid claim of trade secrecy according to the

procedures set forth in paragraph (b) of this section.

(B) If after receipt of additional material for good cause, EPA decides the claim is insufficient, EPA will notify the submitter by certified mail (return receipt requested) and the submitter may seek review in U.S. District Court within 30 days of receipt of the notice. The notice required by this paragraph shall include EPA's reasons for its determination, and shall inform the submitter of its right to seek review in U.S. District Court within 30 days of receipt of the notice. The petitioner shall be notified of EPA's decision by regular mail.

(v) If EPA determines that the submitter has not met the standard for good cause, then EPA shall notify the submitter by certified mail (return receipt requested). The submitter may seek review of EPA's decision in U.S. District Court within 30 days of receipt of the notice. The notice required in this paragraph shall include EPA's reasons for its determination, and shall inform the submitter of its right to seek review in U.S. District Court within 30 days of receipt of the notice. The petitioner shall be notified of EPA's decision by regular mail.

(b) Determination of trade secrecy. Once a claim has been determined to be sufficient under paragraph (a) of this section, EPA must decide whether the claim is entitled to trade secrecy.

(1) If EPA determines that the information submitted in support of the trade secrecy claim is true and that the chemical identity is a trade secret, the petitioner shall be notified by certified mail (return receipt requested) of EPA's determination and may bring an action in U.S. District Court within 30 days of receipt of such notice. The notice required in this paragraph shall include the reasons why EPA has determined that the chemical identity is a trade secret and shall inform the petitioner of its right to seek review in U.S. District Court within 30 days of receipt of the notice. The submitter shall be notified of EPA's decision by regular mail.

(2) If EPA decides that the information submitted in support of the trade secrecy claim is not true and that the chemical identity is not a trade secret:

(i) The submitter shall be notified by certified mail (return receipt requested) of EPA's determination and may appeal to the General Counsel within 30 days of receipt of such notice. in accordance with the procedures set forth in §350.17. The notice required by this paragraph shall include the reasons why EPA has determined that the chemical identity is not a trade secret and shall inform the submitter of its appeal rights to EPA's General Counsel. The notice shall include the address to which an appeal should be sent and the procedure for filing an appeal, as set forth in §350.17(a) of this subpart. The petitioner shall be notified of EPA's decision by regular mail.

(ii) The General Counsel shall notify the submitter by certified mail (return receipt requested) of its decision on appeal pursuant to the requirements in §350.17. The notice required by this paragraph shall include the reasons for EPA's determination. If the General Counsel affirms the decision that the chemical identity is not a trade secret. then the submitter shall have 30 days from the date it receives notice of the General Counsel's decision to bring an action in U.S. District Court. If the General Counsel decides that the chemical identity is a trade secret, then EPA shall follow the procedure set forth in paragraph (b)(1) of this section.

§ 350.13 Sufficiency of assertions.

(a) A substantiation submitted under §350.7 will be determined to be insufficient to support a claim of trade secrecy unless the answers to the questions in the substantiation submitted under §350.7 support all of the following conclusions. This substantiation must include, where applicable, specific facts.

(1) The submitter has not disclosed the information to any other person, other than a member of a local emergency planning committee, an officer or employee of the United States or a State or local government, an employee of such person, or a person who is bound by a confidentiality agreement, and such person has taken reasonable measures to protect the confidentiality of such information and intends to continue to take such measures. To support this conclusion, the

facts asserted must show all of the following:

- (i) The submitter has taken reasonable measures to prevent unauthorized disclosure of the specific chemical identity and will continue to take such measures.
- (ii) The submitter has not disclosed the specific chemical identity to any person who is not bound by an agreement to refrain from disclosing the information.
- (iii) The submitter has not previously disclosed the specific chemical identity to a local, State, or Federal government entity without asserting a confidentiality claim.
- (2) The information is not required to be disclosed, or otherwise made available, to the public under any other Federal or State law.
- (3) Disclosure of the information is likely to cause substantial harm to the competitive position of such person. To support this conclusion, the facts asserted must show all of the following:
- (i) Either: (A) Competitors do not know or the submitter is not aware that competitors know that the chemical whose identity is being claimed trade secret can be used in the fashion that the submitter uses it, and competitors cannot easily duplicate the specific use of this chemical through their own research and development activities; or
- (B) Competitors are not aware or the submitter does not know whether competitors are aware that the submitter is using this chemical in this fashion.
- (ii) The fact that the submitter manufactures, imports or otherwise uses this chemical in a particular fashion is not contained in any publication or other information source (of which the submitter is aware) available to competitors or the public.
- (iii) The non-confidential version of the submission under this title does not contain sufficient information to enable competitors to determine the specific chemical identity withheld therefrom.
- (iv) The information referred to in paragraph (a)(3)(i)(A) of this section, is of value to competitors.
- (v) Competitors are likely to use this information to the economic detriment of the submitter and are not precluded

from doing so by a United States patent.

- (vi) The resulting harm to submitter's competitive position would be substantial.
- (4) The chemical identity is not readily discoverable through reverse engineering. To support this conclusion, the facts asserted must show that competitors cannot readily discover the specific chemical identity by analysis of the submitter's products or environmental releases.
- (b) The sufficiency of the trade secrecy claim shall be decided entirely upon the information submitted under §350.7, or §350.11(a)(2)(ii).

§ 350.15 Public petitions requesting disclosure of chemical identity claimed as trade secret.

- (a) The public may request the disclosure of chemical identity claimed as trade secret by submitting a written petition to the address specified in § 350.16.
 - (b) The petition shall include:
- (1) The name, address, and telephone number of the petitioner;
- (2) The name and address of the company claiming the chemical identity as trade secret; and
- (3) A copy of the submission in which the submitter claimed chemical identity as trade secret, with a specific indication as to which chemical identity the petitioner seeks disclosed.
- (c) EPA shall acknowledge, by letter to the petitioner, the receipt of the petition.
- (d) Incomplete petitions. If the information contained in the petition is not sufficient to allow EPA to identify which chemical identity the petitioner is seeking to have released, EPA shall notify the petitioner that the petition cannot be further processed until additional information is furnished. EPA will make every reasonable effort to assist a petitioner in providing sufficient information for EPA to identify the chemical identity the petitioner is seeking to have released.
- (e) EPA shall make a determination on a petition requesting disclosure, in accordance with §350.11 and §350.17, within nine months of receipt of such petition.

§ 350.16 Address to send trade secrecy claims and petitions requesting disclosure.

All claims of trade secrecy under sections 303(d)(2) and (d)(3), 311, 312, and 313 and all public petitions requesting disclosure of chemical identities claimed as trade secret should be sent to the following address: EPCRA Reporting Center, Environmental Protection Agency, P.O. Box 3348, Merrifield, VA 22116-3348, Attn:——.

[59 FR 43048, Aug. 22, 1994]

§ 350.17 Appeals.

(a) Procedure for filing appeal. A submitter may appeal an EPA determination under §§ 350.11 (a)(2)(i) or (b)(2)(i), by filing an appeal with the General Counsel. The appeal shall be addressed to: The Office of General Counsel, U.S. Environmental Protection Agency, Contracts and Information Law Branch, Room 3600M, LE-132G, 401 M Street, SW., Washington, DC 20460.

The appeal shall contain the following: (1) A letter requesting review of the

appealed decision; and

(2) A copy of the letter containing EPA's decision upon which appeal is requested.

(b) Appeal of determination of insufficient claim.

- (1) Where a submitter appeals a determination by EPA under §350.11(a)(2)(i) that the trade secrecy claim presents insufficient support for a finding of trade secrecy, the General Counsel shall make one of the following determinations:
- (i) The trade secrecy claim at issue meets the standards of sufficiency set forth in §350.13: or

(ii) The trade secrecy claim at issue does not meet the standards of sufficiency set forth in §350.13.

(2) If the General Counsel reverses the decision made by the EPA office handling the claim, the claim shall be processed according to §350.11(a)(1). The General Counsel shall notify the submitter of the determination on appeal in writing, by certified mail (return receipt requested). The appeal determination shall include the date the appeal was received by the General Counsel, a statement of the decision appealed from, a statement of the deci-

sion on appeal and the reasons for such decision.

(3) If the General Counsel upholds the determination of insufficiency made by the EPA office handling the claim, the submitter may seek review in U.S. District Court within 30 days after receipt of notice of the General Counsel's determination. The General Counsel shall notify the submitter of its determination on appeal in writing, by certified mail (return receipt requested). The appeal determination shall include the date the appeal was received by the General Counsel, a statement of the decision appealed from, a statement of the decision on appeal and the reasons for such decision, and a statement of the submitter's right to seek review in U.S. District Court within 30 days of receipt of such notice. The petitioner shall be notified by regular mail.

(c) Appeal of determination of no trade secret. (1) If a submitter appeals from a determination by EPA under § 350.11(b)(2) that the specific chemical identity at issue is not a trade secret, the General Counsel shall make one of the following determinations:

(i) The assertions supporting the claim of trade secrecy are true and the chemical identity is a trade secret; or

- (ii) The assertions supporting the claim of trade secrecy are not true and the chemical identity is not a trade secret.
- (2) If the General Counsel reverses the decision made by the EPA office handling the claim, the General Counsel shall notify the submitter of its determination on appeal in writing, by certified mail (return receipt re-The appeal determination auested). shall include the date the appeal was received by the General Counsel, a statement of the decision appealed from, a statement of the decision on appeal and the reasons for such decision. The General Counsel shall send the petitioner the notice required in § 350.11(b)(1).
- (3) If the General Counsel upholds the decision of the EPA office which made the trade secret determination, the submitter may seek review in U.S. District Court within 30 days of receipt of notice of the General Counsel's decision. The General Counsel shall notify the submitter of the determination on

appeal in writing, by certified mail (return receipt requested). The notice shall include the date the appeal was received by the General Counsel, a statement of the decision appealed from, the basis for the appeal determination, that it constitutes final Agency action concerning the chemical identity trade secrecy claim, and that such final Agency action may be subject to review in U.S. District Court within 30 days of receipt of such notice. The General Counsel shall notify the petitioner by regular mail.

§ 350.18 Release of chemical identity determined to be non-trade secret; notice of intent to release chemical identity.

(a) Where a submitter fails to seek review within U.S. District Court within 20 days of receiving notice of a determination of the General Counsel under §350.17(b)(3) of this subpart that the trade secrecy claim is insufficient, or under §350.17(c)(3) of this subpart that chemical identity claimed as trade secret is not entitled to trade secret protection, EPA may furnish notice of intent to disclose the chemical identity claimed as trade secret within 10 days by furnishing the submitter with the notice set forth in paragraph (d) of this section by certified mail (return receipt requested).

(b) Where a submitter fails to seek review within U.S. District Court within 20 days of receiving notice of an EPA determination §350.11(a)(2)(iv)(B), or §350.11(a)(2)(v) of this regulation, or fails to pursue appeal to the General Counsel within 20 days after being notified of its right to under § 350.11(a)(2)(i) §350.11(b)(2)(i), EPA may furnish notice of intent to disclose the chemical identity claimed as trade secret within 10 days by furnishing the submitter with the notice set forth in paragraph (d) of this section by certified mail (return receipt requested).

(c) Where EPA, upon initial review under §350.9(d), determines that the chemical identity claimed as trade secret in a submittal submitted pursuant to this part is the subject of a prior final Agency determination concerning a claim of trade secrecy for the same chemical identity for the same facility,

in which such claim was held invalid, EPA shall furnish notice of intent to disclose chemical identity within 10 days by furnishing the submitter with the notice set forth in paragraph (d) of this section by certified mail (return receipt requested).

(d) EPA shall furnish notice of its intent to release chemical identity claimed as trade secret by sending the following notification to submitters, under the circumstances set forth in paragraphs (a), (b), and (c) of this section. The notice shall state that EPA will make the chemical identity available to the petitioner and the public on the tenth working day after the date of the submitter's receipt of written notice (or on such later date as the Office of General Counsel may establish), unless the Office of General Counsel has first been notified of the submitter's commencement of an action in Federal court to obtain judicial review of the determination at issue, and to obtain preliminary injunctive relief against disclosure, or, where applicable, as described in paragraph (b) of this section, of commencement of an appeal to the General Counsel. The notice shall further state that if Federal court action is timely commenced, EPA may nonetheless make the information available to the petitioner and the public (in the absence of an order by the court to the contrary), once the court has denied a motion for a preliminary injunction in the action or has otherwise upheld the EPA determination, or, that if Federal court action or appeal to the General Counsel is timely commenced, EPA may nonetheless make the information available to the petitioner and the public whenever it appears to the General Counsel, after reasonable notice to the submitter, that the submitter is not taking appropriate measures to obtain a speedy resolution of the action.

$\S 350.19$ Provision of information to States.

(a) Any State may request access to trade secrecy claims, substantiations, supplemental substantiations, and additional information submitted to EPA. EPA shall release this information, even if claimed confidential, to any State requesting access if:

(1) The request is in writing;

- (2) The request is from the Governor of the State; and
- (3) The State agrees to safeguard the information with procedures equivalent to those which EPA uses to safeguard the information.
- (b) The Governor of a State which receives access to trade secret information under this section may disclose such information only to State employees.

§ 350.21 Adverse health effects.

The Governor or State emergency response commission shall identify the adverse health effects associated with each of the chemicals claimed as trade secret and shall make this information available to the public. The material safety data sheets submitted to the State emergency response commissions may be used for this purpose.

§ 350.23 Disclosure to authorized representatives.

(a) Under section 322(f) of the Act, EPA possesses the authority to disclose to any authorized representative of the United States any information to which this section applies, notwithstanding the fact that the information might otherwise be entitled to trade secret or confidential treatment under this part. Such authority may be exercised only in accordance with paragraph (b) of this section.

(b)(1) A person under contract or subcontract to EPA or a grantee who performs work for EPA in connection with Title III or regulations which implement Title III may be considered an authorized representative of the United States for purposes of this §350.23. Subject to the limitations in this §350.23(b), information to which this section applies may be disclosed to such a person if the EPA program office managing the contract, subcontract, or grant first determines in writing that such disclosure is necessary in order that the contractor, subcontractor or grantee may carry out the work required by the contract, subcontract or grant.

(2) No information shall be disclosed under this §350.23(b) unless this contract, subcontract, or grant in question provides:

- (i) That the contractor, subcontractor or the grantee and the contractor's, subcontractor's, or grantee's employees shall use the information only for the purpose of carrying out the work required by the contract, subcontract, or grant, and shall refrain from disclosing the information to anyone other than EPA without the prior written approval of each affected submitter or of an EPA legal office, and shall return to EPA all copies of the information (and any abstracts or extracts therefrom) upon request by the EPA program office, whenever the information is no longer required by the contractor, subcontractor or grantee for the performance of the work required under the contract, subcontract or grant, or upon completion of the contract, subcontract or grant;
- (ii) That the contractor, subcontractor or grantee shall obtain a written agreement to honor such terms of the contract or subcontract from each of the contractor's, subcontractor's or grantee's employees who will have access to the information, before such employee is allowed such access; and
- (iii) That the contractor, subcontractor or grantee acknowledges and agrees that the contract, subcontract or grant provisions concerning the use and disclosure of confidential business information are included for the benefit of, and shall be enforceable by, both EPA and any covered facility having an interest in information concerning it supplied to the contractor, subcontractor or grantee by EPA under the contract or subcontract or grant.
- (3) No information shall be disclosed under this §350.23(b) until each affected submitter has been furnished notice of the contemplated disclosure by the EPA program office and has been afforded a period found reasonable by that office (not less than 5 working days) to submit its comments. Such notice shall include a description of the information to be disclosed, the identity of the contractor, subcontractor or grantee, the contract, subcontract or grant number, if any, and the purposes to be served by the disclosure. This notice may be published in the FEDERAL REGISTER or may be sent to individual submitters.

Environmental Protection Agency

(4) The EPA program office shall prepare a record of disclosures under this §350.23(b). The EPA program office shall maintain the record of disclosure and the determination of necessity prepared under paragraph (b)(1) of this section for a period of not less than 36 months after the date of the disclosure.

§ 350.25 Disclosure in special circumstances.

Other disclosure of specific chemical identity may be made in accordance with $40\ \text{CFR}\ 2.209.$

§ 350.27 Substantiation form to accompany claims of trade secrecy, instructions to substantiation form.

- (a) The form in paragraph (b) of this section must be completed and submitted as required in $\S 350.7(a)$.
- (b) Substantiation form to accompany claims of trade secrecy.

United States Environ Washingt	mental Protection Agency ton, DC 20460							
Substantiation To Accompany Claims of Trade Secrecy Under the Emergency Planning and OMB No. 2050-0078								
Community Right-To-Know Act of 1986 Approval expires 10-31-90								
Paperwork Reduction Act Notice Public reporting burden for this collection of information is estimated to vary from 27.7 hours to 33.2 hours per response, with an average of 28.8 hours per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to Chief, Information Policy Branch, PM-233, U.S. Environmental Protection Agency, 401 M Street, SW, Washington, DC 20460; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.								
Part 1. Substantiation Category								
1.1 Title III Reporting Section (check only one)								
303 311	312	313						
1.2 Reporting Year 19								
1.3 Indicate Whether This Form Is (check only one)								
1.3a. Sanitized	1.3b. Unsanitized							
(answer 1.3.1a below)	(answer 1.3.1b. and 1.3.2b	. below)						
1.3.1a. Generic Class or Category	1.3.1b. CAS Number							
	1.3.2b. Specific Chemical Identity							
Part 2. Facility Identification Information	· · · · · · · · · · · · · · · · · · ·							
2.1 Name								
2.2 Street Address								
2.3 City, State, and ZIP Code								
2.4 Dun and Bradstreet Number								
		-						
EPA Form 9510-1 (7-88)		Page 1 of 5						

Part	3. Responses to Substantiation Questions				
3.1	Describe the specific measures you have taken to safeguard chemical identity claimed as trade secret, and indicate whe continue in the future.	the c	confiden nese m	tiality (easure	of the
	,				
3.2	Have you disclosed the information claimed as trade secret to an a member of a local emergency planning committee, officer of States or a State or local government, or your employee) confidentiality agreement to refrain from disclosing this trade secretive.	empl	oyee of	the L	Inited
3.3	List all local, State, and Federal government entities to which specific chemical identity. For each, indicate whether you asserted the chemical identity and whether the government entity denied that			sclosed lity clai	d the m for
	Government Entity		dentiality Asserted		entiality Denied
		Yes	No	Yes	No
			-		
				_	
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 In order to show the validity of a trade secrecy claim, you must identify your specific use of the chemical claimed as trade secret and explain why it is a secret of interest to competitors. Therefore: (i) Describe the specific use of the chemical claimed as trade secret, identifying the product or process in which it is used. (If you use the chemical other than as a component of a product or in a manufacturing process, identify the activity where the chemical is used.) (ii) Has your company or facility identity been linked to the specific chemical identity claimed as trade secret in a patient, or in publications or other information sources available to the public or your competitors (of which you are aware)? Yes No If so, explain why this knowledge does not eliminate the justification for trade secrecy. (iii) If this use of the chemical claimed as trade secret is unknown outside your company, explain how your competitors could deduce this use from disclosure of the chemical identity together with other information on the Title III submittal form. 		
process in which it is used. (If you use the chemical other than as a component of a product or in a manufacturing process, identify the activity where the chemical is used.) (ii) Has your company or facility identity been linked to the specific chemical identity claimed as trade secret in a patent, or in publications or other information sources available to the public or your competitors (of which you are aware)? Yes No If so, explain why this knowledge does not eliminate the justification for trade secrecy. (iii) If this use of the chemical claimed as trade secret is unknown outside your company, explain how your competitors could deduce this use from disclosure of the chemical identity together with other information on the Title III submittal form.	3.4	the chemical claimed as trade secret and explain why it is a secret of interest to
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If so, explain why this knowledge does not eliminate the justification for trade secrecy. (iii) If this use of the chemical claimed as trade secret is unknown outside your company, explain how your competitors could deduce this use from disclosure of the chemical identity together with other information on the Title III submittal form.	(ii)	trade secret in a patent, or in publications or other information sources available to the public or your competitors (of which you are aware)?
(iii) If this use of the chemical claimed as trade secret is unknown outside your company, explain how your competitors could deduce this use from disclosure of the chemical identity together with other information on the Title III submittal form.		Yes No
(iii) If this use of the chemical claimed as trade secret is unknown outside your company, explain how your competitors could deduce this use from disclosure of the chemical identity together with other information on the Title III submittal form.		If so, explain why this knowledge does not eliminate the justification for trade secrecy.
explain now your competitors could deduce this use from disclosure of the chemical identity together with other information on the Title III submittal form.	(iii)	If this use of the chemical claimed as trade secret is unknown outside your company
	. (ייי)	explain now your competitors could deduce this use from disclosure of the chemical
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3.4 (iv) Explain why information to	your use of the your competitors	e chemical i.	claimed	as trade	secret wo	uld be valuable
3.5	Indicate the nat disclosure of the substantial.	ture of the harm he specific che	to your co mical iden	ompetitive tity, and	position th indicate w	at would hy such	likely result from harm would be
.							
3.6 (i)	To what extent competitors in pr	is the chemical roducts, articles,	claimed a or environn	s trade se nental rele	ecret availa ases?	ble to the	public or your
A Form 9	510-1 (7-88)	·					Page 4 of 5

3.6 (ii) Describe the factors which influence the cost of determining the ident claimed as trade secret by chemical analysis of the product, article contains the chemical (e.g., whether the chemical is in pure form or is substances).	e, or waste which
Part 4. Certification (Read and sign after completing all sections)	
I certify under penalty of law that I have personally examined the information submitted in this and all attached documents. Based on my inquiry of those individuals responsible for obtaining the information, I certify that the submitted information is true, accurate, and complete, and that those portions of the substantiation claimed as confidential would, if disclosed, reveal the chemical identity being claimed as a trade secret, or would reveal other confidential business or trade secret information. I acknowledge that I may be asked by the Environmental Protection Agency to provide further detailed factual substantiation relating to this claim of trade secrecy, and certify to the best of my knowledge and belief that such information is available. I understand that if it is determined by the Administrator of EPA that this trade secret claim is frivolous, EPA may assess a penalty of up to \$25,000 per claim.	
I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both under applicable law.	
4.1 Name and official title of owner or operator or senior management official	
4.2 Signature (All signatures must be original)	4.3 Date Signed
EPA Form 9510-1 (7-88)	Page 5 of 5

Environmental Protection Agency

INSTRUCTIONS FOR COMPLETING THE EPA
TRADE SECRET SUBSTANTIATION FORM

General Information

EPA requires that the information requested in a trade secret substantiation be completed using this substantiation form in order to ensure that all facility and chemical identifier information, substantiation questions, and certification statements are completed. Submitter-devised forms will not be accepted. Incomplete substantiations will in all likelihood be found insufficient to support the claim, and the claim will be denied. Moreover, the statute provides that a submitter who fails to provide information required will be subject to a \$10,000 fine. For the submitter's own protection, therefore, the EPA form must be used and completed in its entirety.

The statute for section 322 establishes a two-phase process in which the submitter must do the following:

- 1. At the time a report is submitted, the submitter must present a complete set of assertions that (if true) would be sufficient to justify the claim of trade secrecy; and
- 2. If the claim is reviewed by EPA, the submitter will be asked to provide additional factual information sufficient to establish the truthfulness of the assertions made at the time the claim was made.

In making its assertions of trade secrecy, a submitter should provide, where applicable, descriptive factual statements. Conclusory statements of compliance (such as positive or negative restatements of the questions) may not provide EPA with enough information to make a determination and may be found insufficient to support a claim.

WHAT MAY BE WITHHELD

Only the specific chemical identity required to be disclosed in sections 303, 311, 312, and 313 submissions may be claimed trade secret on the Title III submittal itself. (Other trade secret or confidential business information included in answer to a question on the substantiation may be claimed trade

secret or confidential, as described below.)

Location information claimed as confidential under section 312(d)(2)(F) should *not* be sent to EPA; this should only be sent to the SERC, LEPC, and the fire department, as requested.

Sanitized and Unsanitized Copies

You must submit this form to EPA in sanitized and unsanitized versions, along with the sanitized and unsanitized copies of the submittal that gives rise to this trade secrecy claim (except for the section 303 submittal, and for MSDSs under section 311). The unsanitized version of this form contains specific chemical identity and CAS number and may contain other trade secret or confidential business information, which should be clearly labeled as such. Failure to claim other information trade secret or confidential will make that information publicly available. In the sanitized version of this form, the specific chemical identity and CAS number must be replaced with the chemical's generic class or category and any other trade secret or confidential business information should be deleted. You should also send sanitized copies of the submittal and this form to relevant State and local authorities.

Each question on this form must be answered. Submitters are encouraged to answer in the space provided. If you need more space to answer a particular question, please use additional sheets. If you use additional sheets, be sure to include the number (and if applicable, the subpart) of the question being answered and write your facility's Dun and Bradstreet Number on the lower right-hand corner of each sheet.

When the Forms Must be Submitted

The sanitized and unsanitized report forms and trade secret substantiations must be submitted to EPA by the normal reporting deadline for that section (e.g., section 313 submissions for any calendar year must be submitted on or before July 1 of the following year).

Where to Send the Trade Secrecy Claim

All trade secrecy claims should be sent to the following address: U.S. Environmental Protection Agency, Emergency Planning and Community Rightto-Know Program, P.O. Box 70266, Washington, DC 20024-0266.

In addition, you must send sanitized copies of the report form and substantiation to relevant State and local authorities. States will provide addresses where the copies of the reports are to be sent.

Packaging of Claim(s)

A completed section 322 claim package must include four items, packaged in the following order:

- 1. An unsanitized trade secret substantiation form.
- 2. A sanitized trade secret substantiation form.
- 3. An unsanitized 312 or 313 report (it is not necessary to create an unsanitized section 303 submittal or MSDS for submission under section 311)
- $4.\ A\ sanitized\ (public)\ section\ 303,\ 311,\ 312,\ or\ 313\ or\ report.$

It is important to securely fasten together (binder clip or rubber band) each of the reporting forms and substantiations for the particular chemical being claimed trade secret. This process will make it clear that a claim is physically complete when submitted. When submitters submit claims for more than one chemical, EPA requests that the four parts associated with each chemical be assembled as a set and each set for different chemicals be kept separate within the package sent to EPA. Following these guidelines permits the Agency to make the appropriate determinations of trade secrecy, and to make public only those portions of each submittal required to be disclosed.

How to Obtain Forms and Other Information

Additional copies of the Trade Secret Substantiation Form may be obtained by writing to: Emergency Planning and Community Right-to-Know Program, U.S. Environmental Protection Agency, WH-562A, 401 M Street, SW., Washington, DC 20460.

Instructions for Completing Specific Sections of the Form

Part 1. Substantiation Category

1.1 Title III Reporting Section. Check the box corresponding to the section for which this particular claim of trade secrecy is being made. Checking off more than one box for a claim is not permitted.

1.2 Reporting Year. Enter the year to which the reported information applies, not the year in which you are submitting the report.

1.3a Sanitized. If this copy of the submission is the "public" or sanitized version, check this box and complete 1.3.1a. which asks for generic class or category. Do *not* complete the information required in the unsanitized box (1.3b.).

1.3.1a Generic Class or Category. You must complete this if you are claiming the specific chemical identity as a trade secret and have marked the box in 1.3a. The generic chemical name must be structurally descriptive of the chemical.

1.3b Unsanitized. Check the box if this version of the form contains the specific chemical identity or any other trade secret or confidential business information.

1.3.1b CAS Number. You must enter the Chemical Abstract Service (CAS) registry number that appears in the appropriate section of the rule for the chemical being reported. Use leading place holding zeros. If you are reporting a chemical category (e.g., copper compounds), enter N/A in the CAS number space.

1.3.2b Specific Chemical Identity. Enter the name of the chemical or chemical category as it is listed in the appropriate section of the reporting rule.

Part 2. Facility Identification Information

2.1–2.3 Facility Name and Location. You must enter the name of your facility (plant site name or appropriate facility designation), street address, city, State and ZIP Code in the space provided. You may not use a post office box number for this location.

2.4 Dun and Bradstreet Number. You must enter the number assigned by Dun and Bradstreet for your facility or each establishment wthin your facility. If the establishment does not have a D & B number, enter N/A in the boxes reserved for those numbers. Use leading place holding zeros.

Part 3. Responses to Substantiation Questions

The six questions posed in this form are based on the four statutory criteria found in section 322(b) of Title III. The information you submit in response to these questions is the basis for EPA's initial determination as to whether the substantiation is sufficient to support a claim of trade secrecy. EPA has indicated in §350.13 of the final rule the specific criteria that it regards as the legal basis for evaluating whether the answers you have provided are sufficient to warrant protection of the chemical identity. You are urged to review those criteria before preparing answers to the questions on the form.

Part 4. Certification

An *original* signature is required for each trade secret substantiation submitted to EPA, both sanitized and unsanitized. It indicates the submitter is certifying that the particular substantiation provided to EPA is complete, true, and accurate, and that it is intended to support the specific trade secret claim being made. Noncompliance with this certification requirement may jeopardize the trade secret claim.

4.1 Name and Official Title. Print or type the name and title of the person who signs the statement at 4.2.

4.2 Signature. This certification must be signed by the owner or operator, or a senior official with management responsibility for the person (or persons) completing the form. An *original* signature is required for each trade secret substantiation submitted to EPA, both sanitized and unsanitized. Since the certification applies to all information supplied on the forms, it should be signed only after the substantiation has been completed.

4.3 Date. Enter the date when the certification was signed.

APPENDIX A TO SUBPART A—RESTATE-MENT OF TORTS SECTION 757, COM-MENT B

b. Definition of trade secret. A trade secret may consist of any formula, pattern, device or compilation of information which is used in one's business, and which gives him an opportunity to obtain an advantage over competitors who do not know or use it. It may be a formula for a chemical compound, a process of manufacturing, treating or preserving materials, a pattern for a machine or other device, or a list of customers. It differs from other secret information in a business (see section 759) in that it is not simply information as to single or ephemeral events in the conduct of the business, as, for example, the amount or other terms of a secret bid for a contract or the salary of certain employees, or the security investments made or contemplated, or the date fixed for the announcement of a new policy or for bringing out a new model or the like. A trade secret is a process or device for continuous use in the operation of the business. Generally it relates to the production of goods, as, for example, a machine or formula for the production of an article. It may, however, relate to the sale of goods or to other operations in the business, such as a code for determining discounts, rebates or other concessions in a price list or catalogue, or a list of specialized customers, or a method of bookkeeping or other office management.

Secrecy. The subject matter of a trade secret must be secret. Matters of public knowledge or of general knowledge in an industry cannot be appropriated by one as his secret. Matters which are completely disclosed by the goods which one markets cannot be his secret. Substantially, a trade secret is known only in the particular business in which it is used. It is not requisite that only the proprietor of the business know it. He may, without losing his protection, communicate it to employees involved in its use. He may likewise communicate it to others pledged to secrecy. Others may also know of it independently, as, for example, when they have discovered the process or formula by independent invention and are keeping it secret. Nevertheless, a substantial element of secrecy must exist, so that, except by the use of improper means, there would be difficulty in acquiring the information. An exact definition of a trade secret is not possible. Some factors to be considered in determining whether given information is one's trade secret are: (1) The extent to which the information is known outside of his business: (2) the extent to which it is known by employees and others involved in his business: (3) the extent of measures taken by him to guard the secrecy of the information: (4) the value of the information to him and to his competitors; (5) the amount of effort or

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money expended by him in developing the information; (6) the ease or difficulty with which the information could be properly acquired or duplicated by others.

Novelty and prior art. A trade secret may be a device or process which is patentable; but it need not be that. It may be a device or process which is clearly anticipated in the prior art or one which is merely a mechanical improvement that a good mechanic can make. Novelty and invention are not requisite for a trade secret as they are for patentability. These requirements are essential to patentability because a patent protects against unlicensed use of the patented device or process even by one who discovers it properly through independent research. The patent monopoly is a reward to the inventor. But such is not the case with a trade secret. Its protection is not based on a policy of rewarding or otherwise encouraging the development of secret processes or devices. The protection is merely against breach of faith and reprehensible means of learning another's secret. For this limited protection it is not appropriate to require also the kind of novelty and invention which is a requisite of patentability. The nature of the secret is. however, an important factor in determining the kind of relief that is appropriate against one who is subject to liability under the rule stated in this section. Thus, if the secret consists of a device or process which is a novel invention, one who acquires the secret wrongfully is ordinarily enjoined from further use of it and is required to account for the profits derived from his past use. If, on the other hand, the secret consists of mechanical improvements that a good mechanic can make without resort to the secret, the wrongdoer's liability may be limited to damages, and an injunction against future use of the improvements made with the aid of the secret may be inappropriate.

Subpart B—Disclosure of Trade Secret Information to Health Professionals

§ 350.40 Disclosure to health professionals.

- (a) Definitions. Medical emergency means any unforeseen condition which a health professional would judge to require urgent and unscheduled medical attention. Such a condition is one which results in sudden and/or serious symptom(s) constituting a threat to a person's physical or psychological wellbeing and which requires immediate medical attention to prevent possible deterioration, disability, or death.
- (b) The specific chemical identity, including the chemical name of a haz-

ardous chemical, extremely hazardous substance, or a toxic chemical, is made available to health professionals, in accordance with the applicable provisions of this section.

- (c) Diagnosis or Treatment by Health Professionals in Non-Emergency Situations. (1) An owner or operator of a facility which is subject to the requirements of sections 311, 312, and 313, shall, upon request, provide the specific chemical identity, if known, of a hazardous chemical, extremely hazardous substance, or a toxic chemical to a health professional if:
 - (i) The request is in writing;
- (ii) The request describes why the health professional has a reasonable basis to suspect that:
- (A) The specific chemical identity is needed for purposes of diagnosis or treatment of an individual,
- (B) The individual or individuals being diagnosed or treated have been exposed to the chemical concerned, and
- (C) Knowledge of the specific chemical identity of such chemical will assist in diagnosis or treatment.
- (iii) The request contains a confidentiality agreement which includes:
- (A) A description of the procedures to be used to maintain the confidentiality of the disclosed information; and
- (B) A statement by the health professional that he will not use the information for any purpose other than the health needs asserted in the statement of need authorized in paragraph (c)(1)(ii) of this section and will not release the information under any circumstances, except as authorized by the terms of the confidentiality agreement or by the owner or operator of the facility providing such information.
- (iv) The request includes a certification signed by the health professional stating that the information contained in the statement of need is true.
- (2) Following receipt of a written request, the facility owner or operator to whom such request is made shall provide the requested information to the health professional promptly.
- (d) Preventive Measures and Treatment by Local Health Professionals. (1) An owner or operator of a facility subject to the requirements of sections 311, 312,

or 313 shall provide the specific chemical identity, if known, of a hazardous chemical, an extremely hazardous substance, or a toxic chemical to any health professional (such as a physician, toxicologist, epidemiologist, or nurse) if:

- (i) The requester is a local government employee or a person under contract with the local government;
 - (ii) The request is in writing;
- (iii) The request describes with reasonable detail one or more of the following health needs for the information:
- (A) To assess exposure of persons living in a local community to the hazards of the chemical concerned.
- (B) To conduct or assess sampling to determine exposure levels of various population groups.
- (C) To conduct periodic medical surveillance of exposed population groups.
- (D) To provide medical treatment to exposed individuals or population groups.
- (E) To conduct studies to determine the health effects of exposure.
- (F) To conduct studies to aid in the identification of chemicals that may reasonably be anticipated to cause an observed health effect.
- (iv) The request contains a confidentiality agreement which includes:
- (A) A description of the procedures to be used to maintain the confidentiality of the disclosed information; and
- (B) A statement by the health professional that he will not use the information for any purpose other than the health needs asserted in the statement of need authorized in paragraph (d)(1)(iii) of this section and will not release the information under any circumstances except as may otherwise be authorized by the terms of such agreement or by the owner or operator of the facility person providing such information.
- (v) The request includes a certification signed by the health professional stating that the information contained in the statement of need is true.
- (2) Following receipt of a written request, the facility owner or operator to whom such request is made shall promptly provide the requested information to the local health professional.

- (e) Medical Emergency. (1) An owner or operator of a facility which is subject to the requirements of sections 311, 312, or 313 must provide a copy of a material safety data sheet, an inventory form, or a toxic chemical release form, including the specific chemical identity, if known, of a hazardous chemical, extremely hazardous substance, or a toxic chemical, to any treating physician or nurse who requests such information if the treating physician or nurse determines that:
- (i) A medical emergency exists as to the individual or individuals being diagnosed or treated;
- (ii) The specific chemical identity of the chemical concerned is necessary for or will assist in emergency or firstaid diagnosis or treatment; and,
- (iii) The individual or individuals being diagnosed or treated have been exposed to the chemical concerned.
- (2) Owners or operators of facilities must provide the specific chemical identity to the requesting treating physician or nurse immediately following the request, without requiring a written statement of need or a confidentiality agreement in advance.
- (3) The owner or operator may require a written statement of need and a written confidentiality agreement as soon as circumstances permit. The written statement of need shall describe in reasonable detail the factors set forth in paragraph (e)(1) of this section. The written confidentiality agreement shall be in accordance with paragraphs (c)(1)(iii) and (f) of this section.
- (f) Confidentiality Agreement. (1) The confidentiality agreement authorized in paragraphs (c)(1)(iii), (d)(1)(iv) and (e)(3) of this section:
- (i) May restrict the use of the information to the health purposes indicated in the written statement of need;
- (ii) May provide for appropriate legal remedies in the event of a breach of the agreement; and
- (iii) May not include requirements for the posting of a penalty bond.
- (g) Nothing in this regulation is meant to preclude the parties from pursuing any non-contractual remedies to the extent permitted by law, or from pursuing the enforcement remedy provided in section 325(e) of Title III.

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(h) The health professional receiving the trade secret information may disclose it to EPA only under the following circumstances: The health professional must believe that such disclosure is necessary in order to learn from the Agency additional information about the chemical necessary to assist him in carrying out the responsibilities set forth in paragraphs (c), (d), and (e) of this section. Such information comprises facts regarding adverse health and environmental effects.

PART 355—EMERGENCY PLANNING AND NOTIFICATION

Sec.

355.10 Purpose.

355.20 Definitions.

355.30 Emergency planning. 355.40 Emergency release notification.

355.50 Penalties.

APPENDIX A TO PART 355-THE LIST OF EX-TREMELY HAZARDOUS SUBSTANCES AND THEIR THRESHOLD PLANNING QUANTITIES (ALPHABETICAL ORDER)

APPENDIX B TO PART 355-THE LIST OF EX-TREMELY HAZARDOUS SUBSTANCES AND THEIR THRESHOLD PLANNING QUANTITIES (CAS NUMBER ORDER)

AUTHORITY: 42 U.S.C. 11002, 11004, and 11048. SOURCE: 52 FR 13395, Apr. 22, 1987, unless otherwise noted.

§ 355.10 Purpose.

This regulation establishes the list of extremely hazardous substances, threshold planning quantities, and facility notification responsibilities necessary for the development and implementation of State and local emergency response plans.

§ 355.20 Definitions.

Act means the Superfund Amendments and Reauthorization Act of 1986. CERCLA means the Comprehensive Environmental Response, Compensa-

tion and Liability Act of 1980, as

amended.

CERCLA Hazardous Substance means a substance on the list defined in section 101(14) of CERCLA.

NOTE: Listed CERCLA hazardous substances appear in table 302.4 of 40 CFR part 302.

Chief Executive Officer of the tribe means the person who is recognized by the Bureau of Indian Affairs as the

chief elected administrative officer of the tribe.

Commission means the emergency response commission for the State in which the facility is located except where the facility is located in Indian Country, in which case, commission means the emergency response commission for the tribe under whose jurisdiction the facility is located. In absence of an emergency response commission, the Governor and the chief executive officer, respectively, shall be the commission. Where there is a cooperative agreement between a State and a Tribe, the commission shall be the entity identified in the agreement.

Committee or Local emergency planning committee means the local emergency planning committee appointed by the emergency response commission.

Environment includes water, air, and land and the interrelationship which exists among and between water, air, and land and all living things.

Extremely hazardous substance means a substance listed in appendices A and B of this part.

Facility means all buildings, equipment, structure, and other stationary items that are located on a single site or on contiguous or adjacent sites and which are owned or operated by the same person (or by any person which controls, is controlled by, or under common control with, such person). Facility shall include manmade structures in which chemicals are purposefully placed or removed through human means such that it functions as a containment structure for human use. For purposes of emergency release notification, the term includes motor vehicles, rolling stock, and aircraft.

Hazardous chemical means any hazardous chemical as defined under §1910.1200(c) of Title 29 of the Code of Federal Regulations, except that such term does not include the following substances:

- (1) Any food, food additive, color additive, drug, or cosmetic regulated by the Food and Drug Administration.
- (2) Any substance present as a solid in any manufactured item to the extent exposure to the substance does not occur under normal conditions of use.
- (3) Any substance to the extent it is used for personal, family, or household

purposes, or is present in the same form and concentration as a product packaged for distribution and use by the general public.

- (4) Any substance to the extent it is used in a research laboratory or a hospital or other medical facility under the direct supervision of a technically qualified individual.
- (5) Any substance to the extent it is used in routine agricultural operations or is a fertilizer held for sale by a retailer to the ultimate customer.

Indian Country means *Indian country* as defined in 18 U.S.C. 1151. That section defines Indian country as:

- (a) All land within the limits of any Indian reservation under the jurisdiction of the United States government, notwithstanding the issuance of any patent, and including rights-of-way running through the reservation;
- (b) All dependent Indian communities within the borders of the United States whether within the original or subsequently acquired territory thereof, and whether within or without the limits of a State; and
- (c) All Indian allotments, the Indian titles to which have not been extinguished, including rights-of-way running through the same.

Indian tribe means those tribes federally recognized by the Secretary of the Interior.

Mixture means a heterogenous association of substances where the various individual substances retain their identities and can usually be separated by mechanical means. Includes solutions or compounds but does not include alloys or amalgams.

Person means any individual, trust, firm, joint stock company, corporation (including a government corporation), partnership, association, State, municipality, commission, political subdivision of a State, or interstate body.

Release means any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, or disposing into the environment (including the abandonment or discarding of barrels, containers, and other closed receptacles) of any hazardous chemical, extremely hazardous substance, or CERCLA hazardous substance.

Reportable quantity means, for any CERCLA hazardous substance, the reportable quantity established in table 302.4 of 40 CFR part 302, for such substance, for any other substance, the reportable quantity is one pound.

State means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, the United States Virgin Islands, the Northern Mariana Islands, any other territory or possession over which the United States has jurisdictions and Indian Country.

Threshold planning quantity means, for a substance listed in appendices A and B, the quantity listed in the column "threshold planning quantity" for that substance.

[52 FR 13395, Apr. 22, 1987; 54 FR 38853, Sept. 21, 1989, as amended at 55 FR 30645, July 26, 1990]

§355.30 Emergency planning.

- (a) Applicability. The requirements of this section apply to any facility at which there is present an amount of any extremely hazardous substance equal to or in excess of its threshold planning quantity, or designated, after public notice and opportunity for comment, by the Commission or the Governor for the State in which the facility is located. For purposes of this section, an amount of any extremely hazardous substance means the total amount of an extremely hazardous substance present at any one time at a facility at concentrations greater than one percent by weight, regardless of location, number of containers, or method of storage.
- (b) Emergency planning notification. The owner or operator of a facility subject to this section shall provide notification to the Commission that it is a facility subject to the emergency planning requirements of this part. Such notification shall be provided: on or before May 17, 1987 or within sixty days after a facility first becomes subject to the requirements of this section, whichever is later.
- (c) Facility emergency coordinator. The owner or operator of a facility subject to this section shall designate a facility representative who will participate in the local emergency planning process as a facility emergency response

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coordinator. The owner or operator shall notify the local emergency planning committee (or the Governor if there is no committee) of the facility representative on or before September 17, 1987 or 30 days after establishment of a local emergency planning committee, whichever is earlier.

- (d) Provision of information. (1) The owner or operator of a facility subject to this section shall inform the local emergency planning committee of any changes occurring at the facility which may be relevant to emergency planning.
- (2) Upon request of the local emergency planning committee, the owner or operator of a facility subject to this section shall promptly provide to the committee any information necessary for development or implementation of the local emergency plan.
- (e) Calculation of TPQs for solids and mixtures. (1) If a container or storage vessel holds a mixture or solution of an extremely hazardous substance, then the concentration of extremely hazardous substance, in weight percent (greater than 1 percent sign), shall be multiplied by the mass (in pounds) in the vessel to determine the actual quantity of extremely hazardous substance therein.
- Extremely hazardous (2)(i)stances that are solids are subject to either of two threshold planning quantities as shown on appendices A and B (i.e., 500/10,000 pounds). The lower quantity applies only if the solid exists in powdered form and has a particle size less than 100 microns; or is handled in solution or in molten form; or meets the criteria for a National Fire Protection Association (NFPA) rating of 2, 3 or 4 for reactivity. If the solid does not meet any of these criteria, it is subject to the upper (10,000 pound) threshold planning quantity as shown in appendices A and B.
- (ii) The 100 micron level may be determined by multiplying the weight percent of solid with a particle size less than 100 microns in a particular container by the quantity of solid in the container.
- (iii) The amount of solid in solution may be determined by multiplying the weight percent of solid in the solution

in a particular container by the quantity of solution in the container.

(iv) The amount of solid in molten form must be multipled by 0.3 to determine whether the lower threshold planning quantity is met.

§ 355.40 Emergency release notification.

- (a) Applicability. (1) The requirements of this section apply to any facility: (i) at which a hazardous chemical is produced, used or stored and (ii) at which there is release of a reportable quantity of any extremely hazardous substance or CERCLA hazardous substance.
 - (2) This section does not apply to:
- (i) Any release which results in exposure to persons solely within the boundaries of the facility;
- (ii) Any release which is a *federally* permitted release as defined in section 101 (10) of CERCLA;
- (iii) Any release that is continuous and stable in quantity and rate under the definitions in 40 CFR 302.8(b). Exemption from notification under this subsection does not include exemption from:
- (A) Initial notifications as defined in 40 CFR 302.8 (d) and (e);
- (B) Notification of a "statistically significant increase," defined in 40 CFR 302.8(b) as any increase above the upper bound of the reported normal range, which is to be submitted to the community emergency coordinator for the local emergency planning committee for any area likely to be affected by the release and to the State emergency response commission of any State likely to be affected by the release;
- (C) Notification of a "new release" as defined in 40 CFR 302.8(g)(1); or
- (D) Notification of a change in the normal range of the release as required under 40 CFR 302.8(g)(2).
- (iv) Any release of a pesticide product exempt from CERCLA section 103(a) reporting under section 103(e) of CERCLA;
- (v) Any release not meeting the definition of release under Section 101(22) of CERCLA, and therefore exempt from Section 103(a) reporting; and
- (vi) Any radionuclide release which occurs:

(A) Naturally in soil from land holdings such as parks, golf courses, or other large tracts of land.

(B) Naturally from land disturbance activities, including farming, construction, and land disturbance incidental to extraction during mining activities, except that which occurs at uranium, phosphate, tin, zircon, hafnium, vanadium, monazite, and rare earth mines. Land disturbance incidental to extraction includes: land clearing; overburden removal and stockpiling; excavating, handling, transporting, and storing ores and other raw beneficiated or processed) materials; and replacing in mined-out areas coal ash, earthen materials from farming or construction, or overburden or other raw materials generated from the exempted mining activities.

(C) From the dumping and transportation of coal and coal ash (including fly ash, bottom ash, and boiler slags), including the dumping and land spreading operations that occur during coal ash uses.

(D) From piles of coal and coal ash, including fly ash, bottom ash, and boiler slags.

NOTE TO PARAGRAPH (a): Releases of CERCLA hazardous substances are subject to the release reporting requirements of CERCLA section 103, codified at 40 CFR part 302, in addition to the requirements of this part.

- (b) Notice requirements. (1) The owner or operator of a facility subject to this section shall immediately notify the community emergency coordinator for the local emergency planning committee of any area likely to be affected by the release and the State emergency response commission of any State likely to be affected by the release. If there is no local emergency planning committee, notification shall be provided under this section to relevant local emergency response personnel.
- (2) The notice required under this section shall include the following to the extent known at the time of notice and so long as no delay in notice or emergency response results:
- (i) The chemical name or identity of any substance involved in the release.
- (ii) An indication of whether the substance is an extremely hazardous substance.

- (iii) An estimate of the quantity of any such substance that was released into the environment.
- (iv) The time and duration of the release.
- (v) The medium or media into which the release occurred.
- (vi) Any known or anticipated acute or chronic health risks associated with the emergency and, where appropriate, advice regarding medical attention necessary for exposed individuals.
- (vii) Proper precautions to take as a result of the release, including evacuation (unless such information is readily available to the community emergency coordination pursuant to the emergency plan).

(viii) The names and telephone number of the person or persons to be contacted for further information.

- (3) As soon as practicable after a release which requires notice under (b)(1) of this section, such owner or operator shall provide a written follow-up emergency notice (or notices, as more information becomes available) setting forth and updating the information required under paragraph (b)(2) of this section, and including additional information with respect to:
- (i) Actions taken to respond to and contain the release,
- (ii) Any known or anticipated acute or chronic health risks associated with the release, and,
- (iii) Where appropriate, advice regarding medical attention necessary for exposed individuals.
- (4) Exceptions. (i) Until April 30, 1988, in lieu of the notice specified in paragraph (b)(2) of this section, any owner or operator of a facility subject to this section from which there is a release of a CERCLA hazardous substance which is not an extremely hazardous substance and has a statutory reportable quantity may provide the same notice required under CERCLA section 103(a) to the local emergency planning committee.
- (ii) An owner or operator of a facility from which there is a transportation-related release may meet the requirements of this section by providing the information indicated in paragraph (b)(2) to the 911 operator, or in the absence of a 911 emergency telephone number, to the operator. For purposes

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of this paragraph, a *transportation-related release* means a release during transportation, or storage incident to transportation if the stored substance is moving under active shipping papers and has not reached the ultimate consignee.

[52 FR 13395, Apr. 22, 1987, as amended at 54 FR 22543, May 24, 1989; 55 FR 30188, July 24, 1990; 63 FR 13475, Mar. 19, 1998; 64 FR 13115, Mar. 17, 1999]

§355.50 Penalties.

(a) Civil penalties. Any person who fails to comply with the requirements of §355.40 shall be subject to civil penalties of up to \$25,000 for each violation in accordance with section 325(b)(1) of the Act.

(b) Civil penalties for continuing violations. Any person who fails to comply

with the requirements of §355.40 shall be subject to civil penalties of up to \$25,000 for each day during which the violation continues, in accordance with section 325(b)(2) of the Act. In the case of a second or subsequent violation, any such person may be subject to civil penalties of up to \$75,000 for each day the violation continues, in accordance with section 325(b)(2) of the Act.

(c) Criminal penalties. Any person who knowingly and willfully fails to provide notice in accordance with §355.40 shall, upon conviction, be fined not more than \$25,000 or imprisoned for not more than two (2) years, or both (or, in the case of a second or subsequent conviction, shall be fined not more than \$50,000 or imprisoned for not more than five (5) years, or both) in accordance with section 325(b) (4) of the Act.

APPENDIX A TO PART 355—THE LIST OF EXTREMELY HAZARDOUS SUBSTANCES AND THEIR THRESHOLD PLANNING QUANTITIES

| CAS No. | Chemical name | Notes | Reportable quantity (pounds) | Threshold planning quantity (

13-00-3	Acetorie Cyanonyum		10	1,000
1752-30-3	Acetone Thiosemicarbazide		1,000	1,000/10,000
107-02-8	Acrolein		1	500
79-06-1	Acrylamide	1	5,000	1,000/10,000
107-13-1	Acrylonitrile	1	100	10,000
814-68-6	Acrylyl Chloride	h	100	100
111-69-3	Adiponitrile	1	1,000	1,000
116-06-3	Aldicarb	С	1	100/10,000
309-00-2	Aldrin		1	500/10,000
107-18-6	Allyl Alcohol		100	1,000
107-11-9	Allylamine		500	500
20859-73-8		b	100	500
54-62-6	Aminopterin		500	500/10,000
78-53-5	Amiton		500	500
3734-97-2	Amiton Oxalate		100	100/10,000
7664-41-7	Ammonia	l i	100	500
300-62-9	Amphetamine		1.000	1.000
62-53-3		li	5,000	1,000
88-05-1		-	500	500
7783-70-2	Antimony Pentafluoride		500	500
1397-94-0	Antimycin A	С	1.000	1.000/10.000
86-88-4	ANTU		100	500/10,000
1303-28-2	Arsenic Pentoxide		1	100/10.000
1327-53-3	Arsenous Oxide	h		100/10,000
7784-34-1	Arsenous Trichloride	l		500
7784-42-1	Arsine		100	100
2642-71-9	Azinphos-Ethyl		100	100/10,000
86-50-0			1	10/10,000
98-87-3			5.000	500
98-16-8	Benzenamine, 3-(Trifluoromethyl)-		500	500
100-14-1	Benzene, 1-(Chloromethyl)-4-Nitro-		500	500/10.000
98-05-5	Benzenearsonic Acid		10	10/10,000
3615-21-2	Benzimidazole, 4,5-Dichloro-2-(Trifluoromethyl)-	q	500	500/10,000
98-07-7	Benzotrichloride	9	10	100
100-44-7	Benzyl Chloride		100	500
140-29-4		h	500	500
15271-41-7		l ''	500	500/10,000
10211 -1-1	((((Methylamino)Carbonyl)Oxy)Imino)-, (1s-(1-alpha,2-beta,4-		550	000/10,000
	alpha,5-alpha,6E))			
534-07-6	Bis(Chloromethyl) Ketone		10	10/10,000
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	[Alphabetical Order]			
CAS No.	Chemical name	Notes	Reportable quantity * (pounds)	Threshold plan- ning quantity (pounds)
4044–65–9 10294–34–5 7637–07–2	Bitoscanate Boron Trichloride		500 500	500/10,000 500
353-42-4	Boron Trifluoride Boron Trifluoride Compound With Methyl Ether (1:1)		500 1,000	500 1,000
28772-56-7 7726-95-6	Bromadiolone Bromine	ı	100 500	100/10,000 500
1306-19-0	Cadmium Oxide	'	100	100/10,000
2223-93-0 7778-44-1	Cadmium Stearate	С	1,000	1,000/10,000 500/10,000
8001–35–2	Camphechlor		1	500/10,000
56-25-7	Cantharidin		100	100/10,000
51–83–2 26419–73–8	Carbachol Chloride Carbamic Acid, Methyl-, O-(((2,4-Dimethyl-1, 3-Dithiolan-2-yl)Methylene)Amino)	d	500 1	500/10,000 100/10,000
1563–66–2 75–15–0	Carbofuran Carbon Disulfide		10 100	10/10,000 10,000
786–19–6	Carbon distillide Carbophenothion	'	500	500
57-74-9	Chlordane		1	1,000
470–90–6 7782–50–5	Chlorine Chlorine		500 10	500 100
24934-91-6	Chlormephos	١.	500	500
999–81–5 79–11–8	Chlormequat Chloride	h	100 100	100/10,000 100/10,000
107-07-3	Chloroethanol		500	500
627–11–2 67–66–3	Chloroform Chloroformate		1,000 10	1,000 10,000
542-88-1	Chloromethyl Ether	h	10	100
107–30–2 3691–35–8	Chloromethyl Methyl Ether	С	10 100	100 100/10,000
1982–47–4	Chloroxuron		500	500/10,000
21923–23–9 10025–73–7	Chlorthiophos	h	500	500
62207-76-5	Cobalt, ((2,2'-(1,2-Ethanediylbis (Nitrilomethylidyne)) Bis(6-Fluorophenolato))(2-)-N,N',O,O')		100	1/10,000 100/10,000
10210–68–1 64–86–8	Cobalt Carbonyl	h h	10 10	10/10,000 10/10,000
56-72-4	Coumaphos	''	10	100/10,000
5836–29–3 95–48–7	Coumatetralyl Cresol, o-		500 100	500/10,000 1,000/10,000
535-89-7	Crimidine		100	100/10,000
4170–30–3 123–73–9	Crotonaldehyde		100	1,000
506-68-3	Crotonaldehyde, (E)- Cyanogen Bromide		100 1,000	1,000 500/10,000
506-78-5	Cyanogen lodide		1,000	1,000/10,000
2636–26–2 675–14–9	Cyanophos Cyanuric Fluoride		1,000 100	1,000 100
66-81-9	Cycloheximide		100	100/10,000
108–91–8 17702–41–9	Cyclohexylamine Decaborane(14)	ı	10,000 500	10,000 500/10,000
8065-48-3	Demeton		500	500
919–86–8 10311–84–9	Demeton-S-Methyl		500 100	500 100/10,000
19287-45-7	Diborane		100	100
111–44–4 149–74–6	Dichloroethyl ether		10 1,000	10,000 1,000
62-73-7	Dichlorvos		10	1,000
141–66–2 1464–53–5	Dicrotophos		100 10	100 500
814–49–3	Diethyl Chlorophosphate	h	500	500
71–63–6 2238–07–5	Digitoxin Diglycidyl Ether	С	100 1,000	100/10,000 1,000
20830-75-5	Digoxin	h	10	10/10,000
115-26-4	Dimefox Dimethoate		500	500
60–51–5 2524–03–0	Dimethyl Phosphorochloridothioate		10 500	500/10,000 500
77-78-1	Dimethyl sulfate	_	100	500
75–78–5 57–14–7	Dimethyldichlorosilane	h	500 10	500 1,000
99-98-9	Dimethyl-p-Phenylenediamine		10	10/10,000
644–64–4 534–52–1	Dinetilan	d	1 10	500/10,000 10/10,000

	[Alphabetical Order]			
CAS No.	Chemical name	Notes	Reportable quantity * (pounds)	Threshold plan- ning quantity (pounds)
88-85-7	Dinoseb		1,000	100/10,000
1420-07-1	Dinoterb		500	500/10,000
78-34-2	Dioxathion		500	500
82–66–6	Diphacinone		10	10/10,000
152–16–9	Diphosphoramide, Octamethyl-		100	100
298-04-4 514-73-8	Disulfoton		500	500
541-53-7	Dithiobiuret		100	500/10,000 100/10,000
316-42-7	Emetine, Dihydrochloride	h	1	1/10,000
115-29-7	Endosulfan		1	10/10,000
2778-04-3	Endothion		500	500/10,000
72–20–8	Endrin		1	500/10,000
106-89-8	Epichlorohydrin	I	100	1,000
2104–64–5 50–14–6	EPN	С	100 1,000	100/10,000 1,000/10,000
379-79-3	Ergotamine Tartrate		500	500/10,000
1622–32–8	Ethanesulfonyl Chloride, 2-Chloro-		500	500
10140-87-1	Ethanol, 1,2-Dichloro-, Acetate		1,000	1,000
563-12-2	Ethion		10	1,000
13194-48-4	Ethoprophos		1,000	1,000
538-07-8 371-62-0	Ethylbis(2-Chloroethyl)Amine	h c, h	500 10	500
75–21–8	Ethylene Oxide	6, 11	10	10 1,000
107-15-3	Ethylenediamine		5,000	10,000
151-56-4	Ethyleneimine		1	500
542-90-5	Ethylthiocyanate		10,000	10,000
22224-92-6	Fenamiphos		10	10/10,000
115-90-2	Fensulfothion	h	500	500
4301–50–2 7782–41–4	Fluenetil	k	100 10	100/10,000 500
640–19–7	Fluoroacetamide	j	100	100/10,000
144-49-0	Fluoroacetic Acid	,	10	10/10,000
359-06-8	Fluoroacetyl Chloride	С	10	10
51–21–8	Fluorouracil		500	500/10,000
944-22-9	Fonofos		500	500
50-00-0 107-16-4	FormaldehydeFormaldehyde Cyanohydrin	l h	100 1,000	500 1,000
23422-53-9	Formetanate Hydrochloride	d, h	1,000	500/10,000
2540-82-1	Formothion	-,	100	100
17702-57-7	Formparanate	d	1	100/10,000
21548-32-3	Fosthietan		500	500
3878-19-1	Fuberidazole		100	100/10,000
110-00-9 13450-90-3	Furan		100 500	500 500/10,000
77-47-4	Hexachlorocyclopentadiene	h	10	100
4835-11-4	Hexamethylenediamine, N,N'-Dibutyl-		500	500
302-01-2	Hydrazine		1	1,000
74-90-8	Hydrocyanic Acid		10	100
7647–01–0 7664–39–3	Hydrogen Chloride (gas only) Hydrogen Fluoride	I	5,000 100	500 100
7722-84-1	Hydrogen Peroxide (Conc > 52%)	1	1.000	1,000
7783-07-5	Hydrogen Selenide	Ι.	10	10
7783-06-4	Hydrogen Sulfide	1	100	500
123-31-9	Hydroquinone	1	100	500/10,000
13463-40-6	Iron, Pentacarbonyl-		100	100
297–78–9	Isobenzan	h	100 1,000	100/10,000 1.000
78–82–0 102–36–3	Isocyanic Acid, 3,4-Dichlorophenyl Ester	"	500	500/10,000
465-73-6	Isodrin		1	100/10,000
55–91–4	Isofluorphate	С	100	100
4098-71-9	Isophorone Diisocyanate		100	100
108-23-6	Isopropyl Chloroformate	Ι.	1,000	1,000
119–38–0	Isopropylmethylpyrazolyl Dimethylcarbamate	d	1 1 000	500
78–97–7 21609–90–5	Lactonitrile		1,000 500	1,000
541-25-3	Lewisite	c, h	10	500/10,000 10
58-89-9	Lindane	, .,	1	1,000/10,000
7580-67-8	Lithium Hydride	b	100	100
109-77-3	Malononitrile		1,000	500/10,000
12108-13-3	Manganese, Tricarbonyl Methylcyclopentadienyl		100	100
51–75–2	Mechlorethamine	ı C	10	10

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	[Alphabetical Order]			
CAS No.	Chemical name	Notes	Reportable quantity * (pounds)	Threshold plan- ning quantity (pounds)
950-10-7	Mephosfolan		500	500
1600-27-7	Mercuric Acetate		500	500/10,000
7487-94-7	Mercuric Chloride		500	500/10,000
21908-53-2	Mercuric Oxide		500	500/10,000
10476-95-6	Methacrolein Diacetate		1,000	1,000
760–93–0	Methacrylic Anhydride		500	500
126–98–7 920–46–7	Methacrylonitrile	h	1,000 100	500 100
30674-80-7	Methacryloyloxyethyl Isocyanate	h	100	100
10265-92-6	Methamidophos		100	100/10,000
558-25-8	Methanesulfonyl Fluoride		1,000	1,000
950-37-8	Methidathion		500	500/10,000
2032-65-7	Methiocarb		10	500/10,000
16752–77–5 151–38–2	Methomyl	h	100 500	500/10,000 500/10,000
80-63-7	Methyl 2-Chloroacrylate		500	500/10,000
74–83–9	Methyl Bromide	1	1,000	1,000
79-22-1	Methyl Chloroformate	h	1,000	500
60-34-4	Methyl Hydrazine		10	500
624-83-9	Methyl Isocyanate	_	10	500
556–61–6 74–93–1	Methyl Isothiocyanate	b	500 100	500 500
3735-23-7	Methyl Phenkapton	'	500	500
676–97–1	Methyl Phosphonic Dichloride	b	100	100
556-64-9	Methyl Thiocyanate		10,000	10,000
78-94-4	Methyl Vinyl Ketone		10	10
502-39-6	Methylmercuric Dicyanamide		500	500/10,000
75–79–6	Methyltrichlorosilane	h	500	500
1129–41–5 7786–34–7	Metolcarb	d	1 10	100/10,000
315–18–4	Mexacarbate		1,000	500 500/10,000
50-07-7	Mitomycin C		10	500/10,000
6923-22-4	Monocrotophos		10	10/10,000
2763-96-4	Muscimol		1,000	500/10,000
505-60-2	Mustard Gas	h	500	500
13463-39-3	Nickel Carbonyl		10 100	1
54–11–5 65–30–5	Nicotine	С	100	100 100/10,000
7697–37–2	Nitric Acid		1,000	1,000
10102-43-9	Nitric Oxide	С	10	100
98-95-3	Nitrobenzene	1	1,000	10,000
1122-60-7	Nitrocyclohexane		500	500
10102-44-0 62-75-9	Nitrogen Dioxide	h	10 10	100 1,000
991–42–4	Norbormide	"	100	100/10,000
0	Organorhodium Complex (PMN-82-147)		10	10/10,000
630-60-4	Ouabain	С	100	100/10,000
23135-22-0	Oxamyl	d	1	100/10,000
78–71–7	Oxetane, 3,3-Bis(Chloromethyl)-		500	500
2497-07-6 10028-15-6	Oxydisulfoton	h	500 100	500 100
1910–42–5	Paraquat Dichloride		100	10/10,000
2074-50-2	Paraguat Methosulfate		10	10/10,000
56-38-2	Parathion	С	10	100
298-00-0	Parathion-Methyl	С	100	100/10,000
12002-03-8	Paris Green		1	500/10,000
19624-22-7	Pentaborane		500	500
2570–26–5 79–21–0	Pentadecylamine Peracetic Acid		100 500	100/10,000 500
594-42-3	Perchloromethylmercaptan		100	500
108-95-2	Phenol		1,000	500/10,000
4418-66-0	Phenol, 2,2'-Thiobis(4-Chloro-6-Methyl)-		100	100/10,000
64-00-6	Phenol, 3-(1-Methylethyl)-, Methylcarbamate	d	1	500/10,000
58-36-6	Phenoxarsine, 10,10'-Oxydi-	1.	500	500/10,000
696–28–6	Phenyl Dichloroarsine	h	1	500
59–88–1	Phenylmydrazine Hydrochloride		1,000	1,000/10,000
62-38-4 2097-19-0	Phenylmercury Acetate	h	100 100	500/10,000 100/10,000
103-85-5	Phenylthiourea	''	100	100/10,000
298-02-2	Phorate		10	10
4104-14-7	Phosacetim		100	100/10,000

	[Alphabetical Order]			
CAS No.	Chemical name	Notes	Reportable quantity * (pounds)	Threshold plan- ning quantity (pounds)
947-02-4	Phosfolan		100	100/10,000
75–44–5	Phosgene	1	10	10
732–11–6	Phosmet	1	10	10/10,000
13171-21-6	Phosphamidon		100	100
7803-51-2	Phosphine		100	500
2703–13–1	Phosphonothioic Acid, Methyl-, O-Ethyl O-(4-(Methylthio) Phenyl) Ester.		500	500
50782-69-9	Phosphonothioic Acid, Methyl-, S-(2-(Bis(1Methylethyl)Amino)Ethyl) O-Ethyl Ester.		100	100
2665-30-7	Phosphonothioic Acid, Methyl-, O-(4-Nitrophenyl) O-Phenyl Ester		500	500
3254-63-5	Phosphoric Acid, Dimethyl 4-(Methylthio)Phenyl Ester		500	500
2587-90-8	Phosphorothioic Acid, O,O-Dimethyl-S-(2-Methylthio) Ethyl Ester	c, g	500	500
7723-14-0	PhosphorusPhosphorus Oxychloride	b, h	1.000	100
10025-87-3 10026-13-8	Phosphorus Pentachloride	b	500	500 500
7719–12–2	Phosphorus Trichloride	"	1,000	1,000
57-47-6	Physostigmine	d	1,000	100/10,000
57-64-7	Physostigmine, Salicylate (1:1)	d	1	100/10,000
124-87-8	Picrotoxin		500	500/10,000
110-89-4	Piperidine		1,000	1,000
23505-41-1	Pirimifos-Ethyl		1,000	1,000
10124-50-2	Potassium Arsenite		1	500/10,000
151–50–8	Potassium Cyanide		10	100
506-61-6	Potassium Silver Cyanide	b	1	500
2631–37–0	Promecarb	d, h	1	500/10,000
106-96-7	Propargyl Bromide		10	10
57–57–8 107–12–0	Propiolactone, Beta-		10 10	500 500
542-76-7	Propionitrile		1,000	1.000
70-69-9	Propiophenone, 4-Amino-	g	100	100/10,000
109–61–5	Propyl Chloroformate	9	500	500
75–56–9	Propylene Oxide	1	100	10,000
75-55-8	Propyleneimine		1	10,000
2275-18-5	Prothoate		100	100/10,000
129-00-0	Pyrene	С	5,000	1,000/10,000
140-76-1	Pyridine, 2-Methyl-5-Vinyl-		500	500
504-24-5	Pyridine, 4-Amino-	h	1,000	500/10,000
1124–33–0 53558–25–1	Pyridine, 4-Nitro-,I-Oxide	h	500 100	500/10,000 100/10,000
14167–18–1	Salcomine	111	500	500/10,000
107-44-8	Sarin	h	10	10
7783-00-8	Selenious Acid		10	1,000/10,000
7791-23-3	Selenium Oxychloride		500	500
563-41-7	Semicarbazide Hydrochloride		1,000	1,000/10,000
3037-72-7	Silane, (4-Aminobutyl)Diethoxymethyl-		1,000	1,000
7631-89-2	Sodium Arsenate		1	1,000/10,000
7784–46–5	Sodium Arsenite		1	500/10,000
26628–22–8 124–65–2	Sodium Azide (Na(N ₃))	b	1,000	500
143-33-9	Sodium Cyanide (Na(CN))	b	100 10	100/10,000 100
62-74-8	Sodium Fluoroacetate	"	10	10/10,000
13410-01-0	Sodium Selenate		100	100/10,000
10102-18-8	Sodium Selenite	h	100	100/10,000
10102-20-2	Sodium Tellurite		500	500/10,000
900-95-8	Stannane, Acetoxytriphenyl-	g	500	500/10,000
57-24-9	Strychnine	С	10	100/10,000
60-41-3	Strychnine Sulfate		10	100/10,000
3689-24-5	Sulfotep		100	500
3569-57-1	Sulfoxide, 3-Chloropropyl Octyl	1	500	500
7446-09-5 7783-60-0	Sulfur Dioxide	'	500 100	500 100
7446–11–9	Sulfur Trioxide	b	100	100
7664-93-9	Sulfuric Acid	~	1,000	1,000
77–81–6	Tabun	c, h	10	10
7783-80-4	Tellurium Hexafluoride	k	100	100
107-49-3	TEPP		10	100
13071-79-9	Terbufos	h	100	100
78-00-2	Tetraethyllead	С	10	100
597-64-8	Tetraethyltin	C	100	100
75–74–1	Tetramethyllead	c, 1	100	100
509–14–8	Tetranitromethane	Į.	10	500

[Alphabetical Order]

	[Alphabetical Order]			
CAS No.	Chemical name	Notes	Reportable quantity * (pounds)	Threshold plan- ning quantity (pounds)
10031-59-1	Thallium Sulfate	h	100	100/10,000
6533-73-9	Thallous Carbonate	c, h	100	100/10,000
7791–12–0	Thallous Chloride	c. h	100	100/10,000
2757-18-8	Thallous Malonate	c, h	100	100/10,000
7446–18–6	Thallous Sulfate	-,	100	100/10,000
2231-57-4	Thiocarbazide		1.000	1,000/10,000
39196-18-4	Thiofanox		100	100/10,000
297-97-2	Thionazin		100	500
108-98-5	Thiophenol		100	500
79–19–6	Thiosemicarbazide		100	100/10,000
5344-82-1	Thiourea, (2-Chlorophenyl)-		100	100/10,000
614–78–8	Thiourea, (2-Methylphenyl)-		500	500/10,000
7550-45-0	Titanium Tetrachloride		1,000	100
584-84-9	Toluene 2,4-Diisocyanate		100	500
91–08–7	Toluene 2,6-Diisocyanate		100	100
110-57-6	Trans-1.4-Dichlorobutene		500	500
1031-47-6	Triamiphos		500	500/10,000
24017-47-8	Triazofos		500	500
76-02-8	Trichloroacetyl Chloride		500	500
115–21–9	Trichloroethylsilane	h	500	500
327-98-0	Trichloronate	k	500	500
98–13–5	Trichlorophenylsilane	h	500	500
1558-25-4	Trichloro(Chloromethyl)Silane	l	100	100
27137-85-5	Trichloro(Dichlorophenyl) Silane		500	500
998-30-1	Triethoxysilane		500	500
75–77–4	Trimethylchlorosilane		1.000	1.000
824-11-3	Trimethylolpropane Phosphite	h	100	100/10,000
1066-45-1	Trimethyltin Chloride	l	500	500/10,000
639–58–7	Triphenyltin Chloride		500	500/10,000
555-77-1	Tris(2-Chloroethyl)Amine	h	100	100
2001-95-8	Valinomycin	C	1.000	1,000/10,000
1314-62-1	Vanadium Pentoxide	-	1,000	100/10,000
108-05-4	Vinvl Acetate Monomer	1	5.000	1.000
81-81-2	Warfarin		100	500/10,000
129-06-6	Warfarin Sodium	h	100	100/10.000
28347-13-9	Xylylene Dichloride		100	100/10,000
58270-08-9	Zinc, Dichloro(4,4-Dimethyl-5((((Methylamino)Carbonyl)		100	100/10,000
	Oxy)Imino)Pentanenitrile)-, (T-4)			,
1314-84-7	Zinc Phosphide	b	100	500

[61 FR 20479, May 7, 1996]

APPENDIX B TO PART 355—THE LIST OF EXTREMELY HAZARDOUS SUBSTANCES AND THEIR THRESHOLD PLANNING QUANTITIES [CAS Number Order]

CAS No.	Chemical name	Notes	Reportable quantity * (pounds)	Threshold plan- ning quantity (pounds)
0	Organorhodium Complex (PMN-82-147)		10	10/10,000
50-00-0	Formaldehyde	1	100	500
50-07-7	Mitomycin C		10	500/10,000
50-14-6	Ergocalciferol	С	1,000	1,000/10,000

^{*} Only the statutory or final RQ is shown. For more information, see 40 CFR table 302.4.

NOTES:
a This chemical does not meet acute toxicity criteria. Its TPQ is set at 10,000 pounds.
b This material is a reactive solid. The TPQ does not default to 10,000 pounds for non-powder, non-molten, nonsolution form.
c The calculated TPQ changed after technical review as described in the technical support document.
d Indicates that the RQ is subject to change when the assessment of potential carcinogenicity and/or other toxicity is comleted.

d Indicates that the RQ is subject to change when the assessment of potential carcinogenicity and/or other toxicity is completed.
e Statutory reportable quantity for purposes of notification under SARA sect 304(a)(2).
f [Reserved]
g New chemicals added that were not part of the original list of 402 substances.
h Revised TPQ based on new or re-evaluated toxicity data.
j TPQ is revised to its calculated value and does not change due to technical review as in proposed rule.
k The TPQ was revised after proposal due to calculation error.
I Chemicals on the original list that do not meet toxicity criteria but because of their high production volume and recognized toxicity are considered chemicals of concern ("Other chemicals").

	[CAS Number Order]			
CAS No.	Chemical name	Notes	Reportable quantity * (pounds)	Threshold plan- ning quantity (pounds)
51-21-8	Fluorouracil		500	500/10,000
51-75-2	Mechlorethaminec	С	10	10
51-83-2	Carbachol Chloride		500	500/10,000
54-11-5	Nicotine	С	100	100
54-62-6	Aminopterin		500	500/10,000
55–91–4	Isofluorphate	С	100	100
56-25-7	Cantharidin	_	100	100/10,000
56-38-2 56-72-4	Parathion Coumaphos	С	10 10	100 100/10,000
57–14–7	Dimethylhydrazine		10	1,000
57-24-9	Strychnine	С	10	100/10,000
57-47-6	Physostigmine	d	1	100/10,000
57-57-8	Propiolactone, Beta-		10	500
57–64–7	Physostigmine, Salicylate (1:1)	d	1	100/10,000
57-74-9	Chlordane		1	1,000
58-36-6	Phenoxarsine, 10,10'-Oxydi-		500	500/10,000
58-89-9 59-88-1	Lindane Phenylhydrazine Hydrochloride		1,000	1,000/10,000 1,000/10,000
60-34-4	Methyl Hydrazine		1,000	500
60-41-3	Strychnine sulfate		10	100/10,000
60-51-5	Dimethoate		10	500/10,000
62-38-4	Phenylmercury Acetate		100	500/10,000
62-53-3	Aniline	I	5,000	1,000
62-73-7	Dichlorvos		10	1,000
62-74-8 62-75-9	Sodium Fluoroacetate	h	10 10	10/10,000 1,000
64-00-6	Phenol, 3-(1-Methylethyl)-, Methylcarbamate	d	1	500/10,000
64–86–8	Colchicine	h	10	10/10,000
65-30-5	Nicotine sulfate		100	100/10,000
66–81–9	Cycloheximide		100	100/10,000
67–66–3 70–69–9	Chloroform Propiophenone, 4-Amino-	1	10 100	10,000
71–63–6	Digitoxin	g	100	100/10,000 100/10,000
72–20–8	Endrin	ľ	1	500/10,000
74-83-9	Methyl Bromide	1	1,000	1,000
74–90–8	Hydrocyanic Acid		10	100
74–93–1 75–15–0	Methyl Mercaptan	!	100 100	500
75–15–0 75–21–8	Carbon Disulfide		100	10,000 1,000
75–44–5	Phosgene	li	10	10
75-55-8	Propyleneimine		1	10,000
75-56-9	Propylene Oxide	1	100	10,000
75–74–1	Tetramethyllead	c, I	100	100
75–77–4 75–78–5	Trimethylchlorosilane	h	1,000 500	1,000 500
75–76–5 75–79–6	Methyltrichlorosilane	h	500	500
75–86–5	Acetone Cyanohydrin	l	10	1,000
76-02-8	Trichloroacetyl Chloride		500	500
77–47–4	Hexachlorocyclopentadiene	h	10	100
77–78–1	Dimethyl Sulfate	0 6	100	500
77–81–6 78–00–2	Tabun	c, h	10 10	10 100
78-34-2	Dioxathion		500	500
78–53–5	Amiton		500	500
78-71-7	Oxetane, 3,3-Bis(Chloromethyl)-		500	500
78–82–0	Isobutyronitrile	h	1,000	1,000
78-94-4	Methyl Vinyl Ketone		10	10
78–97–7 79–06–1	Lactonitrile	1	1,000 5,000	1,000 1,000/10,000
79–11–8	Chloroacetic Acid		100	100/10,000
79–19–6	Thiosemicarbazide		100	100/10,000
79-21-0	Peracetic Acid		500	500
79–22–1	Methyl Chloroformate	h	1,000	500
80-63-7	Methyl 2-Chloroacrylate		500	500
81–81–2 82–66–6	Warfarin		100 10	500/10,000 10/10,000
86–50–0	Azinphos-Methyl		10	10/10,000
86-88-4	ANTU		100	500/10,000
88-05-1	Aniline, 2,4,6-Trimethyl-		500	500
88-85-7	Dinoseb		1,000	100/10,000
91–08–7	Toluene 2,6-Diisocyanate	I	100	100

Environmental Protection Agency

	[CAS Number Order]			
CAS No.	Chemical name	Notes	Reportable quantity * (pounds)	Threshold plan- ning quantity (pounds)
95-48-7	Cresol, o-		100	1,000/10,000
98-05-5	Benzenearsonic Acid		10	10/10,000
98-07-7	Benzotrichloride		10	100
98-13-5	Trichlorophenylsilane	h	500	500
98-16-8	Benzenamine, 3-(Trifluoromethyl)-		500	500
98-87-3	Benzal Chloride		5,000	500
98-95-3	Nitrobenzene	1	1,000	10,000
99-98-9	Dimethyl-p-Phenylenediamine		10	10/10,000
100-14-1	Benzene, 1-(Chloromethyl)-4-Nitro-		500	500/10,000
100-44-7	Benzyl Chloride		100	500
102–36–3 103–85–5	Isocyanic Acid, 3,4-Dichlorophenyl Ester		500	500/10,000
103-85-5	Phenylthiourea Epichlorohydrin	1	100 100	100/10,000 1,000
106-96-7	Propargyl Bromide	'	100	1,000
107-02-8	Acrolein		1 1	500
107-02-3	Chloroethanol		500	500
107-11-9	Allylamine		500	500
107-12-0	Propionitrile		10	500
107-13-1	Acrylonitrile	1	100	10,000
107-15-3	Ethylenediamine		5,000	10,000
107-16-4	Formaldehyde Cyanohydrin	h	1,000	1,000
107-18-6	Allyl Alcohol		100	1,000
107-30-2	Chloromethyl Methyl Ether	С	10	100
107–44–8	Sarin	h	10	10
107-49-3	TEPP		10	100
108-05-4	Vinyl Acetate Monomer	I	5,000	1,000
108-23-6	Isopropyl Chloroformate	١.	1,000	1,000
108-91-8	Cyclohexylamine	I	10,000	10,000
108-95-2	Phenol		1,000	500/10,000
108-98-5	Thiophenol		100	500
109–61–5 109–77–3	Propyl Chloroformate		500 1,000	500 500/10,000
110-00-9	Furan		1,000	500/10,000
110-57-6	Trans-1,4-Dichlorobutene		500	500
110-89-4	Piperidine		1,000	1,000
111-44-4	Dichloroethyl Ether		10	10,000
111-69-3	Adiponitrile	1	1,000	1,000
115-21-9	Trichloroethylsilane	h	500	500
115-26-4	Dimefox		500	500
115-29-7	Endosulfan		1	10/10,000
115–90–2	Fensulfothion	h	500	500
116-06-3	Aldicarb	С	1	100/10,000
119–38–0	Isopropylmethylpyrazolyl Dimethylcarbamate	d	1	500
123-31-9	Hydroquinone	I	100	500/10,000
123-73-9	Crotonaldehyde, (E)-		100	1,000
124-65-2	Sodium Cacodylate		100	100/10,000
124–87–8 126–98–7	Picrotoxin	h	500 1,000	500/10,000 500
129-00-0	Pyrene	C	5,000	1,000/10,000
129-06-6	Warfarin Sodium	h	100	100/10,000
140-29-4	Benzyl Cyanide	h	500	500
140-76-1	Pyridine, 2-Methyl-5-Vinyl-		500	500
141-66-2	Dicrotophos		100	100
143-33-9	Sodium Cyanide (Na(CN))	b	10	100
144-49-0	Fluoroacetic Acid		10	10/10,000
149-74-6	Dichloromethylphenylsilane		1,000	1,000
151-38-2	Methoxyethylmercuric Acetate		500	500/10,000
151–50–8	Potassium Cyanide	b	10	100
151–56–4	Ethyleneimine		1	500
152–16–9	Diphosphoramide, Octamethyl-		100	100
297–78–9	Isobenzan		100	100/10,000
297–97–2	Thionazin		100	500
298-00-0	Parathion-Methyl	С	100	100/10,000
298-02-2	Phorate		10	10
298-04-4	Disulfoton		1 1	500
300-62-9	Amphetamine		1,000	1,000
302-01-2	Hydrazine		1	1,000
309-00-2	Aldrin		1 000	500/10,000
315–18–4 316–42–7	Emetine, Dihydrochloride	h	1,000	500/10,000 1/10,000
327-98-0		k	500	500
321- 9 0-0	THORIOTORIALE	i K	500	300

CAS No. Chemical name	lan-
359-06-8 Fluoroacetyl Chloride Ethylene Fluorohydrin C, h 10 10 10 379-79-3 Ethylene Fluorohydrin C, h 10 10 10 379-79-3 Ergotamine Tartrate 500 500/10 500 500/10 465-73-6 Isodrin 1 100/10 500 500 500 500 500 500 500 500 500	tity
359-06-8 Elthylene Fluorohydrin C	
371-62-0	
485-73-6	
470-90-6 Chlorfenvinfos Methylmercuric Dicyanamide 500 500/10 504-24-5 Pyridine, 4-Amino h 1,000 500/10 505-60-2 Mustard Gas h 500 500 500/10 506-61-6 Potassium Silver Cyanide b 1 500 500 506-68-3 Cyanogen Bromide 1,000 500/10 509-14-73-8 Dithiazanine lodide 1000 1,000/10 534-73-8 Dithiazanine lodide 100 100/10 534-73-8 Dithiazanine lodide 100 100/10 534-73-8 Dithiazanine lodide 100 100/10 534-73-10 Dinitrocresol 10 10/10 535-89-7 Ethylbis(2-Chloroethyl) Ketone 10 10/10 538-07-8 Ethylbis(2-Chloroethyl) Amine h 500 500 500/10 534-73-8 Dithiobiuret 100 100/10 534-73-8 Dithiobiuret 100 100/10 538-07-8 Ethylbis(2-Chloroethyl) Amine h 100 100/10 538-74-76-7 Propionitrile, 3-Chloro 1,000 1,000 542-88-1 Chloromethyl Ether h 10 100 100/10 542-88-1 Ethylbicoyanate 100 100/10 555-77-1 556-61-6 Methyl Isothiocyanate 100 500	
502-39-6 Methylmercuric Dicyanamide 500 500/10 504-24-5 Pyridine, 4-Amino- h 1,000 500/10 505-60-2 Mustard Gas h 500 500 506-61-6 Potassium Silver Cyanide b 1 500 506-78-5 Cyanogen Iodide 1,000 1,000/10 509-14-8 Tetranitromethane 10 500 514-73-a Dithizazinie Iodide 500 500/10 534-07-6 Bis(Chloromethyl) Ketone 10 10/10 538-89-7-8 Ethylbis(2-Chloroethyl)Amine h 500 500 541-25-3 Lewiste c, h 10 100/10 542-76-7 Dithiobiuret 100 100/10 542-88-1 Chloromethyl Ether h 1 10 542-76-7 Toriopionitrile, 3-Chloro- 1,000 1,000 1,000 542-86-1 Chloromethyl Ether h 1 10 10 556-77-1 Tiris(2-Chloroethyl)Amine h 1<	,000
504-24-5 Pyrddine, 4-Amino- h 1,000 500/10 505-60-2 Mustard Gas h 500 500 506-61-6 Potassium Silver Cyanide b 1 500 506-88-3 Cyanogen Bromide 1,000 500/10 509-14-8 Tetranitromethane 10 500 514-73-8 Bitichormethyl Ketone 10 100/10 534-97-8 Bis(Chloromethyl) Ketone 10 10/10 534-52-1 Dinitrocresol 10 10/10 535-89-7 Crimidine 100 100/10 Ethylbis(2-Chloroethyl)Amine h 500 500 541-25-3 Dithiobiuret 100 10/10 542-76-7 Propionitrile, 3-Chloro- 1,000 1,000 542-88-1 Chloromethyl Ether h 1 10 555-77-1 Tris(2-Chloroethyl)Amine h 1 10 10 555-77-1 Tris(2-Chloroethyl)Amine h 1 10 10 10 10 <td>000</td>	000
S05-60-2	
506-61-6 Potassium Silver Cyanide b 1 500 506-68-3 Cyanogen Bromide 1,000 500/10 509-14-8 Tetranitromethane 10 500 514-73-8 Dithiazanine lodide 500 500/10 534-07-6 Bis (Chloromethyl) Ketone 10 10/10 534-52-1 Dinitrocresol 10 10/10 535-89-7 Crimidine 10 100/10 538-07-8 Ethylbis(2-Chloroethyl)Amine h 500 500 541-25-3 Lewisite c, h 10 10/10 542-25-3 Dithiobiuret 100 100/10 542-88-1 Chloromethyl Ether h 10 10/10 542-88-1 Chloromethyl Ether h 10 10 555-77-1 Tris(2-Chloroethyl)Amine h 10 10 556-61-6 Methyll Isothiocyanate b 500 50 556-61-7 Methyl Solvinocyanate b 500 50 563-41-2 <td>,000</td>	,000
506-78-5 Cyanogen lodide 1,000 1,000/10 509-14-8 Tetranitromethane 10 500 514-73-8 Bithizazinie lodide 500 500/10 534-07-6 Bis(Chloromethyl) Ketone 10 10/10 535-82-1 Dinitrocresol 10 10/10 538-07-8 Ethylbis (2-Chloroethyl)Amine h 500 500 541-25-3 Lewisite c, h 10 100/10 542-76-7 Propionitrile, 3-Chloro- 100 100/10 542-88-1 Chloromethyl Ether h 10 100 542-88-1 Chloromethyl Ether h 10 100 555-77-1 Tris (2-Chloroethyl)Amine h 10 10 555-77-1 Tris (2-Chloroethyl) Amine h 10 10 556-61-6 Methyl Isothiocyanate b 50 50 563-12-2 Ethion 10 10 10 563-42-3 Perchloromethylmercaptan 10 10 10	
509-14-8 Tetranitromethane 10 500 514-73-8 Dithiazanine lodide 500/10 500/10 534-07-6 Bis(Chloromethyl) Ketone 10 10/10 534-52-1 Dinitrocresol 10 10/10 535-89-7 Crimidine h 500 500 541-25-3 Ethylbis(2-Chloroethyl)Amine h 500 500 541-53-7 Dithiobiuret 100 100/10 542-88-1 Chloroethyl Ether h 10 100/10 542-89-5 Ethylthiocyanate h 100 10,000 555-77-1 Tris(2-Chloroethyl)Amine h 100 100 556-61-6 Methyl Isothiocyanate b 500 500 556-64-9 Methyl Thiocyanate 10,000 10,000 563-12-2 Ethion 10,000 1,000 563-42-7 Semicarbazide Hydrochloride 1,000 1,000 584-84-9 Toluene 2,4-Diisocyanate 100 500 597-64-8 Tet	,000
514-73-8 Dithiazanine lodide 500 100/10 500/10 534-07-6 Bis(Chloromethyl) Ketone 10 10/10 10/10 534-52-1 Diintrocresol 10 10/10 10/10 535-89-7 Crimidine 100 100/10 100/10 538-07-8 Ethylbis(2-Chloroethyl)Amine h 500 500 500 541-25-3 Lewisite 0, h 10 10 10 542-76-7 Propionitrile, 3-Chloro- 1,000 1,000 1,000 542-88-1 Chloromethyl Ether h 10 10 10 555-77-1 Tris(2-Chloroethyl)Amine h 10 10 100 556-61-6 Methyl Isothiocyanate b 500 500 500 558-25-8 Methanesulfonyl Fluoride 1,000 1,000 1,000 563-12-2 Ethion 1,000 1,000 1,000 584-84-9 Toluene 2,4-Diisocyanate 10 0 500 597-64-8 Terzeathyltin c 100 100 500 624-83-9 Methyl Isocyanate 10 500 500 624-83-9 Methyl Isocyanate 10 0	,000
534-07-6 Bis(Chloromethyl) Ketone 10 10/10 534-52-1 Dinitrocresol 10 10/10 535-89-7 Crimidine 100 100/10 538-07-8 Ethylbis(2-Chloroethyl)Amine h 500 500 541-25-3 Dithiobiure 100 100/10 100/10 542-76-7 Propionitrile, 3-Chloro- 1,000 1,000 1,000 542-88-1 Chloromethyl Ether h 10 10 542-88-1 Chloromethyl Ether h 10 10 542-90-5 Ethylbitocyanate h 10 10 555-77-1 Tris(2-Chloroethyl)Amine h 10 10 10 556-61-6 Methyl Isothiocyanate b 50 50 50 563-12-2 Ethion 10,000 1,000 1,000 1,000 563-12-2 Ethion 10 1,000 1,000 1,000 1,000 563-48-8 Toluere 2,4-Diisocyanate 10 50 50	
534–52–1 Dinitrocresol 10 10/10 535–89–7 Crimidine h 500 541–25–3 Lewisite c, h 10 100/10 541–25–3 Lewisite c, h 10 100/10 542–76–7 Propionitrile, 3-Chloro- 1,000 1,000 542–88–1 Chloromethyl Ether h 10 10 542–90–5 Ethylthiocyanate h 100 10,000 555–77–1 Tris(2-Chloroethyl)Amine h 100 100 556–61–6 Methyl Isothiocyanate b 500 500 555–77–1 Tris(2-Chloroethyl)Amine h 10,000 10,000 558–25–8 Methyl Isothiocyanate b 500 500 563–12-2 Ethion 1,000 1,000 1,000 563–41-7 Semicarbazide Hydrochloride 1,000 1,000/10 584–84-9 Toluene 2,4-Diisocyanate 100 500 597–64-8 Trarethyltin c 100 500	
535–89-7 Crimidine 100 100/10 538–07-8 Ethylbis(2-Chloroethyl)Amine h 500 500 541–25-3 Lewisite c, h 10 10 541–53-7 Dithiobiuret 100 100/10 542–76-7 Propionitrile, 3-Chloro- 1,000 1,000 542–88-1 Chloromethyl Ether h 10 10 542–89-5 Ethylthiocyanate 10,000 10,000 555–77-1 Tris(2-Chloroethyl)Amine h 100 100 556–61-6 Methyl Isothiocyanate b 500 500 568–25-8 Methal Isothiocyanate 10,000 10,000 563–12-2 Ethion 1,000 1,000 563–12-2 Ethion 1,000 1,000 584–84-9 Toluene 2,4-Diisocyanate 100 500 597–64-8 Terraethyltin c 100 500 624–83-9 Methyl Isocyanate 10 500 500/10 624–83-9 Methyl Is	
538-07-8 Ethylbis(2-Chloroethyl)Amine h 500 500 541-25-3 Dithiobiuret 100 100/10 542-76-7 Propionitrile, 3-Chloro- 1,000 1,000 542-88-1 Chloromethyl Ether h 10 10 542-98-5 Ethylthiocyanate h 10 100 542-90-5 Ethylthiocyanate h 100 100 555-77-1 Tris(2-Chloroethyl)Amine h 100 100 556-61-6 Methyl Isothiocyanate b 500 500 556-64-9 Methyl Thiocyanate 10,000 1,000 558-25-8 Methanesulfonyl Fluoride 1,000 1,000 563-12-2 Ethion 1,000 1,000 563-14-7 Semicarbazide Hydrochloride 1,000 1,000 584-84-9 Toluene 2,4-Diisocyanate 10 500 597-64-8 Tetractryltin c 10 500 624-83-9 Methyl Isocyanate 10 500 500/10 <t< td=""><td></td></t<>	
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594—42–3 Perchloromethylmercaptan 100 500 597–64–8 Tetraethyltin c 100 100 614–78–8 Thiourea, (2-Methylphenyl)- 500 500/10 624–83–9 Methyl Isocyanate 10 500 627–11–2 Chloroethyl Chloroformate 1,000 1,000 630–60–4 Ouabain c 100 /100/10 639–58–7 Triphenyltin Chloride 500 500/10 640–19–7 Fluoroacetamide j 100 100/10 675–14–9 Cyanuric Fluoride 100 100 100 676–97-1 Methyl Phosphonic Dichloride b 100 100 696–28–6 Phenyl Dichloroarsine h 1 500	,000
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676-97-1 Methyl Phosphonic Dichloride b 100 100 696-28-6 Phenyl Dichloroarsine h 1 500	,000
696–28–6 Phenyl Dichloroarsine	
732–11–6 Phosmet	,000
760-93-0 Methacrylic Anhydride	
786–19–6 Carbophenothion	
814–49–3 Diethyl Chlorophosphate	
814–68–6 Acrylyl Chloride	000
824-11-3 Trimethylolpropane Phosphite h 100/10 900-95-8 Stannane, Acetoxytriphenyl- g 500/10	
919–86–8 Demeton-S-Methyl	,550
920–46–7 Methacryloyl Chloride	
944–22–9 Fonofos	
947-02-4 Phosfolan	,000
950-10-7 Mephosfolan 500 500 500 500 500 500 500 500 500 50	
950–37–8 Methidathion	
991–42–4 Norbormide	,000
999–81–5 Chlormequat Chloride h 100 100/10	.000
1031–47–6 Triamiphos 500/10	
1066–45–1 Trimethyltin Chloride	
1122-60-7 Nitrocyclohexane	
1124–33–0 Pyridine, 4-Nitro-,1-Oxide	
1129–41–5 Metolcarb d 1 100/10	
1303–28–2 Arsenic Pentoxide	
1306–19–0 Cadmium Oxide	
1314–62–1 Vanadium Pentoxide	,000
1327–53–3 Arsenous Oxide	.000
1397–94–0 Antimycin A	
1420–07–1 Dinoterb	
1464–53–5 Diepoxybutane	

Environmental Protection Agency

CAS No.	Chemical name	Notes	Reportable quantity * (pounds)	Threshold pla ning quantity (pounds)
1558–25–4	Trichloro(Chloromethyl)Silane		100	100
1563-66-2	Carbofuran		10	10/10,0
1600-27-7	Mercuric Acetate		500	500/10,00
1622-32-8	Ethanesulfonyl Chloride, 2-Chloro-		500	500
1752-30-3	Acetone Thiosemicarbazide		1,000	1,000/10,00
1910-42-5	Paraquat Dichloride		10	10/10,00
1982-47-4	Chloroxuron		500	500/10,00
2001-95-8	Valinomycin	С	1,000	1,000/10,00
2032-65-7	Methiocarb		10	500/10,00
2074-50-2	Paraquat Methosulfate		10	10/10,0
2097–19–0	Phenylsilatrane	h	100	100/10,0
2104-64-5	EPN		100	100/10,0
2223-93-0	Cadmium Stearate	С	1,000	1,000/10,0
2231–57–4	Thiocarbazide	_	1,000	1,000/10,0
2238-07-5	Diglycidyl Ether		1,000	1,000
2275–18–5	Prothoate		100	100/10,0
2497-07-6	Oxydisulfoton	h	500	500
2524-03-0	Dimethyl Phosphorochloridothioate		500	500
2540-82-1	Formothion		100	100
2570-26-5	Pentadecylamine		100	100/10,0
2587-90-8	Phosphorothioic Acid, O,O-Dimethyl-S-(2-Methylthio) Ethyl Ester	c, g	500	500
2631–37–0	Promecarb	d, h	1	500/10,0
2636–26–2	Cyanophos	u, II	1,000	1,000
2642-71-9	Azinphos-Ethyl		100	100/10,0
2665–30–7	Phosphonothioic Acid, Methyl-, O-(4-Nitrophenyl) O-Phenyl Ester		500	500
2703-30-7	Phosphonothioic Acid, Methyl-, O-Ethyl O-(4-(Methylthio)Phenyl) Ester		500	500
2757–18–8	Thallous Malonate	c, h	100	100/10,0
2763-96-4	Muscimol	C, 11	1,000	500/10,0
2778-04-3	Endothion		500	500/10,0
3037-72-7	Silane, (4-Aminobutyl)Diethoxymethyl-		1,000	1,000
3254-63-5	Phosphoric Acid, Dimethyl 4-(Methylthio)Phenyl Ester		500	500
3569-57-1	Sulfoxide, 3-Chloropropyl Octyl	~	500	500
3615-21-2	Benzimidazole, 4,5-Dichloro-2-(Trifluoromethyl)-	g	500 100	500/10,0
3689-24-5			100	500
3691-35-8	Chlorophacinone			100/10,0
3734-97-2	Amiton Oxalate		100	100/10,0
3735–23–7 3878–19–1	Fuberidazole		500 100	500 100/10,0
4044-65-9	Bitoscanate		500	500/10,0
4098-71-9	Isophorone Diisocyanate		100	100
4104–14–7	Phosacetim		100	100/10,0
4170–30–3 4301–50–2	Crotonaldehyde		100 100	1,000
	Fluenetil			100/10,0
4418–66–0	Phenol, 2,2'-Thiobis(4-Chloro-6-Methyl)-		100	100/10,0
4835-11-4	Hexamethylenediamine, N,N'-Dibutyl-		500	500
5344-82-1	Thiourea, (2-Chlorophenyl)-		100	100/10,0
5836-29-3	Coumatetralyl		500	500/10,0
6533-73-9	Thallous Carbonate	c, h	100	100/10,0
6923-22-4	Monocrotophos		10	10/10,0
7446-09-5	Sulfur Dioxide	l l	500	500
7446–11–9	Sulfur Trioxide	b	100	100
7446–18–6	Thallous Sulfate		100	100/10,0
7487–94–7	Mercuric Chloride		500	500/10,0
7550-45-0	Titanium Tetrachloride	١.	1,000	100
7580–67–8	Lithium Hydride	b	100	100
7631–89–2	Sodium Arsenate		1	1,000/10,0
7637–07–2	Boron Trifluoride		500	500
7647–01–0	Hydrogen Chloride (gas only)	1	5,000	500
7664–39–3	Hydrogen Fluoride	١.	100	100
7664–41–7	Ammonia	1	100	500
7664–93–9	Sulfuric Acid		1,000	1,000
7697–37–2	Nitric Acid		1,000	1,000
7719–12–2	Phosphorus Trichloride		1,000	1,000
7722–84–1	Hydrogen Peroxide (Conc > 52%)	1	1,000	1,000
7723-14-0	Phosphorus		1	100
7726-95-6	Bromine	Ĭ.	500	500
7778–44–1	Calcium Arsenate		1	500/10,0
7782–41–4	Fluorine	k	10	500
7782–50–5	Chlorine	1"	10	100
	Selenious Acid		10	1,000/10,0
7783-00-8				

CAS No.	Chemical name	Notes	Reportable quantity * (pounds)	Threshold plan- ning quantity (pounds)
7783–07–5	Hydrogen Selenide		10	10
7783–60–0	Sulfur Tetrafluoride		100	100
7783-70-2	Antimony Pentafluoride	1.	500	500
7783-80-4	Tellurium Hexafluoride	k	100	100
7784–34–1 7784–42–1	Arsenous Trichloride		100	500 100
7784–42–1	Sodium Arsenite		100	500/10,000
7786–34–7	Mevinphos		10	500
7791–12–0	Thallous Chloride	c, h	100	100/10,000
7791-23-3	Selenium Oxychloride		500	500
7803-51-2	Phosphine		100	500
8001-35-2	Camphechlor		1	500/10,000
8065-48-3	Demeton		500	500
10025-73-7 10025-87-3	Chromic Chloride		1,000	1/10,000 500
10025-67-3	Phosphorus Pentachloride	b	500	500
10020-15-6	Ozone	"	100	100
10031-59-1	Thallium Sulfate	h	100	100/10,000
10102-18-8	Sodium Selenite	h	100	100/10,000
10102-20-2	Sodium Tellurite		500	500/10,000
10102-43-9	Nitric Oxide	С	10	100
10102-44-0	Nitrogen Dioxide		10	100
10124-50-2	Potassium Arsenite		1	500/10,000
10140-87-1	Ethanol, 1,2-Dichloro-, Acetate	h	1,000	1,000
10210–68–1 10265–92–6	Cobalt Carbonyl	n	10 100	10/10,000 100/10,000
10203-92-0	Boron Trichloride		500	500
10311-84-9	Dialifor		100	100/10,000
10476-95-6	Methacrolein Diacetate		1,000	1,000
12002-03-8	Paris Green		1	500/10,000
12108-13-3	Manganese, Tricarbonyl Methylcyclopentadienyl	h	100	100
13071–79–9	Terbufosh	h	100	100
13171-21-6	Phosphamidon		100	100
13194–48–4 13410–01–0	Ethoprophos		1,000 100	1,000
13450-90-3	Gallium Trichloride		500	100/10,000 500/10,000
13463-39-3	Nickel Carbonyl		10	1
13463-40-6	Iron, Pentacarbonyl-		100	100
14167-18-1	Salcomine		500	500/10,000
15271-41-7	Bicyclo[2.2.1]Heptane-2-Carbonitrile, 5-Chloro-6-		500	500/10,000
46750 77 5	((((Methylamino)Carbonyl)Oxy)Imino)-, (1s-(1-alpha,2-beta,4-alpha,5-alpha,6E))	_	100	500/40 000
16752–77–5 17702–41–9	Methomyl Decaborane(14)	h	100 500	500/10,000 500/10,000
17702-41-9	Formparanated	d	1	100/10,000
19287-45-7	Diborane	ď	100	100
19624-22-7	Pentaborane		500	500
20830-75-5	Digoxin	h	10	10/10,000
20859-73-8	Aluminum Phosphide	b	100	500
21548-32-3	Fosthietan		500	500
21609-90-5	Leptophos		500	500/10,000
21908–53–2 21923–23–9	Mercuric Oxide	h	500	500/10,000
21923-23-9 22224-92-6	Fenamiphos	h	500 10	500 10/10,000
23135-22-0	Oxamyl	d	10	100/10,000
23422-53-9	Formetanate Hydrochloride	d, h	1	500/10,000
23505-41-1	Pirimifos-Ethyl		1,000	1,000
24017-47-8	Triazofos		500	500
24934-91-6	Chlormephos		500	500
26419–73–8	Carbamic Acid, Methyl-, O-(((2,4-Dimethyl-1, 3-Dithiolan-2-yl)Methylene)Amino)	d	1	100/10,000
26628-22-8	Sodium Azide (Na(N ₃)) Trichloro(Dichlorophenyl)Silane	b	1,000	500 500
27137–85–5 28347–13–9	Xylylene Dichloride		500 100	500 100/10,000
28772-56-7	Bromadiolone		100	100/10,000
30674-80-7	Methacryloyloxyethyl Isocyanateh		100	100/10,000
39196–18–4	Thiofanox		100	100/10,000
50782-69-9	Phosphonothioic Acid, Methyl-, S-(2-(Bis(1-Methylethyl)Amino)Ethyl) O-Ethyl Ester.		100	100
53558-25-1	Pyriminil	h	100	100/10,000

[CAS Number Order]

CAS No.	Chemical r		Notes	Reportable quantity * (pounds)	Threshold plan- ning quantity (pounds)	
62207-76-5	Cobalt, ((2,2'-(1,2-Ethanediylbis Fluorophenolato)) (2-)-N,N',O,O')	(Nitrilomethylidyne))	Bis(6-		100	100/10,000

- *Only the statutory or final RQ is shown. For more information, see 40 CFR table 302.4.

- NOTES:

 a. This chemical does not meet acute toxicity criteria. Its TPQ is set at 10,000 pounds.

 b. This material is a reactive solid. The TPQ does not default to 10,000 pounds for non-powder, non-molten, non-solution form.

 c. The calculated TPQ changed after technical review as described in the technical support document.

 d. Indicates that the RQ is subject to change when the assessment of potential carcinogenicity and/or other toxicity is com-
- elect.

 e. Statutory reportable quantity for purposes of notification under SARA sect 304(a)(2).
 f. [Reserved]

- f. [Reserved]
 g. New chemicals added that were not part of the original list of 402 substances.
 h. Revised TPQ based on new or re-evaluated toxicity data.
 j. TPQ is revised to its calculated value and does not change due to technical review as in proposed rule.
 k. The TPQ was revised after proposal due to calculation error.
 l. Chemicals on the original list that do not meet toxicity criteria but because of their high production volume and recognized toxicity are considered chemicals of concern ("Other chemicals").

[61 FR 20484, May 7, 1996]

PART 370—HAZARDOUS CHEMICAL REPORTING: COMMUNITY RIGHT-**TO-KNOW**

Subpart A—General Provisions

Sec.

370.1 Purpose.

370.2 Definitions.

Penalties.

Subpart B—Reporting Requirements

370.20 Applicability.

370.21 MSDS reporting

370.25 Inventory reporting.

370.28 Mixtures.

Subpart C—Public Access and Availability of Information

370.30 Requests for information.

370.31 Provision of information.

Subpart D—Inventory Forms

370.40 Tier I emergency and hazardous chemical inventory form.

370.41 Tier II emergency and hazardous chemical inventory form.

AUTHORITY: Secs. 311, 312, 324, 325, 328, 329 of Pub. L. 99–499, 100 Stat. 1613, 42 U.S.C. 11011, 11012, 11024, 11025, 11028, 11029.

Source: 52 FR 38364, Oct. 15, 1987, unless

Subpart A—General Provisions

§370.1 Purpose.

These regulations establish reporting requirements which provide the public

with important information on the hazardous chemicals in their communities for the purpose of enhancing community awareness of chemical hazards and facilitating development of State and local emergency response plans.

§ 370.2 Definitions.

Chief Executive Officer of the tribe means the person who is recognized by the Bureau of Indian Affairs as the chief elected administrative officer of the tribe.

Commission means the emergency response commission for the State in which the facility is located except where the facility is located in Indian Country, in which case, commission means the emergency response commission for the Tribe under whose jurisdiction the facility is located. In absence of an emergency response commission, the Governor and the chief executive officer, respectively, shall be the commission. Where there is a cooperative agreement between a State and a Tribe, the commission shall be the entity identified in the agreement.

Committee or local emergency planning committee means the local emergency planning committee appointed by the emergency response commission.

Environment includes water, air, and land and the interrelationship that exists among and between water, air, and land and all living things.

Extremely hazardous substance means a substance listed in the appendices to

§ 370.2

40 CFR part 355, Emergency Planning and Notification.

Facility means all buildings, equipment, structure, and other stationary items that are located on a single site or on contiguous or adjacent sites and which are owned or operated by the same person (or by any person which controls, is controlled by, or under common control with, such person). Facility shall include manmade structures as well as all natural structures in which chemicals are purposefully placed or removed through human means such that it functions as a containment structure for human use. For purposes of emergency release notification, the term includes motor vehicles, rolling stock, and aircraft.

Hazard category means any of the following:

- (1) Immediate (acute) health hazard, including highly toxic, toxic, irritant, sensitizer, corrosive, (as defined under § 1910.1200 of Title 29 of the Code of Federal Regulations) and other hazardous chemicals that cause an adverse effect to a target organ and which effect usually occurs rapidly as a result of short term exposure and is of short duration;
- (2) Delayed (chronic) health hazard, including carcinogens (as defined under § 1910.1200 of Title 29 of the Code of Federal Regulations) and other hazardous chemicals that cause an adverse effect to a target organ and which effect generally occurs as a result of long term exposure and is of long duration;
- (3) Fire hazard, including flammable, combustible liquid, pyrophoric, and oxidizer (as defined under §1910.1200 of Title 29 of the Code of Federal Regulations):
- (4) Sudden release of pressure, including explosive and compressed gas (as defined under §1910.1200 of Title 29 of the Code of Federal Regulations); and
- (5) Reactive, including unstable reactive, organic peroxide, and water reactive (as defined under §1910.1200 of Title 29 of the Code of Federal Regulations).

Hazardous chemical means any hazardous chemical as defined under §1910.1200(c) of Title 29 of the Code of Federal Regulations, except that such term does not include the following substances:

- (1) Any food, food additive, color additive, drug, or cosmetic regulated by the Food and Drug Administration.
- (2) Any substance present as a solid in any manufactured item to the extent exposure to the substance does not occur under normal conditions of use.
- (3) Any substance to the extent it is used for personal, family, or household purposes, or is present in the same form and concentration as a product packaged for distribution and use by the general public.
- (4) Any substance to the extent it is used in a research laboratory or a hospital or other medical facility under the direct supervision of a technically qualified individual.
- (5) Any substance to the extent it is used in routine agricultural operations or is a fertilizer held for sale by a retailer to the ultimate customer.

Indian Country means Indian country as defined in 18 U.S.C. 1151. That section defines Indian country as:

- (a) All land within the limits of any Indian reservation under the jurisdiction of the United States government, notwithstanding the issuance of any patent, and including rights-of-way running through the reservation;
- (b) All dependent Indian communities within the border of the United States whether within the original or subsequently acquired territory thereof, and whether within or without the limits of a State; and
- (c) All Indian allotments, the Indian titles to which have not been extinguished, including rights-of-way running through the same.

Indian tribe means those tribes federally recognized by the Secretary of the Interior.

Inventory form means the Tier I and Tier II emergency and hazardous chemical inventory forms set forth in subpart D of this part.

Material Safety Data Sheet or MSDS means the sheet required to be developed under \$1910.1200(g) of Title 29 of the Code of Federal Regulations.

Person means any individual, trust, firm, joint stock company, corporation (including a government corporation), partnership, association, State, municipality, commission, political subdivision of State, or interstate body.

Present in the same form and concentration as a product packaged for distribution and use by the general public means a substance packaged in a similar manner and present in the same concentration as the substance when packaged for use by the general public, whether or not it is intended for distribution to the general public or used for the same purpose as when it is packaged for use by the general public.

State means any State of United States, the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, the United States Virgin Islands, the Northern Mariana Islands, and any other territory or possession over which the United States has jurisdiction and Indian Country.

TPQ means the threshold planning quantity for an extremely hazardous substance as defined in 40 CFR part 355.

[52 FR 38364, Oct. 15, 1987, as amended at 55 FR 30645, July 26, 1990]

§ 370.5 Penalties.

- (a) MSDA reporting. Any person other than a governmental entity who violates any requirement of §370.21 shall be liable for civil and administrative penalties of not more than \$10,000 for each violation.
- (b) *Inventory reporting.* Any person other than a governmental entity who violates any requirement of §370.25 shall be liable for civil and administrative penalties of not more than \$25,000 for each violation.
- (c) *Continuing violations.* Each day a violation described in paragraph (a) or (b) of this section continues shall constitute a separate violation.

Subpart B—Reporting Requirements

§ 370.20 Applicability.

- (a) General. The requirements of this subpart apply to any facility that is required to prepare or have available a material safety data sheet (MSDS) for a hazardous chemical under the Occupational Safety and Health Act of 1970 and regulations promulgated under that Act.
- (b) Minimum threshold levels. Except as provided in paragraph (b)(5) of this section, the minimum threshold level

for reporting under this subpart shall be as specified in paragraphs (b)(1), (b)(2), (b)(3) and (b)(4) of this section:

- (1) The minimum threshold for reporting for extremely hazardous substances is 500 pounds (or 227 kgs—approximately 55 gallons) or the TPQ, whichever is lower.
- (2) The minimum threshold for reporting for gasoline (all grades combined) that was in tank(s) entirely underground, at a retail gas station that was in compliance at all times during the preceding calendar year with all applicable Underground Storage Tank (UST) requirements (40 CFR part 280 or requirements of the state UST program approved by the Agency under 40 CFR part 281), is 75,000 gallons (or approximately 283,900 liters). For purposes of this part, retail gas station means a retail facility engaged in selling gasoline and/or diesel fuel principally to the public, for motor vehicle use on land.
- (3) The minimum threshold for reporting for diesel fuel (all grades combined) that was in tank(s) entirely underground, at a retail gas station that was in compliance at all times during the preceding calendar year with all applicable UST requirements (40 CFR part 280 or requirements of the state UST program approved by the Agency under 40 CFR part 281), is 100,000 gallons (or approximately 378,500 liters).

(4) The minimum threshold for reporting for all other hazardous chemicals is 10,000 pounds (or 4,540 kgs.)

- (5) The minimum threshold for reporting in response to requests for submission of an MSDS or a Tier II form under §§ 370.21(d) and 370.25(c) of this part shall be zero.
- (c) MSDS reporting. The owner or operator of a facility subject to this subpart shall submit an MSDS on or before October 17, 1990 (or within three months after the facility first becomes subject to this subpart), for all hazardous chemicals present at the facility at any one time in amounts equal to or greater than their thresholds.
- (d) *Inventory reporting*. The owner or operator of a facility subject to this subpart shall submit the Tier I form (or Tier II form) on or before March 1, 1991 (or March 1 of the first year after the facility first becomes subject to this subpart), and annually thereafter,

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covering all hazardous chemicals present at a facility at any one time during the preceding calendar year in amounts equal to or greater than their thresholds.

[64 FR 7047, Feb. 11, 1999]

§ 370.21 MSDS reporting.

- (a) Basic requirement. The owner or operator of a facility subject to this subpart shall submit an MSDS for each hazardous chemical present at the facility according to the minimum threshold schedule provided in paragraph (b) of §370.20 to the committee, the commission, and the fire department with jurisdiction over the facility.
- (b) Alternative reporting. In lieu of the submission of an MSDS for each hazardous chemical under paragraph (a) of this section, the owner or operator may submit the following:
- (1) A list of the hazardous chemicals for which the MSDS is required, grouped by hazard category as defined under § 370.2 of this part;
- (2) The chemical or common name of each hazardous chemical as provided on the MSDS; and
- (3) Except for reporting of mixtures under §370.28(a)(2), any hazardous component of each hazardous chemical as provided on the MSDS.
- (c) Supplemental reporting. (1) The owner or operator of a facility that has submitted an MSDS under this section shall provide a revised MSDS to the committee, the commission, and the fire department with jurisdiction over the facility within three months after discovery of significant new information concerning the hazardous chemical for which the MSDS was submitted
- (2) After October 17, 1987, the owner or operator of a facility subject to this section shall submit an MSDS for a hazardous chemical pursuant to paragraph (a) of this section or a list pursuant to paragraph (b) of this section within three months after the owner or operator is first required to prepare or have available the MSDS or after a hazardous chemical requiring an MSDS becomes present in an amount exceeding the threshold established in § 370.20(b).

(d) Submission of MSDS upon request. The owner or operator of a facility that has not submitted the MSDS for a hazardous chemical present at the facility shall submit the MSDS for any such hazardous chemical to the committee upon its request. The MSDS shall be submitted within 30 days of the receipt of such request.

§ 370.25 Inventory reporting.

- (a) Basic requirement. The owner or operator of a facility subject to this subpart shall submit an inventory form to the commission, the committee, and the fire department with jurisdiction over the facility. The inventory form containing Tier I information on hazardous chemicals present at the facility during the preceding calendar year above the threshold levels established in §370.20(b) shall be submitted on or before March 1 of each year, beginning in 1988.
- (b) Alternative reporting. With respect to any specific hazardous chemical at the facility, the owner or operator may submit a Tier II form in lieu of the Tier I information.
- (c) Submission of Tier II information. The owner or operator of a facility subject to this section shall submit the Tier II form to the commission, committee, or the fire department having jurisdiction over the facility upon request of such persons. The Tier II form shall be submitted within 30 days of the receipt of each request.
- (d) Fire department inspection. The owner or operator of a facility that has submitted an inventory form under this section shall allow on-site inspection by the fire department having jurisdiction over the facility upon request of the department, and shall provide to the department specific location information on hazardous chemicals at the facility.

§ 370.28 Mixtures.

(a) Basic reporting. The owner or operator of a facility may meet the reporting requirements of §§ 370.21 (MSDS reporting) and 370.25 (inventory form reporting) of this subpart for a hazardous chemical that is a mixture of hazardous chemicals by:

- (1) Providing the required information on each component in the mixture which is a hazardous chemical; or
- (2) Providing the required information on the mixture itself, so long as the reporting of mixtures by a facility under §370.25 is in the same manner as under §370.21, where practicable.
- (b) Calculation of the quantity. (1) If the reporting is on each component of the mixture which is a hazardous chemical, then the concentration of the hazardous chemical, in weight percent (greater than 1% or 0.1% if carcinogenic) shall be multiplied by the mass (in pounds) of the mixture to determine the quantity of the hazardous chemical in the mixture.
- (2) If the reporting is on the mixture itself, the total quantity of the mixture shall be reported.
- (c) Aggregation of extremely hazardous substances. (1) To determine whether the reporting threshold for an extremely hazardous substance has been equaled or exceeded, the owner or operator of a facility shall aggregate the following:
- (i) The quantity of the extremely hazardous substance present as a component in all mixtures at the facility, and
- (ii) All other quantities of the extremely hazardous substance present at the facility.
- If the aggregate quantity of an extremely hazardous substance equals or exceeds the reporting threshold, the substance shall be reported.
- (2) If extremely hazardous substances are being reported and are components of a mixture at a facility, the owner or operator of a facility may report either:
- (i) The mixture, as a whole, even if the total quantity of the mixture is below its reporting threshold; or
- (ii) The extremely hazardous substance component(s) of the mixture.

[55 FR 30646, July 26, 1990]

Subpart C—Public Access and Availability of Information

§ 370.30 Requests for information.

- (a) Request for MSDS information. (1) Any person may obtain an MSDS with respect to a specific facility by submitting a written request to the committee.
- (2) If the committee does not have in its possession the MSDS requested in paragraph (a)(1) of this section, it shall request a submission of the MSDS from the owner or operator of the facility that is the subject of the request.
- (b) Requests for Tier II information. (1) Any person may request Tier II information with respect to a specific facility by submitting a written request to the commission or committee in accordance with the requirements of this section.
- (2) If the committee or commission does not have in its possession the Tier II information requested in paragraph (b)(1) of this section, it shall request a submission of the Tier II form from the owner or operator of the facility that is the subject of the request, provided that the request is from a State or local official acting in his or her official capacity or the request is limited to hazardous chemicals stored at the facility in an amount in excess of 10,000 pounds.
- (3) If the request under paragraph (b)(1) of this section does not meet the requirements of paragraph (b)(2) of this section, the committee or commission may request submission of the Tier II form from the owner or operator of the facility that is the subject of the request if the request under paragraph (b)(1) of this section includes a general statement of need.

§ 370.31 Provision of information.

All information obtained from an owner or operator in response to a request under this subpart and any requested Tier II form or MSDS otherwise in possession of the commission or the committee shall be made available

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to the person submitting the request under this subpart; provided upon request of the owner or operator, the commission or committee shall withhold from disclosure the location of any specific chemical identified in the Tier II form.

Subpart D—Inventory Forms

§ 370.40 Tier I emergency and hazardous chemical inventory form.

(a) The form set out in paragraph (b) of this section shall be completed and

submitted as required in §370.25(a) of this part. In lieu of the form set out in paragraph (b) of this section, the facility owner or operator may submit a State or local form that contains identical content.

(b) Tier I Emergency and Hazardous Chemical Inventory Form.

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TIER ONE INSTRUCTIONS

General Information

Submission of this form is required by Title III of the Superfund Amendments and Reauthorization Act of 1986, Title III, Section 312, Public Law 99-499, codified at 42 U.S.C. §11022.

Certification

The owner or operator or the officially designated representative of the owner or operator must certify that all information included in the Tier I submission is true, accurate, and complete. On the Tier I form, enter your full name and official title. Sign your name and enter the current date. Also, enter the total number of pages in the submission, including all attachments.

The purpose of this form is to provide State and local officials and the public with information on the general types and locations of hazardous chemicals present at your facility during the past year.

You must provide all information requested on this form.

You may substitute the Tier Two form for this Tier One form. (The Tier Two form provides detailed information and must be submitted in response to a specific request from State or local officials.)

Who Must Submit This Form

Section 312 of Title III requires that the owner or operator of a facility submit this form if, under regulations implementing the Occupational Safety and Health Act of 1970, the owner or operator is required to prepare or have available Material Safety Data Sheets (MSDS) for hazardous chemicals present at the facility. MSDS requirements are specified in the Occupational Safety and Health Administration (OSHA) Hazard Communication Standard, found in Title 29 of the Code of Federal Regulations at §1910.1200.

This form does not have to be submitted if all of the chemicals located at your facility are excluded under Section 311(e) of Title III or if the weight of each covered hazardous chemical never equals or exceeds the

minimum threshold listed in Title III Section 312 during the reporting year.

What Chemicals Are Included

You must report the information required on this form for every hazardous chemical for which you are required to prepare or have available an MSDS under the Hazard Communication Standard, unless the chemicals are excluded under Section 311(e) of Title III or they are below the minimum reporting thresholds.

What Chemicals Are Excluded

Section 311(e) of Title III excludes the following substances:

- (i) Any food, food additive, color additive, drug, or cosmetic regulated by the Food and Drug Administration;
- (ii) Any substance present as a solid in any manufactured item to the extent exposure to the substance does not occur under normal conditions of use;
- (iii) Any substance to the exent it is used for personal, family, or household purposes, or is present in the same form and concentration as a product packaged for distribution and use by the general public.
- (iv) Any substance to the extent it is used in a research laboratory or a hospital or other medical facility under the direct supervision of a technically qualified individual;
- (v) Any substance to the extent it is used in routine agricultural operations or is a fertilizer held for sale by a retailer to the ultimate customer.

OSHA regulations, §1910.1200(b), stipulate exemptions from the requirement to prepare or have available an MSDS.

Reporting Thresholds

Minimum thresholds have been established for Tier One/Tier Two reporting under Title III, Section 312. These thresholds are as follows:

For Extremely Hazardous Substances (EHSs) designated under section 302 of Title III, the reporting threshold is 500 pounds (or 227 kg.) or the threshold planning quantity (TPQ), whichever is lower:

For all other hazardous chemicals for which facilities are required to have or

prepare an MSDS, the minimum reporting threshold is 10,000 pounds (or 4,540 kg.).

You need to report hazardous chemicals that were present at your facility at any time during the previous calendar year at levels that equal or exceed these thresholds. For instructions on threshold determinations for components of mixtures, see "What About Mixtures?" on page 3 of these instructions.

When To Submit This Form

Owners or operators of facilities that have hazardous chemicals on hand in quantities equal to or greater than set threshold levels must submit either Tier One or Tier Two Forms by March 1.

Where to Submit This Form

Send one completed inventory form to each of the following organizations:

- 1. Your State emergency response commission.
- 2. Your local emergency planning committee.
- 3. The fire department with jurisdiction over your facility.

Penalties

Any owner or operator of a facility who fails to submit or supplies false Tier One information shall be liable to the United States for a civil penalty of up to \$25,000 for each such violation. Each day a violation continues shall constitute a separate violation. In addition, any citizen may commence a civil action on his or her own behalf against any owner or operator who fails to submit Tier One information.

INSTRUCTIONS

Please Read These Instructions Carefully. Print or Type all Responses

You may use the Tier Two form as a worksheet for completing Tier One. Filling in the Tier Two chemical information section should help you assemble your Tier One responses.

If your responses require more than one page, fill in the page number at the top of the form.

Reporting Period

Enter the appropriate calendar year, beginning January 1 and ending December 31.

Facility Identification

Enter the complete name of your facility (and company identifier where appropriate).

Enter the full street address or state road. If a street address is not available, enter other appropriate identifiers that described the physical location of your facility (e.g., longitude and latitude). Include city, county, state, and zip code.

Enter the primary Standard Industrial Classification (SIC) code and the Dun & Bradstreet number of your facility. The financial officer of your facility should be able to provide the Dun & Bradstreet number. If your firm does not have this information, contact the State or regional office of Dun & Bradstreet to obtain your facility number or have one assigned.

Owner/Operator

Enter the owner's or operator's full name, mailing address, and phone number

Emergency Contact

Enter the name, title, and work phone number of at least one local person or office that can act as a referral if emergency responders need assistance in responding to a chemical accident at the facility.

Provide an emergency phone number where such emergency information will be available 24 hours a day, every day. This requirement is mandatory. The facility must make some arrangement to ensure that a 24 hour contact is available.

Identical Information

Check the box indicating identical information, located below the emergency contacts on the Tier One form, if the current information being reported is identical to that submitted last year. Chemical descriptions, amounts, and locations must be provided in this year's form, even if the information is identical to that submitted last year.

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Physical and Health Hazards

Descriptions, Amounts, and Locations This section requires aggregate information on chemicals by hazard categories as defined in 40 CFR 370.2. The two health hazard categories and three physical hazard categories are a consolidation of the 23 hazard categories defined in the OSHA Hazard Communication Standard, 29 CFR 1910.1200. For each hazard type, indicate the total amounts and general locations of all applicable chemicals present at your facility during the past year.

HAZARD CATEGORY COMPARISON FOR REPORTING UNDER SECTIONS 311 AND 312

EPA's hazard categories	OSHA's hazard categories
Fire Hazard	Flammable Combustion Liquid Pyrophoric Oxidizer
Sudden Release of Pressure	Explosive Compressed Gas
Reactive	Unstable Reactive Organic Peroxide Water Reactive
Immediate (Acute) Health Hazards.	Highly Toxic Toxic Irritant Sensitizer Corrosive
	Other hazardous chemicals with an adverse effect with short term exposure.
Delayed (Chronic) Health Hazard.	Carcinogens
	Other hazardous chemicals with an adverse effect with long term exposure.

• What units should I use?

Calculate all amounts as weight in pounds. To convert gas or liquid volume to weight in pounds, multiply by an appropriate density factor.

INSTRUCTIONS

Please Read These Instructions Carefully. Print or Type all Responses

•What about mixtures?

If a chemical is part of a mixture, you have the option of reporting either the weight of the entire mixture or only the portion of the mixture that is a particular hazardous chemical (e.g., if a hazardous solution weighs 100 lbs. but is composed of only 5% of a particular hazardous chemical, you can in-

dicate either 100 lbs. of the mixture of 5 lbs. of the hazardous chemical).

The option used for each mixture must be consistent with the option used in your Section 311 reporting.

Because EHSs are important to Section 303 planning, EHSs have lower thresholds. The amount of an EHS at a facility (both pure EHS substances and EHSs in mixtures) must be aggregated for purposes of threshold determination. It is suggested that the aggregation calculation be done as a first step in making the threshold determination. Once you determine whether a threshold has been reached for an EHS, you should report either the total weight of the EHS at your facility, or the weight of each mixture containing the EHs.

•Where do I count a chemical that is a fire and reactive physical hazard and an immediate (acute) health hazard?

Add the chemical's weight to your totals for all three hazard categories and include its location in all three categories. Many chemicals fall into more than one hazard category.

Maximum Amount

The amounts of chemicals you have on hand may vary throughout the year. The peak weights—greatest single-day weights during the year—are added together in this column to determine the maximum weight for each hazard type. Since the peaks for different chemicals often occur on different days, this maximum amount will seem artificially high.

To complete this and the following sections, you may choose to use the Tier Two form as a worksheet.

To determine the Maximum Amount:

- 1. List all of your reportable hazardous chemicals individually.
 - 2. For each chemical . .
- a. Indicate all physical and health hazards that the chemical presents. Include all chemicals, even if they are present for only a short period of time during the year.

b. Estimate the maximum weight in pounds that was present at your facility on any single day of the reporting period.

3. For each hazard type—beginning with Fire and repeating for all physical and health hazard types . . .

- a. Add the maximum weights of all chemicals you indicated as the particular hazard type.
- b. Look at the Reporting Ranges at the bottom of the Tier One form. Find the appropriate range value code.
- c. Enter this range value as the Maximum Amount.

Example: You are using the Tier Two form as a worksheet and have listed raw weights in pounds for each of your hazardous chemicals. You have marked an X in the immediate (acute) hazard column for phenol and sulfuric acid. The maximum amount raw weight you listed were 10,000 lbs. and 500 lbs. respectively. You add these together to reach a total of 10,500 lbs. Then you look at the Reporting Range at the bottom of your Tier One form and find that the value of 04 corresponds to 10,500 lbs. Enter 04 as your Maximum Amount for Immediate (acure) hazards materials.

You also marked an X in the Fire hazard box for phenol. When you calculate your Maximum Amount totals for fire hazards, add the 10,000 lb. weight again.

Average Daily Amount

This column should represent the average daily amount of chemicals *of* each hazard type that were present at or above applicable thresholds at your facility at any point during the year.

To determine this amount:

- 1. List all of your reportable hazardous chemicals individually (same as for Maximum Amount).
 - 2. For each chemical . .
- a. Indicate all physical and health hazards that the chemical presents (same as for Maximum Amount).
- b. Estimate the average weight in pounds that was present at your facility throughout the year. To do this, total all daily weights and divide by the number of days the chemical was present on the site.
- 3. For each hazard type—beginning with Fire and repeating for all physical and health hazards . . .
- a. Add the average weights of all chemicals you indicated for the particular hazard type.
- b. Look at the Reporting Ranges at the bottom of the Tier One form. Find the appropriate range value code.

c. Enter this range value as the Average Daily Amount.

INSTRUCTIONS

Please Read These Instructions Carefully. Print or Type all Responses

Example: You are using the Tier Two form, and have marked an X in the immediate (acute) hazard column for nicotine and phenol. Nicotine is present at your facility 100 days during the year, and the sum of the daily weights is 100,000 lbs. By dividing 100,000 lbs. by 100 days on-site, you calculate an Average Daily Amount of 1,000 lbs. for nicotine. Phenol is present at your facility 50 days during the year, and the sum of the daily weights is 10,000 lbs. By dividing 10,000 lbs. by 50 days on-site, you calculate an Average Daily Amount of 200 lbs. for phenol. You then add the two average daily amounts together to reach a total of 1,200 lbs. Then you look at the Reporting Range on your Tier One form and find that the value 03 corresponds to 1,200 lbs. Enter 03 as your Average Daily Amount for Immediate (acute) Hazard.

You also marked an X in the Fire hazard column for phenol. When you calculate your Average Daily Amount for fire hazards, use the 200 lb. weight again.

Number of Days On-Site

Enter the greatest number of days that a single chemical within that hazard category was present on-site.

Example: At your facility, nicotine is present for 100 days and phosgene is present for 150 days. Enter 150 in the space provided.

General Location

Enter the general location within your facility where each hazard may be found. General locations should include the names or identifications of buildings, tank fields, lots, sheds, or other such areas.

For each hazard type, list the locations of all applicable chemicals. As an alternative you may also attach a site plan and list the site coordinates related to the appropriate locations. If you do so, check the Site Plan box.

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Example: On your worksheet you have marked an X in the Fire hazard column for acetone and butane. You noted that these are kept in steel drums in Room C of the Main Building, and in pressurized cylinders in Storage Shed 13, respectively. You could enter Main Building and Storage Shed 13 as the General Locations of your fire hazards. However, you choose to attach a site plan and list coordinates. Check the Site Plan box at the top of the column and enter site coordinates for the Main Building and Storage Shed 13 under General Locations.

If you need more space to list locations, attach an additional Tier One form and continue your list on the proper line. Number all pages.

Certification

Instructions for this section are included on page one of these instructions

[55 FR 30646, July 26, 1990]

§370.41 Tier II emergency and hazardous chemical inventory form.

- (a) The form set out in paragraph (b) of this section shall be completed and submitted as required in §370.25 of this part. In lieu of the form set out in paragraph (b) of this section, the facility owner or operator may submit a State or local form that contains identical content.
- (b) Tier II Emergency and Hazardous Chemical Inventory Form.

Revised June 1990				Form Approved OMB No. 2050—0072	. [
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AND	County		Zo		Τ
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TIER TWO INSTRUCTIONS

General Information

Submission of this Tier Two form (when requested) is required by Title III of the Superfund Amendments and Reauthorization Act of 1986, Section 312, Public Law 99-499, codified at 42 U.S.C. Section 11022. The purpose of this Tier Two form is to provide State and local officials and the public with specific information on hazardous chemicals present at your facility during the past year.

Certification

The owner or operator or the officially designated representative of the owner or operator must certify that all information included in the Tier Two submission is true, accurate, and complete. On the first page of the Tier Two report, enter your full name and official title. Sign your name and enter the current date. Also, enter the total number of pages included in the Confidential and Non-Confidential Information Sheets as well as all attachments. An original signature is required on at least the first page of the submission. Submissions to the SERC, LEPC, and fire department must each contain an original signature on at least the first page. Subsequent pages must contain either an original signature, a photocopy of the original signature, or a signature stamp. Each page must contain the date on which the original signature was affixed to the first page of the submission and the total number of pages in the submission.

You Must Provide All Information Requested on This Form to Fulfill Tier Two Reporting Requirements

This form may also be used as a worksheet for completing the Tier One form or may be submitted in place of the Tier One form.

Who Must Submit This Form

Section 312 of Title III requires that the owner or operator of a facility submit this Tier Two form if so requested by a State emergency response commission, a local emergency planning committee, or a fire department with jurisdiction over the facility.

This request may apply to the owner or operator of any facility that is required, under regulations implementing the Occupational Safety and Health Act of 1970, to prepare or have available a Material Safety Data Sheet (MSDS) for a hazardous chemical present at the facility. MSDS requirements are specified in the Occupational Safety and Health Administration (OSHA) Hazard Communication Standard, found in Title 29 of the Code of Federal Regulations at §1910.1200.

This form does not have to be submitted if all of the chemicals located at your facility are excluded under Section 311(e) of Title III.

What Chemicals are Included

If you are submitting Tier Two forms in lieu of Tier One, you must report the required information on this Tier Two form for each hazardous chemical present at your facility in quantities equal to or greater than established threshold amounts (discussed below), unless the chemicals are excluded under Section 311(e) of Title III. Hazardous chemicals are any substance for which your facility must maintain an MSDS under OSHA's Hazard Communication Standard.

If you elect to submit Tier One rather than Tier Two, you may still be required to submit Tier Two information upon request.

What Chemicals are Excluded

Section 311(e) of Title III excludes the following substances:

(i) Any food, food additive, color additive, drug, or cosmetic regulated by the Food and Drug Administration;

(ii) Any substance present as a solid in any manufactured item to the extent exposure to the substance does not occur under normal conditions of use;

(iii) Any substance to the extent it is used for personal, family, or household purposes, or is present in the same form and concentration as a product packaged for distribution and use by the general public;

(iv) Any substance to the extent it is used in a research laboratory or a hospital or other medical facility under the direct supervision of a technically qualified individual;

(v) Any substance to the extent it is used in routine agricultural operations or is a fertilizer held for sale by a retailer to the ultimate customer.

OSHA regulations, §1910.1200(b), stipulate exemptions from the requirement to prepare or have available an MSDS.

Reporting Thresholds

Minimum thresholds have been established for Tier One/Tier Two reporting under Title III, Section 312. These thresholds are as follows:

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For Extremely Hazardous Substances (EHSs) designated under section 302 of Title III, the reporting threshold is 500 pounds (or 227 kg.) or the threshold planning quantity (TPQ), whichever is lower:

For all other hazardous chemicals for which facilities are required to have or prepare an MSDS, the minimum reporting threshold is 10,000 pounds (or 4,540 kg.).

You need to report hazardous chemicals that were present at your facility at any time during the previous calendar year at levels that equal or exceed these thresholds. For instructions on threshold determinations for components of mixtures, see "What About Mixtures?" on page 2 of these instructions

A requesting official may limit the responses required under Tier Two by specifying particular chemicals or groups of chemicals. Such requests apply to hazardous chemicals regardless of established thresholds.

INSTRUCTIONS

Please read these instructions carefully. Print or Type all Responses

When to Submit This Form

Owners or operators of facilities that have hazardous chemicals on hand in quantities equal to or greater than set threshold levels must submit either Tier One or Tier Two forms by March 1.

If you choose to submit Tier One, rather than Tier Two, be aware that you may have to submit Tier Two information later, upon request of an authorized official. You must submit the Tier Two form within 30 days of receipt of a written request.

Where to Submit This Form

Send either a completed Tier One form or Tier Two form(s) to each of the following organizations:

- 1. Your State Emergency Response Commission.
- 2. Your Local Emergency Planning Committee.
- 3. The fire department with jurisdiction over your facility.

If a Tier Two form is submitted in response to a request, send the completed form to the requesting agency.

Penalties

Any owner or operator who violates any Tier Two reporting requirements shall be liable to the United States for a civil penalty of up to \$25,000 for each such violation. Each day a violation continues shall constitute a separate violation.

If your Tier Two responses require more than one page use additional forms and fill in the page number at the top of the form.

Reporting Period

Enter the appropriate calendar year, beginning January 1 and ending December 31.

Facility Identification

Enter the full name of your facility (and company identifier where appropriate).

Enter the full street address or state road. If a street address is not available, enter other appropriate identifiers that describe the physical location of your facility (e.g., longitude and latitude). Include city, county, state, and zip code.

Enter the primary Standard Industrial Classification (SIC) code and the Dun & Bradstreet number for your facility. The financial officer of your facility should be able to provide the Dun & Bradstreet number. If your firm does not have this information, contact the State or regional office of Dun & Bradstreet to obtain your facility number or have one assigned.

Owner/Operator

Enter the owner's or operator's full name, mailing address, and phone number.

Emergency Contact

Enter the name, title, and work phone number at least one local person or office who can act as a referral if emergency responders need assistance in responding to a chemical accident at the facility.

Provide an emergency phone number where such emergency information will be available 24 hours a day, every day.

The requirement is mandatory. The facility must make some arrangement to ensure a 24 hour contact is available.

Identical Information

Check the box indicating indentical information, located below the emergency contacts on the Tier Two form, if the current chemical information being reported is identical to that submitted last year. Chemical descriptions, hazards, amounts, and locations must be provided in this year's form, even if the information is identical to that submitted last year.

Chemical Information: Description, Hazards, Amounts, and Locations

The main section of the Tier Two form requires specific information on amounts and locations of hazardous chemicals, as defined in the OSHA Hazard Communication Standard.

If you choose to indicate that all of the information on a specific hazardous chemical is identical to that submitted last year, check the appropriate optional box provided at the right side of the storage codes and locations on the Tier Two form. Chemical descriptions, hazards, amounts, and locations must be provided even if the information is identical to that submitted last year.

• What units should I use?

Calculate all amounts as weight in pounds. To convert gas or liquid volume to weight in pounds, multiply by an appropriate density factor.

• What about mixtures?

If a chemical is part of a mixture, you have the option of reporting either the weight of the entire mixture or only the portion of the mixuture that is a particular hazardous chemical (e.g., if a hazardous solution weights 100 lbs. but is composed of only 5% of a particular hazardous chemical, you can indicate either 100 lbs. of the mixture or 5 lbs. of the chemical).

The option used for each mixture must be consistent with the option used in your Section 311 reporting.

Because EHSs are important to Section 303 planning, EHSs have lower thresholds. The amount of an EHS at a facility (both pure EHS substances and EHSs in mixtures) must be aggregated and purposes of threshold determination. It is suggested that the aggrega-

tion calculation be done as a first step in making the threshold determination. Once you determine whether a threshold for an EHS has been reached, you should report either the total weight of the EHS at your facility, or the weight of each mixture containing the EHS.

Chemical Description

1. Enter the Chemical Abstract Service registry number (CAS). For mixtures, enter the CAS number of the mixture as a whole if it has been assigned a number distinct from its constituents. For a mixture that has no CAS number, leave this item blank or report the CAS numbers of as many constituent chemicals as possible.

If you are withholding the name of a chemical in accordance with criteria specified in Title III, Section 322, enter the generic class or category that is structurally descriptive of the chemical (e.g., list toulene disocyanate as organic isocyanate) and check the box marked Trade Secret. Trade secret information should be submitted to EPA and must include a substantiation. Please refer to EPA's final regulation on trade secrecy (53 FR 28772, July 29, 1988) for detailed information on how to submit trade secrecy claims.

2. Enter the chemical name or common name of each hazardous chemical.

3. Check box for ALL applicable descriptors: pure or mixture; and solid, liquid, or gas; and whether the chemical is or contains an EHS.

4. If the chemical is a mixture containing an EHS, enter the chemical name of each EHS in the mixture.

Example: You have pure chlorine as on hand, as well as two mixtures that contain liquid chlorine. You write "chlorine" and enter the CAS number. Then you check "pure" and "mix"—as well as "liquid" and "gas".

Physical and Health Hazards

For each chemical you have listed, check all the physical and health hazard boxes that apply. These hazard categories are defined in 40 CFR 370.2. The two health hazard categories and three physical hazard categories are a consolidation of the 23 hazard categories defined in the OSHA Hazard Communication Standard, 29 CFR 1910.1200.

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HAZARD CATEGORY COMPENSATION FOR REPORTING UNDER SECTIONS 311 AND 312

EPA's hazard categories	OSHA's hazard categories
Fire Hazard	Flammable
	Combustion Liquid
	Pyrophoric Oxidizer
Sudden Release of Pressure	Explosive
Sudden Release of Flessule	Compressed Gas
Reactive	Unstable Reactive
TOGOTIVO	Organic Peroxide
	Water Reactive
Immediate (Acute) Health	Highly Toxic
Hazards.	Toxic
	Irritant
	Sensitizer
	Corrosive
	Other hazardous chemicals
	with an adverse effect with
	short term exposure
Delayed (Chronic) Health	Carcinogens
Hazard.	Other hazardous chemicals
	with an adverse effect with
	long term exposure

Maximum Amount

- 1. For each hazardous chemical, estimate the greatest amount present at your facility on any single day during the reporting period.
- 2. Find the appropriate range value code in table I.
- 3. Enter this range value as the Maximum Amount.

TABLE I—REPORTING RANGES

02 100 98 03 1,000 9,98 04 10,000 99,98 05 100,000 999,98 06 1,000,000 9,999,98 07 10,000,000 49,999,98 08 50,000,000 499,999,98 09 100,000,000 499,999,98 10 500,000,000 999,999,98							
From To 01 0 5 02 100 99 03 1,000 9,99 04 10,000 999,99 06 1,000,000 9,999,99 07 10,000,000 49,999,99 08 50,000,000 99,999,99 09 100,000,000 499,999,99 10 500,000,000 999,999,99	Panga yalua	Weight range in pounds					
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08 50,000,000 99,999,98 09 100,000,000 499,999,98 10 500,000,000 999,999,98	06	1,000,000	9,999,999				
09	07	10,000,000	49,999,999				
10 500,000,000 999,999,99	08 80	50,000,000	99,999,999				
	09	100,000,000	499,999,999				
11 1 billion higher than 1 billion	10	500,000,000	999,999,999				
	11	1 billion	higher than 1 billion				

If you are using this form as a worksheet for completing Tier One, enter the actual weight in pounds in the shaded space below the response blocks. Do this for both Maximum Amount and Average Daily Amount.

Example: You received one large shipment of a solvent mixture last year. The shipment filled five 5,000-gallon storage tanks. You know that the solvent contains 10% benzene, which is a hazardous chemical.

You figure that 10% of 25,000 gallons is 2,500 gallons. You also know that the

density of benzene is 7.29 pounds per gallon, so you multiply 2,500 gallons by 7.29 pounds per gallon to get a weight of 18,225 pounds.

Then you look at table I and find that the range value 04 corresponds to 18,225. You enter 04 as the Maximum Amount.

(If you are using the form as a worksheet for completing a Tier One form, you should write 18,255 in the shaded area.)

Average Daily Amount

1. For each hazardous chemical, estimate the average weight in pounds that was present at your facility during the year.

To do this, total all daily weights and divide by the number of days the chemical was present on the site.

- 2. Find the appropriate range value in table I.
- 3. Enter this range value as the Average Daily Amount.

Example: The 25,000-gallon shipment of solvent you received last year was gradually used up and completely gone in 315 days. The sum of the daily volume levels in the tank is 4,536,000 gallons. By dividing 4,536,000 gallons by 315 days on-site, you calculate an average daily amount of 14,400 gallons.

You already know that the solvent contains 10% benzene, which is a hazardous chemical. Since 10% of 14,400 is 1,440, you figure that you had an average of 1,440 gallons of benzene. You also know that the density of benzene is 7.29 pounds per gallon, so you multiply 1,440 by 7.29 to get a weight of 10,500 pounds.

Then you look at table I and find that the range value 04 corresponds to 10,500. You enter 04 as the Average Daily Amount.

(If you are using the form as a worksheet for completing a Tier One form, you should write 10,500 in the shaded area.)

Number of Days On-Site

Enter the number of days that the hazardous chemical was found on-site.

Example: The solvent composed of 10% benzene was present for 315 days at your facility. Enter 315 in the space provided.

Storage Codes and Storage Locations

List all non-confidential chemical locations in this column, along with storage types/conditions associated with each location. Please note that a particular chemical may be located in several places around the facility. Each row of boxes followed by a line represents a unique location for the same chemical.

Storage Codes: Indicate the types and conditions of storage present.

- a. Look at table II. For each location, find the appropriate storage type and enter the corresponding code in the first box.
- b. Look at table III. For each location, find the appropriate storage types for pressure and temperature conditions. Enter the applicable pressure code in the second box. Enter the applicable temperature code in the third box.

TABLE II—STORAGE TYPES

Codes	Types of storage
Α	Above ground tank
В	Below ground tank
С	Tank inside building
D	Steel drum
E	Plastic or non-metallic drum
F	Can
G	Carboy
Н	Silo
1	Fiber drum
J	Bag
K	Box
L	Cylinder
M	Glass bottles or jugs
N	Plastic bottles or jugs
0	Tote bin
Р	Tank wagon
Q	Rail car
R	Other

TABLE III—TEMPERATURE AND PRESSURE CONDITIONS

Codes	Storage conditions
1	(Pressure) Ambient pressure
2	Greater than ambient pressure
3	Less than ambient pressure
	(Temperature)
4	Ambient temperature
5	Greater than ambient temperature
6	Less than ambient temperature but not cryogenic
7	Cryogenic conditions

Example: The benzene in the main building is kept in a tank inside the building, at ambient pressure and less than ambient temperature.

Table II shows you that the code for a tank inside a building is C. Table III shows you that the code for ambient pressure is 1, and the code for less than ambient temperature is 6.

You enter: C 1 6

Storage Locations: Provide a brief description of the precise location of the chemical, so that emergency responders can locate the area easily. You may find it advantageous to provide the optional site plan or site coordinates as explained below.

For each chemical, indicate at a minimum the building or lot. Additionally, where practical, the room or area may be indicated. You may respond in narrative form with appropriate site coordinates or abbreviations.

If the chemical is present in more than one building, lot, or area location, continue your responses down the page as needed. If the chemical exists everywhere at the plant site simultaneously, you may report that the chemical is ubiquitous at the site.

Optional attachments: If you choose to attach one of the following, check the appropriate Attachments box at the bottom of the Tier Two form.

- a. *A site plan* with site coordinates indicated for buildings, lots, areas, etc. throughout your facility.
- b. *A list of site coordinate abbreviations* that correspond to buildings, lots, areas, etc. throughout your facility.
- c. A description of dikes and other safeguard measures for storage locations throughout your facility.

Example: You have benzene in the main room of the main building, and in tank 2 in tank field 10. You attach a site plan with coordinates as follows: main building = G-2, tank field 10 = B-6. Fill in the Storage Location as follows:

B-6 [Tank 2] G-2 [Main room]

Confidential Information

Under Title III. Section 324, you may elect to withhold location information on a specific chemical from disclosure to the public. If you choose to do so:

• Enter the word "confidential" in the Non-Confidential Location section of the Tier Two form on the first line of the storage locations.

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- On a separate Tier Two Confidential Location Information Sheet, enter the name and CAS number of each chemical for which you are keeping the location confidential.
- Enter the appropriate location and storage information, as described above for non-confidential locations.
- Attach the Tier Two Confidential Location Information Sheet to the Tier Two form. This separates confidential locations from other information that will be disclosed to the public.

Certification

Instructions for this section are included on page one of these instructions.

[55 FR 30650, July 26, 1990]

PART 372—TOXIC CHEMICAL RE-LEASE REPORTING: COMMUNITY RIGHT-TO-KNOW

Subpart A—General Provisions

Sec.

Scope and purpose. 372.1

372.3 Definitions

372.5 Persons subject to this part.

372.10 Recordkeeping.

372.18 Compliance and enforcement.

Subpart B—Reporting Requirements

372.22 Covered facilities for toxic chemical release reporting.

372.25 Thresholds for reporting.

372.27 Alternate threshold and certification. 372.28 Lower thresholds for chemicals of special concern.

372.30 Reporting requirements and schedule for reporting. 372.38 Exemptions.

Subpart C—Supplier Notification Requirements

372.45 Notification about toxic chemicals

Subpart D—Specific Toxic Chemical Listings

372.65 Chemicals and chemical categories to which this part applies.

Subpart E-Forms and Instructions

372.85 Toxic chemical release reporting form and instructions.

372.95 Alternate threshold certification and instructions.

AUTHORITY: 42 U.S.C. 11023 and 11048.

Subpart A—General Provisions

SOURCE: 53 FR 4525, Feb. 16, 1988, unless

§ 372.1 Scope and purpose.

otherwise noted.

This part sets forth requirements for the submission of information relating to the release of toxic chemicals under section 313 of Title III of the Superfund Amendments and Reauthorization Act of 1986. The information collected under this part is intended to inform the general public and the communities surrounding covered facilities about releases of toxic chemicals, to assist research, to aid in the development of regulations, guidelines, and standards, and for other purposes. This part also sets forth requirements for suppliers to notify persons to whom they distribute mixtures or trade name products containing toxic chemicals that they contain such chemicals.

§ 372.3 Definitions.

Terms defined in sections 313(b)(1)(c) and 329 of Title III and not explicitly defined herein are used with the meaning given in Title III. For the purpose of this part:

Acts means Title III.

Article means a manufactured item: (1) Which is formed to a specific shape or design during manufacture; (2) which has end use functions dependent in whole or in part upon its shape or design during end use; and (3) which does not release a toxic chemical under normal conditions of processing or use of that item at the facility or establishments.

Beneficiation means the preparation of ores to regulate the size (including crushing and grinding) of the product, to remove unwanted constituents, or to improve the quality, purity, or grade of a desired product.

Boiler means an enclosed device using controlled flame combustion and having the following characteristics:

(1)(i) The unit must have physical provisions for recovering and exporting thermal energy in the form of steam, heated fluids, or heated gases; and

(ii) The unit's combustion chamber and primary energy recovery sections(s) must be of integral design. To be of integral design, the combustion

chamber and the primary energy recovery section(s) (such as waterwalls and superheaters) must be physically formed into one manufactured or assembled unit. A unit in which the combustion chamber and the primary energy recovery section(s) are joined only by ducts or connections carrying flue gas is not integrally designed; however, secondary energy recovery equipment (such as economizers or air preheaters) need not be physically formed into the same unit as the combustion chamber and the primary energy recovery section. The following units are not precluded from being boilers solely because they are not of integral design: process heaters (units that transfer energy directly to a process stream), and fluidized bed combustion units; and

- (iii) While in operation, the unit must maintain a thermal energy recovery efficiency of at least 60 percent, calculated in terms of the recovered energy compared with the thermal value of the fuel; and
- (iv) The unit must export and utilize at least 75 percent of the recovered energy, calculated on an annual basis. In this calculation, no credit shall be given for recovered heat used internally in the same unit. (Examples of internal use are the preheating of fuel or combustion air, and the driving of induced or forced draft fans or feedwater pumps); or
- (2) The unit is one which the Regional Administrator has determined, on a case-by-case basis, to be a boiler, after considering the standards in §260.32 of this chapter.

Chief Executive Officer of the tribe means the person who is recognized by the Bureau of Indian Affairs as the chief elected administrative officer of the tribe.

Coal extraction means the physical removal or exposure of ore, coal, minerals, waste rock, or overburden prior to beneficiation, and encompasses all extraction-related activities prior to beneficiation. Extraction does not include beneficiation (including coal preparation), mineral processing, in situ leaching or any further activities.

Customs territory of the United States means the 50 States, the District of Columbia, and Puerto Rico.

Disposal means any underground injection, placement in landfills/surface impoundments, land treatment, or other intentional land disposal.

EPA means the United States Environmental Protection Agency.

Establishment means an economic unit, generally at a single physical location, where business is conducted or where services or industrial operations are performed.

Facility means all buildings, equipment, structures, and other stationary items which are located on a single site or on contiguous or adjacent sites and which are owned or operated by the same person (or by any person which controls, is controlled by, or under common control with such person). A facility may contain more than one establishment.

Full-time employee means 2,000 hours per year of full-time equivalent employment. A facility would calculate the number of full-time employees by totaling the hours worked during the calendar year by all employees, including contract employees, and dividing that total by 2,000 hours.

Import means to cause a chemical to be imported into the customs territory of the United States. For purposes of this definition, to cause means to intend that the chemical be imported and to control the identity of the imported chemical and the amount to be imported.

Indian Country means Indian country as defined in 18 U.S.C. 1151. That section defines Indian country as:

- (a) All land within the limits of any Indian reservation under the jurisdiction of the United States government, notwithstanding the issuance of any patent, and including rights-of-way running through the reservation;
- (b) All dependent Indian communities within the borders of the United States whether within the original or subsequently acquired territory thereof, and whether within or without the limits of a State; and
- (c) All Indian allotments, the Indian titles to which have not been extinguished, including rights-of-way running through the same.

Indian tribe means those tribes federally recognized by the Secretary of the Interior.

Industrial furnace means any of the following enclosed devices that are integral components of manufacturing processes and that use thermal treatment to accomplish recovery of materials or energy:

- (1) Cement kilns.
- (2) Lime kilns.
- (3) Aggregate kilns.
- (4) Phosphate kilns.
- (5) Coke ovens.
- (6) Blast furnaces.
- (7) Smelting, melting and refining furnaces (including pyrometallurgical devices such as cupolas, reverberator furnaces, sintering machine, roasters, and foundry furnaces).
- (8) Titanium dioxide chloride process oxidation reactors.
 - (9) Methane reforming furnaces.
 - (10) Pulping liquor recovery furnaces.
- (11) Combustion devices used in the recovery of sulfur values from spent sulfuric acid.
- (12) Halogen acid furnaces (HAFs) for the production of acid from halogenated hazardous waste generated by chemical production facilities where the furnace is located on the site of a chemical production facility, the acid product has a halogen acid content of at least 3%, the acid product is used in a manufacturing process, and, except for hazardous waste burned as fuel, hazardous waste fed to the furnace has a minimum halogen content of 20% asgenerated.
- (13) Such other devices as the Administrator may, after notice and comment, add to this list on the basis of one or more of the following factors:
- (i) The design and use of the device primarily to accomplish recovery of material products;
- (ii) The use of the device to burn or reduce raw materials to make a material product;
- (iii) The use of the device to burn or reduce secondary materials as effective substitutes for raw materials, in processes using raw materials as principal feedstocks;
- (iv) The use of the device to burn or reduce secondary materials as ingredients in an industrial process to make a material product;
- (v) The use of the device in common industrial practice to produce a material product; and

(vi) Other factors, as appropriate.

Manufacture means to produce, prepare, import, or compound a toxic chemical. Manufacture also applies to a toxic chemical that is produced coincidentally during the manufacture, processing, use, or disposal of another chemical or mixture of chemicals, including a toxic chemical that is separated from that other chemical or mixture of chemicals as a byproduct, and a toxic chemical that remains in that other chemical or mixture of chemicals as an impurity.

Mixture means any combination of two or more chemicals, if the combination is not, in whole or in part, the result of a chemical reaction. However, if the combination was produced by a chemical reaction but could have been produced without a chemical reaction, it is also treated as a mixture. A mixture also includes any combination which consists of a chemical and associated impurities.

Otherwise use means any use of a toxic chemical, including a toxic chemical contained in a mixture or other trade name product or waste, that is not covered by the terms "manufacture" or "process." Otherwise use of a toxic chemical does not include disposal, stabilization (without subsequent distribution in commerce), or treatment for destruction unless:

- (1) The toxic chemical that was disposed, stabilized, or treated for destruction was received from off-site for the purposes of futher waste management; or
- (2) The toxic chemical that was disposed, stabilized, or treated for destruction was manufactured as a result of waste management activities on materials received from off-site for the purposes of further waste management activities. Relabeling or redistributing of the toxic chemical where no repackaging of the toxic chemical occurs does not constitute otherwise use or processing of the toxic chemical.

Overburden means the unconsolidated material that overlies a deposit of useful materials or ores. It does not include any portion of ore or waste rock.

Process means the preparation of a toxic chemical, after its manufacture, for distribution in commerce:

(1) In the same form or physical state as, or in a different form or physical state from, that in which it was received by the person so preparing such substance, or

(2) As part of an article containing the toxic chemical. Process also applies to the processing of a toxic chemical contained in a mixture or trade

name product.

RCRA approved test method includes Test Method 9095 (Paint Filter Liquids Test) in "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," EPA Publication No. SW-846, Third Edition, September 1986, as amended by Update I, November 15, 1992.

Release means any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, or disposing into the environment (including the abandonment or discarding of barrels, containers, and other closed receptacles) of any toxic chemical.

Senior management official means an official with management responsibility for the person or persons completing the report, or the manager of environmental programs for the facility or establishments, or for the corporation owning or operating the facility or establishments responsible for certifying similar reports under other environmental regulatory requirements.

State means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, the United States Virgin Islands, the Commonwealth of the Northern Mariana Islands, and any other territory or possession over which the United States has jurisdiction and Indian Country.

Title III means Title III of the Superfund Amendments and Reauthorization Act of 1986, also titled the Emergency Planning and Community Right-To-Know Act of 1986.

Toxic chemical means a chemical or chemical category listed in §372.65.

Trade name product means a chemical or mixture of chemicals that is distributed to other persons and that incorporates a toxic chemical component that is not identified by the applicable chemical name or Chemical Abstracts

Service Registry number listed in §372.65.

Treatment for destruction means the destruction of a toxic chemical in waste such that the substance is no longer the toxic chemical subject to reporting under EPCRA section 313. Treatment for destruction does not include the destruction of a toxic chemical in waste where the toxic chemical has a heat value greater than 5,000 British thermal units and is combusted in any device that is an industrial furnace or boiler.

Waste stabilization means any physical or chemical process used to either reduce the mobility of hazardous constitutents in a hazardous waste or eliminate free liquid as determined by a RCRA approved test method for evaluating solid waste as defined in this section. A waste stabilization process includes mixing the hazardous waste with binders or other materials, and curing the resulting hazardous waste and binder mixture. Other synonymous terms used to refer to this process are "stabilization," "waste fixation," or "waste solidification."

[53 FR 4525, Feb. 16, 1988, as amended at 55 FR 30656, July 26, 1990; 62 FR 23891, May 1, 1997]

§ 372.5 Persons subject to this part.

Owners and operators of facilities described in §§ 372.22 and 372.45 are subject to the requirements of this part. If the owner and operator of a facility are different persons, only one need report under § 372.17 or provide a notice under § 372.45 for each toxic chemical in a mixture or trade name product distributed from the facility. However, if no report is submitted or notice provided, EPA will hold both the owner and the operator liable under section 325(c) of Title III, except as provided in §§ 372.38(e) and 372.45(g).

§ 372.10 Recordkeeping.

- (a) Each person subject to the reporting requirements of this part must retain the following records for a period of 3 years from the date of the submission of a report under §372.30:
- (1) A copy of each report submitted by the person under § 372.30.
- (2) All supporting materials and documentation used by the person to

make the compliance determination that the facility or establishments is a covered facility under § 372.22 or § 372.45.

- (3) Documentation supporting the report submitted under § 372.30 including:
- (i) Documentation supporting any determination that a claimed allowable exemption under § 372.38 applies.
- (ii) Data supporting the determination of whether a threshold under §372.25 applies for each toxic chemical.
- (iii) Documentation supporting the calculations of the quantity of each toxic chemical released to the environment or transferred to an off-site location.
- (iv) Documentation supporting the use indications and quantity on site reporting for each toxic chemical, including dates of manufacturing, processing, or use.
- (v) Documentation supporting the basis of estimate used in developing any release or off-site transfer estimates for each toxic chemical.
- (vi) Receipts or manifests associated with the transfer of each toxic chemical in waste to off-site locations.
- (vii) Documentation supporting reported waste treatment methods, estimates of treatment efficiencies, ranges of influent concentration to such treatment, the sequential nature of treatment steps, if applicable, and the actual operating data, if applicable, to support the waste treatment efficiency estimate for each toxic chemical.
- (b) Each person subject to the notification requirements of this part must retain the following records for a period of 3 years from the date of the submission of a notification under §372.45.
- (1) All supporting materials and documentation used by the person to determine whether a notice is required under § 372.45.
- (2) All supporting materials and documentation used in developing each required notice under §372.45 and a copy of each notice.
- (c) Records retained under this section must be maintained at the facility to which the report applies or from which a notification was provided. Such records must be readily available for purposes of inspection by EPA.
- (d) Each owner or operator who determines that the owner operator may apply the alternate threshold as speci-

fied under §372.27(a) must retain the following records for a period of 3 years from the date of the submission of the certification statement as required under §372.27(b):

- (1) A copy of each certification statement submitted by the person under § 372.27(b).
- (2) All supporting materials and documentation used by the person to make the compliance determination that the facility or establishment is eligible to apply the alternate threshold as specified in § 372.27.
- (3) Documentation supporting the certification statement submitted under § 372.27(b) including:
- (i) Data supporting the determination of whether the alternate threshold specified under §372.27(a) applies for each toxic chemical.
- (ii) Documentation supporting the calculation of annual reportable amount, as defined in §372.27(a), for each toxic chemical, including documentation supporting the calculations and the calculations of each data element combined for the annual reportable amount.
- (iii) Receipts or manifests associated with the transfer of each chemical in waste to off-site locations.

[53 FR 4525, Feb. 16, 1988, as amended at 59 FR 61501, Nov. 30, 1994]

§ 372.18 Compliance and enforcement.

Violators of the requirements of this part shall be liable for a civil penalty in an amount not to exceed \$25,000 each day for each violation as provided in section 325(c) of Title III.

Subpart B—Reporting Requirements

§ 372.22 Covered facilities for toxic chemical release reporting.

A facility that meets all of the following criteria for a calendar year is a covered facility for that calendar year and must report under §372.30.

- (a) The facility has 10 or more full-time employees.
- (b) The facility is in Standard Industrial Classification (SIC) (as in effect on January 1, 1987) major group codes 10 (except 1011, 1081, and 1094), 12 (except 1241), or 20 through 39; industry

codes 4911, 4931, or 4939 (limited to facilities that combust coal and/or oil for the purpose of generating power for distribution in commerce); or 4953 (limited to facilities regulated under the Resource Conservation and Recovery Act, subtitle C, 42 U.S.C. section 6921 et seq.), or 5169, or 5171, or 7389 (limited to facilities primarily engaged in solvent recovery services on a contract or fee basis) by virtue of the fact that it meets one of the following criteria:

(1) The facility is an establishment with a primary SIC major group or in-

dustry code in the above list.

(2) The facility is a multi-establishment complex where all establishments have primary SIC major group or industry codes in the above list.

(3) The facility is a multi-establishment complex in which one of the fol-

lowing is true:

- (i) The sum of the value of services provided and/or products shipped and/or produced from those establishments that have primary SIC major group or industry codes in the above list is greater than 50 percent of the total value of all services provided and/or products shipped from and/or produced by all establishments at the facility.
- (ii) One establishment having a primary SIC major group or industry code in the above list contributes more in terms of value of services provided and/or products shipped from and/or produced at the facility than any other establishment within the facility.
- (c) The facility manufactured (including imported), processed, or otherwise used a toxic chemical in excess of an applicable threshold quantity of that chemical set forth in §372.25, §372.27, or §372.28.

[53 FR 4525, Feb. 16, 1988, as amended at 59 FR 61501, Nov. 30, 1994; 62 FR 23892, May 1, 1997; 64 FR 58750, Oct. 29, 1999]

$\S 372.25$ Thresholds for reporting.

Except as provided in §§ 372.27 and 372.28, the threshold amounts for purposes of reporting under § 372.30 for toxic chemicals are as follows:

(a) With respect to a toxic chemical manufactured (including imported) or processed at a facility during the following calendar years:

1987—75,000 pounds of the chemical manufactured or processed for the year.

1988—50,000 pounds of the chemical manufactured or processed for the year.

1989 and thereafter—25,000 pounds of the chemical manufactured or processed for the year.

- (b) With respect to a chemical otherwise used at a facility, 10,000 pounds of the chemical used for the applicable calendar year.
- (c) With respect to activities involving a toxic chemical at a facility, when more than one threshold applies to the activities, the owner or operator of the facility must report if it exceeds any applicable threshold and must report on all activities at the facility involving the chemical, except as provided in §372.38.
- (d) When a facility manufactures, processes, or otherwise uses more than one member of a chemical category listed in §372.65(c), the owner or operator of the facility must report if it exceeds any applicable threshold for the total volume of all the members of the category involved in the applicable activity. Any such report must cover all activities at the facility involving members of the category.
- (e) A facility may process or otherwise use a toxic chemical in a recycle/ reuse operation. To determine whether the facility has processed or used more than an applicable threshold of the chemical, the owner or operator of the facility shall count the amount of the chemical added to the recycle/reuse operation during the calendar year. In particular, if the facility starts up such an operation during a calendar year, or in the event that the contents of the whole recycle/reuse operation are replaced in a calendar year, the owner or operator of the facility shall also count the amount of the chemical placed into the system at these times.
- (f) A toxic chemical may be listed in §372.65 with the notation that only persons who manufacture the chemical, or manufacture it by a certain method, are required to report. In that case, only owners or operators of facilities that manufacture that chemical as described in §372.65 in excess of the threshold applicable to such manufacture in §372.25, §372.27, or §372.28 are required to report. In completing the reporting form, the owner or operator is

only required to account for the quantity of the chemical so manufactured and releases associated with such manufacturing, but not releases associated with subsequent processing or use of the chemical at that facility. Owners and operators of facilities that solely process or use such a chemical are not required to report for that chemical.

(g) A toxic chemical may be listed in §372.65 with the notation that it is in a specific form (e.g., fume or dust, solution, or friable) or of a specific color (e.g., yellow or white). In that case. only owners or operators of facilities that manufacture, process, or use that chemical in the form or of the color, specified in §372.65 in excess of the threshold applicable to such activity in §372.25, §372.27, or §372.28 are required to report. In completing the reporting form, the owner or operator is only reguired to account for the quantity of the chemical manufactured, processed, or used in the form or color specified in §372.65 and for releases associated with the chemical in that form or color. Owners or operators of facilities that solely manufacture, process, or use such a chemical in a form or color other than those specified by §372.65 are not required to report for that chemical.

(h) Metal compound categories are listed in §372.65(c). For purposes of determining whether any of the thresholds specified in §372.25, §372.27, or §372.28 are met for metal compound category, the owner or operator of a facility must make the threshold determination based on the total amount of all members of the metal compound category manufactured, processed, or used at the facility. In completing the release portion of the reporting form for releases of the metal compounds, the owner or operator is only required to account for the weight of the parent metal released. Any contribution to the mass of the release attributable to other portions of each compound in the category is excluded.

[53 FR 4525, Feb. 16, 1988, as amended at 59 FR 61502, Nov. 30, 1994; 64 FR 58750, Oct. 29, 1999]

§ 372.27 Alternate threshold and certification.

(a) With respect to the manufacture, process, or otherwise use of a toxic chemical, the owner or operator of a facility may apply an alternate threshold of 1 million pounds per year to that chemical if the owner or operator calculates that the facility would have an annual reportable amount of that toxic chemical not exceeding 500 pounds for the combined total quantities released at the facility, disposed within the facility, treated at the facility (as represented by amounts destroyed or converted by treatment processes), recovered at the facility as a result of recycle operations, combusted for the purpose of energy recovery at the facility, and amounts transferred from the facility to off-site locations for the purpose of recycle, energy recovery, treatment, and/or disposal. These volumes correspond to the sum of amounts reportable for data elements on EPA Form R (EPA Form 9350-1; Rev. 12/4/93) as Part II column B or sections 8.1 (quantity released), 8.2 (quantity used for energy recovery on-site), 8.3 (quantity used for energy recovery off-site), 8.4 (quantity recycled on-site), 8.5 (quantity recycled off-site), 8.6 (quantity treated on-site), and 8.7 (quantity treated off-site).

(b) If an owner or operator of a facility determines that the owner or operator may apply the alternate reporting threshold specified in paragraph (a) of this section for a specific toxic chemical, the owner or operator is not required to submit a report for that chemical under §372.30, but must submit a certification statement that contains the information required in §372.95. The owner or operator of the facility must also keep records as specified in §372.10(d).

(c) Threshold determination provisions of §372.25 and exemptions pertaining to threshold determinations in §372.38 are applicable to the determination of whether the alternate threshold has been met.

(d) Each certification statement under this section for activities involving a toxic chemical that occurred during a calendar year at a facility must be submitted to EPA and to the State

in which the facility is located on or before July 1 of the next year.

(e) The provisions of this section do not apply to any chemicals listed in $\S\,372.28$.

 $[59\ FR\ 61502,\ Nov.\ 30,\ 1994,\ as\ amended\ at\ 64\ FR\ 58750,\ Oct.\ 29,\ 1999]$

$\S 372.28$ Lower thresholds for chemicals of special concern.

(a) Notwithstanding $\S372.25$ or $\S372.27$, for the toxic chemicals set forth in this section, the threshold amounts for manufacturing (including importing), processing, and otherwise using such toxic chemicals are as set forth in this section.

(1)	Chemical	listing in	alphabetic	order.

Chemical name	CAS No.	Reporting threshold
Aldrin	00309-00-2	100
Benzo(g,h,i)perylene	00191–24–2	10
Chlordane	00057-74-9	10
Heptachlor	00076-44-8	10
Hexachlorobenzene	00118–74–1	10
Isodrin	00465-73-6	10
Mercury	07439-97-6	10
Methoxychlor	00072-43-5	100
Octachlorostyrene	29082-74-4	10
Pendimethalin	40487-42-1	100
Pentachlorobenzene	00608-93-5	10
Polychlorinated biphenyl (PCBs)	01336-36-3	10
Tetrabromobisphenol A	00079-94-7	100
ToxapheneTrifluralin	08001-35-2	10
Trifluralin	01582-09-8	100

(2) Chemical categories in alphabetic order.

	Category name	Reporting threshold
dioxin and d taminants in	oxin-like compounds (Manufacturing; and the processing or otherwise use of ioxin-like compounds if the dioxin and dioxin-like compounds are present as cona chemical and if they were created during the manufacturing of that chemical) by includes only those chemicals listed below).	0.1 grams
67562-39-4 55673-89-7 70648-26-9 77117-44-9 72918-21-9 60851-34-5 39227-28-6 57653-85-7 19408-74-3 35822-46-9 39001-02-0 03268-87-9 57117-41-6 51207-31-9 40321-76-4 51207-31-9	1,2,3,4,6,7,8-Heptachlorodibenzofuran 1,2,3,4,7,8,9-Heptachlorodibenzofuran 1,2,3,4,7,8-Hexachlorodibenzofuran 1,2,3,4,7,8-Hexachlorodibenzofuran 1,2,3,7,8,9-Hexachlorodibenzofuran 1,2,3,4,6,7,8-Hexachlorodibenzofuran 1,2,3,4,7,8-Hexachlorodibenzo-p-dioxin 1,2,3,6,7,8-Hexachlorodibenzo-p-dioxin 1,2,3,4,6,7,8-Hexachlorodibenzo-p-dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 1,2,3,7,8-Pentachlorodibenzofuran 1,2,3,7,8-Pentachlorodibenzofuran 1,2,3,7,8-Pentachlorodibenzo-p-dioxin 1,2,3,7,8-Pentachlorodibenzofuran 1,2,3,7,8-Tetrachlorodibenzo-p-dioxin 2,3,7,8-Tetrachlorodibenzo-p-dioxin 2,3,7,8-Tetrachlorodibenzo-p-dioxin 2,3,7,8-Tetrachlorodibenzo-p-dioxin	
Mercury comp	ounds	10
Polycyclic aro below).	matic compounds (PACs) (This category includes only those chemicals listed	100
00056-55-3 00205-99-2 00205-82-3 00207-08-9 00206-44-0 00189-55-9 00218-01-9 00050-32-8 00226-36-8 00224-42-0 00053-70-3	Benz(a)anthracene Benzo(b)fluoranthene Benzo(j)fluoranthene Benzo(j,k)fluorene Benzo(j,k)fluorene Benzo(a)phenanthrene Benzo(a)phenanthrene Benzo(a)pyrene Dibenz(a,h)acridine Dibenz(a,h)acridine Dibenzo(a,h)anthracene	

	Category name	Reporting threshold
00194–59–2	7H-Dibenzo(c,g)carbazole	
05385-75-1	Dibenzo(a,e)fluoranthene	
00192-65-4	Dibenzo(a,e)pyrene	
00189-64-0	Dibenzo(a,h)pyrene	
00191-30-0	Dibenzo(a,l)pyrene	
00057-97-6	7,12-Dimethylbenz(a)anthracene	
00193-39-5	Indeno[1,2,3-cd]pyrene	
00056-49-5	3-Methylcholanthrene	
03697-24-3	5-Methylchrysene	
05522-43-0	1-Nitropyrene	

(b) The threshold determination provisions under $\S372.25(c)$ through (h) and the exemptions under $\S372.38(b)$ through (h) are applicable to the toxic chemicals listed in paragraph (a) of this section.

[64 FR 58750, Oct. 29, 1999]

§ 372.30 Reporting requirements and schedule for reporting.

(a) For each toxic chemical known by the owner or operator to be manufactured (including imported), processed, or otherwise used in excess of an applicable threshold quantity in §372.25, §372.27, or §372.28 at its covered facility described in §372.22 for a calendar year, the owner or operator must submit to EPA and to the State in which the facility is located a completed EPA Form R (EPA Form 9350-1) in accordance with the instructions referred to in subpart E of this part.

(b)(1) The owner or operator of a covered facility is required to report as described in paragraph (a) of this section on a toxic chemical that the owner or operator knows is present as a component of a mixture or trade name product which the owner or operator receives from another person, if that chemical is imported, processed, or otherwise used by the owner or operator in excess of an applicable threshold quantity in §372.25, §372.27, or §372.28 at the facility as part of that mixture or trade name product.

(2) The owner or operator knows that a toxic chemical is present as a component of a mixture or trade name product (i) if the owner or operator knows or has been told the chemical identity or Chemical Abstracts Service Registry Number of the chemical and the identity or Number corresponds to an identity or Number in § 372.65, or (ii) if the owner or operator has been told by the supplier of the mixture or trade name product that the mixture or trade name product contains a toxic chem-

ical subject to section 313 of the Act or this part.

(3) To determine whether a toxic chemical which is a component of a mixture or trade name product has been imported, processed, or otherwise used in excess of an applicable threshold in §372.25, §372.27, or §372.28 at the facility, the owner or operator shall consider only the portion of the mixture or trade name product that consists of the toxic chemical and that is imported, processed, or otherwise used at the facility, together with any other amounts of the same toxic chemical that the owner or operator manufactures, imports, processes, or otherwise uses at the facility as follows:

(i) If the owner or operator knows the specific chemical identity of the toxic chemical and the specific concentration at which it is present in the mixture or trade name product, the owner or operator shall determine the weight of the chemical imported, processed, or otherwise used as part of the mixture or trade name product at the facility and shall combine that with the weight of the toxic chemical manufactured (including imported), processed, or otherwise used at the facility other than as part of the mixture or trade name product. After combining these amounts, if the owner or operator determines that the toxic chemical was manufactured, processed, or otherwise used in excess of an applicable threshold in §372.25, §372.27, or §372.28, the owner or operator shall report the specific chemical identity and all releases of the toxic chemical on EPA Form R in accordance with the instructions referred to in subpart E of this part.

(ii) If the owner or operator knows the specific chemical identity of the toxic chemical and does not know the specific concentration at which the chemical is present in the mixture or trade name product, but has been told the upper bound concentration of the chemical in the mixture or trade name product, the owner or operator shall assume that the toxic chemical is present in the mixture or trade name product at the upper bound concentration, shall determine whether the chemical has been manufactured, processed, or otherwise used at the facility in excess of an applicable threshold as provided in paragraph (b)(3)(i) of this section, and shall report as provided in paragraph (b)(3)(i) of this section.

(iii) If the owner or operator knows the specific chemical identity of the toxic chemical, does not know the specific concentration at which the chemical is present in the mixture or trade name product, has not been told the upper bound concentration of the chemical in the mixture or trade name product, and has not otherwise developed information on the composition of the chemical in the mixture or trade name product, then the owner or operator is not required to factor that chemical in that mixture or trade name product into threshold and release calculations for that chemical.

(iv) If the owner or operator has been told that a mixture or trade name product contains a toxic chemical, does not know the specific chemical identity of the chemical and knows the specific concentration at which it is present in the mixture or trade name product, the owner or operator shall determine the weight of the chemical imported, processed, or otherwise used as part of the mixture or trade name product at the facility. Since the owner or operator does not know the specific identity of the toxic chemical, the owner or operator shall make the threshold determination only for the weight of the toxic chemical in the mixture or trade name product. If the owner or operator determines that the toxic chemical was imported, processed, or otherwise used as part of the mixture or trade name product in excess of an applicable threshold in §372.25, §372.27, or §372.28, the owner or

operator shall report the generic chemical name of the toxic chemical, or a trade name if the generic chemical name is not known, and all releases of the toxic chemical on EPA Form R in accordance with the instructions referred to in subpart E of this part.

(v) If the owner or operator has been told that a mixture or trade name product contains a toxic chemical, does not know the specific chemical identity of the chemical, and does not know the specific concentration at which the chemical is present in the mixture or trade name product, but has been told the upper bound concentration of the chemical in the mixture or trade name product, the owner or operator shall assume that the toxic chemical is present in the mixture or trade name product at the upper bound concentration, shall determine whether the chemical has been imported, processed, or otherwise used at the facility in excess of an applicable threshold as provided in paragraph (b)(3)(iv) of this section, and shall report as provided in paragraph (b)(3)(iv) of this section.

(vi) If the owner or operator has been told that a mixture or trade name product contains a toxic chemical, does not know the specific chemical identity of the chemical, does not know the specific concentration at which the chemical is present in the mixture or trade name product, including information they have themselves developed, and has not been told the upper bound concentration of the chemical in the mixture or trade name product, the owner or operator is not required to report with respect to that toxic chemical.

(c) A covered facility may consist of more than one establishment. The owner or operator of such a facility at which a toxic chemical was manufactured (including imported), processed, or otherwise used in excess of an applicable threshold may submit a separate Form R for each establishment or for each group of establishments within the facility to report the activities involving the toxic chemical at each establishment or group of establishments, provided that activities involving that toxic chemical at all the establishments within the covered facility are reported. If each establishment

or group of establishments files separate reports then for all other chemicals subject to reporting at that facility they must also submit separate reports. However, an establishment or group of establishments does not have to submit a report for a chemical that is not manufactured (including imported), processed, otherwise used, or released at that establishment or group of establishments.

(d) Each report under this section for activities involving a toxic chemical that occurred during a calendar year at a covered facility must be submitted on or before July 1 of the next year. The first such report for calendar year 1987 activities must be submitted on or before July 1, 1988.

[53 FR 4525, Feb. 16, 1988; 53 FR 12748, Apr. 18, 1988, as amended at 56 FR 29185, June 26, 1991; 64 FR 58751, Oct. 29, 1999]

§ 372.38 Exemptions.

(a) De minimis concentrations of a toxic chemical in a mixture. If a toxic chemical is present in a mixture of chemicals at a covered facility and the toxic chemical is in a concentration in the mixture which is below 1 percent of the mixture, or 0.1 percent of the mixture in the case of a toxic chemical which is a carcinogen as defined in 29 CFR 1910.1200(d)(4), a person is not required to consider the quantity of the toxic chemical present in such mixture when determining whether an applicable threshold has been met under §372.25 or determining the amount of release to be reported under §372.30. This exemption applies whether the person received the mixture from another person or the person produced the mixture, either by mixing the chemicals involved or by causing a chemical reaction which resulted in the creation of the toxic chemical in the mixture. However, this exemption applies only to the quantity of the toxic chemical present in the mixture. If the toxic chemical is also manufactured (including imported), processed, or otherwise used at the covered facility other than as part of the mixture or in a mixture at higher concentrations, in excess of an applicable threshold quantity set forth in §372.25, the person is required to report under §372.30. This exemption does not apply to toxic chemicals listed in §372.28, except for purposes of §372.45(d)(1).

- (b) Articles. If a toxic chemical is present in an article at a covered facility, a person is not required to consider the quantity of the toxic chemical present in such article when determining whether an applicable threshold has been met under §372.25, §372.27, or § 372.28 or determining the amount of release to be reported under §372.30. This exemption applies whether the person received the article from another person or the person produced the article. However, this exemption applies only to the quantity of the toxic chemical present in the article. If the toxic chemical is manufactured (including imported), processed, or otherwise used at the covered facility other than as part of the article, in excess of an applicable threshold quantity set forth in §372.25, §372.27, or §372.28, the person is required to report under §372.30. Persons potentially subject to this exemption should carefully review the definitions of article and release in §372.3. If a release of a toxic chemical occurs as a result of the processing or use of an item at the facility, that item does not meet the definition of article.
- (c) Uses. If a toxic chemical is used at a covered facility for a purpose described in this paragraph (c), a person is not required to consider the quantity of the toxic chemical used for such purpose when determining whether an applicable threshold has been met under §372.25, §372.27, or §372.28 or determining the amount of releases to be reported under §372.30. However, this exemption only applies to the quantity of the toxic chemical used for the purpose described in this paragraph (c). If the toxic chemical is also manufactured (including imported), processed, or otherwise used at the covered facility other than as described in this paragraph (c), in excess of an applicable threshold quantity set forth in §372.25, §372.27, or §372.28, the person is required to report under §372.30.
- (1) Use as a structural component of the facility.
- (2) Use of products for routine janitorial or facility grounds maintenance. Examples include use of janitorial

cleaning supplies, fertilizers, and pesticides similar in type or concentration to consumer products.

- (3) Personal use by employees or other persons at the facility of foods, drugs, cosmetics, or other personal items containing toxic chemicals, including supplies of such products within the facility such as in a facility operated cafeteria, store, or infirmary.
- (4) Use of products containing toxic chemicals for the purpose of maintaining motor vehicles operated by the facility.
- (5) Use of toxic chemicals present in process water and non-contact cooling water as drawn from the environment or from municipal sources, or toxic chemicals present in air used either as compressed air or as part of combustion.
- (d) Activities in laboratories. If a toxic chemical is manufactured, processed, or used in a laboratory at a covered facility under the supervision of a technically qualified individual as defined in §720.3(ee) of this title, a person is not required to consider the quantity so manufactured, processed, or used when determining whether an applicable threshold has been met under §372.25, §372.27, or §372.28 or determining the amount of release to be reported under §372.30. This exemption does not apply in the following cases:
 - (1) Specialty chemical production.
- (2) Manufacture, processing, or use of toxic chemicals in pilot plant scale operations.
- (3) Activities conducted outside the laboratory.
- (e) Certain owners of leased property. The owner of a covered facility is not subject to reporting under §372.30 if such owner's only interest in the facility is ownership of the real estate upon which the facility is operated. This exemption applies to owners of facilities such as industrial parks, all or part of which are leased to persons who operate establishments within SIC code 20 through 39 where the owner has no other business interest in the operation of the covered facility.
- (f) Reporting by certain operators of establishments on leased property such as industrial parks. If two or more persons, who do not have any common corporate or business interest (including

common ownership or control), operate separate establishments within a single facility, each such person shall treat the establishments it operates as a facility for purposes of this part. The determinations in §§ 372.22 and 372.25 shall be made for those establishments. If any such operator determines that its establishment is a covered facility under §372.22 and that a toxic chemical has been manufactured (including imported), processed, or otherwise used at the establishment in excess of an applicable threshold in §372.25, §372.27, or §372.28 for a calendar year, the operator shall submit a report in accordance with §372.30 for the establishment. For purposes of this paragraph (f), a common corporate or business interest includes ownership, partnership, joint ventures, ownership of a controlling interest in one person by the other, or ownership of a controlling interest in both persons by a third person.

(g) Coal extraction activities. If a toxic chemical is manufactured, processed, or otherwise used in extraction by facilities in SIC code 12, a person is not required to consider the quantity of the toxic chemical so manufactured, processed, or otherwise used when determining whether an applicable threshold has been met under §372.25, §372.27, or §372.28, or determining the amounts to be reported under §372.30.

(h) Metal mining overburden. If a toxic chemical that is a constituent of overburden is processed or otherwise used by facilities in SIC code 10, a person is not required to consider the quantity of the toxic chemical so processed, or otherwise used when determining whether an applicable threshold has been met under §372.25, §372.27, or §372.28, or determining the amounts to be reported under §372.30.

[53 FR 4525, Feb. 16, 1988, as amended at 62 FR 23892, May 1, 1997; 64 FR 58751, Oct. 29, 1999]

Subpart C—Supplier Notification Requirements

§ 372.45 Notification about toxic chemicals.

(a) Except as provided in paragraphs (c), (d), and (e) of this section and §372.65, a person who owns or operates a facility or establishment which:

- (1) Is in Standard Industrial Classification codes 20 through 39 as set forth in paragraph (b) of § 372.22,
- (2) Manufactures (including imports) or processes a toxic chemical, and
- (3) Sells or otherwise distributes a mixture or trade name product containing the toxic chemical, to (i) a facility described in §372.22, or (ii) to a person who in turn may sell or otherwise distributes such mixture or trade name product to a facility described in §372.22(b), must notify each person to whom the mixture or trade name product is sold or otherwise distributed from the facility or establishment in accordance with paragraph (b) of this section.
- (b) The notification required in paragraph (a) of this section shall be in writing and shall include:
- (1) A statement that the mixture or trade name product contains a toxic chemical or chemicals subject to the reporting requirements of section 313 of Title III of the Superfund Amendments and Reauthorization Act of 1986 and 40 CFR part 372.
- (2) The name of each toxic chemical, and the associated Chemical Abstracts Service registry number of each chemical if applicable, as set forth in § 372.65.
- (3) The percent by weight of each toxic chemical in the mixture or trade name product.
- (c) Notification under this section shall be provided as follows:
- (1) For a mixture or trade name product containing a toxic chemical listed in § 373.65 with an effective date of January 1, 1987, the person shall provide the written notice described in paragraph (b) of this section to each recipient of the mixture or trade name product with at least the first shipment of each mixture or trade name product to each recipient in each calendar year beginning January 1, 1989.
- (2) For a mixture or trade name product containing a toxic chemical listed in § 372.65 with an effective date of January 1, 1989 or later, the person shall provide the written notice described in paragraph (b) of this section to each recipient of the mixture or trade name product with at least the first shipment of the mixture or trade name product to each recipient in each cal-

endar year beginning with the applicable effective date.

- (3) If a person changes a mixture or trade name product for which notification was previously provided under paragraph (b) of this section by adding a toxic chemical, removing a toxic chemical, or changing the percent by weight of a toxic chemical in the mixture or trade name product, the person shall provide each recipient of the changed mixture or trade name product a revised notification reflecting the change with the first shipment of the changed mixture or trade name product to the recipient.
- (4) If a person discovers (i) that a mixture or trade name product previously sold or otherwise distributed to another person during the calendar year of the discovery contains one or more toxic chemicals and (ii), that any notification provided to such other persons in that calendar year for the mixture or trade name product either did not properly identify any of the toxic chemicals or did not accurately present the percent by weight of any of the toxic chemicals in the mixture or trade name product, the person shall provide a new notification to the recipient within 30 days of the discovery which contains the information described in paragraph (b) of this section and identifies the prior shipments of the mixture or product in that calendar year to which the new notification applies.
- (5) If a Material Safety Data Sheet (MSDS) is required to be prepared and distributed for the mixture or trade name product in accordance with 29 CFR 1910.1200, the notification must be attached to or otherwise incorporated into such MSDS. When the notification is attached to the MSDS, the notice must contain clear instructions that the notifications must not be detached from the MSDS and that any copying and redistribution of the MSDS shall include copying and redistribution of the notice attached to copies of the MSDS subsequently redistributed.
- (d) Notifications are not required in the following instances:
- (1) If a mixture or trade name product contains no toxic chemical in excess of the applicable de minimis concentration as specified in § 372.38(a).

- (2) If a mixture or trade name product is one of the following:
 - (i) An article as defined in § 372.3
- (ii) Foods, drugs, cosmetics, alcoholic beverages, tobacco, or tobacco products packaged for distribution to the general public.
- (iii) Any consumer product as the term is defined in the Consumer Product Safety Act (15 U.S.C. 1251 *et seq.*) packaged for distribution to the general public.
- (e) If the person considers the specific identity of a toxic chemical in a mixture or trade name product to be a trade secret under provisions of 29 CFR 1910.1200, the notice shall contain a generic chemical name that is descriptive of that toxic chemical.
- (f) If the person considers the specific percent by weight composition of a toxic chemical in the mixture or trade name product to be a trade secret under applicable State law or under the Restatement of Torts section 757, comment b, the notice must contain a statement that the chemical is present at a concentration that does not exceed a specified upper bound concentration value. For example, a mixture contains 12 percent of a toxic chemical. However, the supplier considers the specific concentration of the toxic chemical in the product to be a trade secret. The notice would indicate that the toxic chemical is present in the mixture in a concentration of no more than 15 percent by weight. The upper bound value chosen must be no larger than necessary to adequately protect the trade secret.
- (g) A person is not subject to the requirements of this section to the extent the person does not know that the facility or establishment(s) is selling or otherwise distributing a toxic chemical to another person in a mixture or trade name product. However, for pur-

poses of this section, a person has such knowledge if the person receives a notice under this section from a supplier of a mixture or trade name product and the person in turn sells or otherwise distributes that mixture or trade name product to another person.

(h) If two or more persons, who do not have any common corporate or business interest (including common ownership or control), as described in §372.38(f), operate separate establishments within a single facility, each such persons shall treat the establishment(s) it operates as a facility for purposes of this section. The determination under paragraph (a) of this section shall be made for those establishments.

[53 FR 4525, Feb. 16, 1988; 53 FR 12748, Apr. 18, 1988]

Subpart D—Specific Toxic Chemical Listings

§ 372.65 Chemicals and chemical categories to which this part applies.

The requirements of this part apply to the following chemicals and chemical categories. This section contains three listings. Paragraph (a) of this section is an alphabetical order listing of those chemicals that have an associated Chemical Abstracts Service (CAS) Registry number. Paragraph (b) of this section contains a CAS number order list of the same chemicals listed in paragraph (a) of this section. Paragraph (c) of this section contains the chemical categories for which reporting is required. These chemical categories are listed in alphabetical order and do not have CAS numbers. Each listing identifies the effective date for reporting under §372.30.

(a) Alphabetical listing.

Chemical name	CAS No.	Effective date
Abamectin [Avermectin B1]	71751–41–2	1/1/95
Acephate (Acetylphosphoramidothioic acid O,S-dimethyl ester)	30560-19-1	1/1/95
Acetaldehyde	75-07-0	1/1/87
Acetamide	60-35-5	1/1/87
Acetonitrile	75-05-8	1/1/87
Acetophenone	98-86-2	1/1/94
2-Acetylaminofluorene	53-96-3	1/1/87
Acifluorfen, sodium salt [5-(2-Chloro-4-(trifluoromethyl)phenoxy)-2-nitrobenzoic acid, sodium salt]	62476-59-9	1/1/95
Acrolein	107-02-8	1/1/87
Acrylamide	79-06-1	1/1/87
Acrylic acid	79–10–7	1/1/87

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Chemical name	CAS No.	Effective date
Acrylonitrile	107–13–1	1/1/87
Alachlor	15972-60-8	1/1/95
Aldicarb	116–06–3	1/1/95
(1.alpha.,4.alpha.,4a.beta.,5.alpha.,8.alpha., 8a.beta.)-]	309-00-2	1/1/87
d-trans-Allethrin [d-trans-Chrysanthemic acid of d-allethrone]	28057-48-9	1/1/95
Allyl alcohol	107–18–6	1/1/90
Allylamine	107-11-9	1/1/95
Allyl chloride	107-05-1	1/1/87
Aluminum (fume or dust)	7429-90-5	1/1/87
Aluminum oxide (fibrous forms)	1344-28-1	1/1/87
Aluminum phosphide	20859-73-8	1/1/95
Ametryn (N-Ethyl-N'-(1-methylethyl)-6-(methylthio)-1,3,5,-triazine-2,4-diamine)	834–12–8	1/1/95
2-Aminoanthraquinone	117–79–3	1/1/87
4-Aminoazobenzene	60-09-3	1/1/87
4-Aminobiphenyl	92–67–1	1/1/87
1-Amino-2-methylanthraquinone	82-28-0	1/1/87
Amitraz	33089-61-1	1/1/95
Ammonia (includes anhydrous ammonia and aqueous ammonia from water dissociable ammonium	61–82–5	1/1/94
salts and other sources; 10 percent of total aqueous ammonia is reportable under this listing)	7664-41-7	1/1/87
Ammonium nitrate (solution)	6484-52-2	1/1/87*
Anilazine [4,6-dichloro-N-(2-chlorophenyl)-1,3,5-triazin-2-amine]	101-05-3	1/1/95
Aniline	62-53-3	1/1/87
o-Anisidine	90-04-0	1/1/87
p-Anisidine	104-94-9	1/1/87
o-Anisidine hydrochloride	134-29-2	1/1/87
Anthracene	120-12-7	1/1/87
Antimony	7440-36-0	1/1/87
Arsenic	7440-38-2	1/1/87
Asbestos (friable)	1332-21-4	1/1/87
Atrazine (6-Chloro-N-ethyl-N'-(1-methylethyl)-1,3,5,-triazine-2,4-diamine)	1912–24–9	1/1/95
Barium	7440–39–3	1/1/87
Bendiocarb [2,2-Dimethyl-1,3-benzodioxol-4-ol methylcarbamate]	22781–23–3	1/1/95
Benfluralin (N-Butyl-N-ethyl-2,6-dinitro-4-(trifluoromethyl)benzenamine)	1861-40-1	1/1/95
Benomyl	17804–35–2	1/1/95
Benzal chloride	98–87–3	1/1/87
Benzamide	55-21-0	1/1/87
Benzene	71–43–2	1/1/87
Benzidine	92-87-5	1/1/87
Benzo(g,h,i)perylene	00191-24-2	1/00 1/1/87
Benzoic trichloride (Benzotrichloride) Benzoyl chloride	98-07-7 98-88-4	1/1/87
Benzoyl peroxide	94-36-0	1/1/87
Benzyl chloride	100-44-7	1/1/87
Beryllium	7440-41-7	1/1/87
Bifenthrin	82657-04-3	1/1/95
Biphenyl	92-52-4	1/1/87
Bis(2-chloroethoxy)methane	111-91-1	1/1/94
Bis(2-chloroethyl) ether	111-44-4	1/1/87
Bis(chloromethyl) ether	542-88-1	1/1/87
Bis(2-chloro-1-methylethyl) ether	108-60-1	1/1/87
Bis(tributylin) oxide	56-35-9	1/1/95
Boron trichloride	10294-34-5	1/1/95
Boron trifluoride	7637-07-2	1/1/95
Bromacil (5-Bromo-6-methyl-3-(1-methylpropyl)-2,4-(1H,3H)-pyrimidinedione)	314-40-9	1/1/95
Bromacil, lithium salt [2,4-(1H,3H)-Pyrimidinedione, 5-bromo-6-methyl-3-(1-methylpropyl), lithium		
salt]	53404–19–6	1/1/95
Bromine	7726-95-6	1/1/95
1-Bromo-1-(bromomethyl)-1,3-propanedicarbonitrile Bromochlorodifluoromethane (Halon 1211)	35691–65–7	1/1/95
	353-59-3	7/8/90
Bromoform (Tribromomethane)	75-25-2	1/1/87
Bromotrifluoromethane (Halon 1301)	74–83–9 75–63–8	1/1/87 7/8/90
Bromoxynil (3,5-Dibromo-4-hydroxybenzonitrile)		1/1/95
Bromoxynil (3,5-Dibromo-4-nydroxybenzonitrile) Bromoxynil octanoate (Octanoic acid, 2,6-dibromo-4-cyanophenyl ester)	1689–84–5 1689–99–2	1/1/95
		1/1/95
Brucine	357–57–3 106–99–0	1/1/95
Butyl acrylate	141–32–2	1/1/87
n-Butyl alcohol	71–36–3	1/1/87
sec-Butyl alcohol	71–36–3 78–92–2	1/1/87
tert-Butyl alcohol	75–65–0	1/1/87
1,2-Butylene oxide	106-88-7	
1,2 23,75.0 3,30	100-00-7	. 1/1/01

Chemical name	CAS No.	Effective date
Butyraldehyde	123-72-8	1/1/87
C.I. Acid Green 3	4680-78-8	1/1/87
C.I. Basic Green 4	569-64-2	1/1/87
C.I. Acid Red 114	6459–94–5 989–38–8	1/1/95 1/1/87
C.I. Direct Black 38	1937–37–7	1/1/87
C.I. Direct Blue 6	2602-46-2	1/1/87
C.I. Direct Blue 218	28407-37-6	1/1/95
C.I. Direct Brown 95	16071-86-6	1/1/87
C.I. Disperse Yellow 3	2832-40-8	1/1/87
C.I. Food Red 5	3761–53–3 81–88–9	1/1/87 1/1/87
C.I. Solvent Orange 7	3118–97–6	1/1/87
C.I. Solvent Yellow 3	97–56–3	1/1/87
C.I. Solvent Yellow 14	842-07-9	1/1/87
C.I. Solvent Yellow 34 (Aurimine)	492-80-8	1/1/87
C.I. Vat Yellow 4	128-66-5	1/1/87
Cadmium	7440–43–9	1/1/87
Calcium cyanamide	156–62–7 133–06–2	1/1/87 1/1/87
Captan[1H-Isoindole-1,3(2H)-dione,3a,4,7,7a-tetrahydro-2-[(trichloromethyl)thio]-]	63-25-2	1/1/87
Carbofuran	1563-66-2	1/1/95
Carbon disulfide	75–15–0	1/1/87
Carbon tetrachloride	56-23-5	1/1/87
Carbonyl sulfide	463-58-1	1/1/87
Carboxin (5,6-Dihydro-2-methyl-N-phenyl-1,4-oxathiin-3-carboxamide)	5234-68-4	1/1/95
Catechol	120-80-9	1/1/87
Chinomethionat [6-Methyl-1,3-dithiolo[4,5-b]quinoxalin-2-one]	2439-01-2	1/1/95
Chloramben [Benzoic acid,3-amino-2,5-dichloro-]	133–90–4 57–74–9	1/1/87 1/1/87
Chlorendic acid	115–28–6	1/1/95
Chlorimuron ethyl [Ethyl-2-[[[(4-chloro-6-methoxyprimidin-2-yl)-carbonyl]-amino]sulfonyl]benzoate]	90982-32-4	1/1/95
Chlorine	7782–50–5	1/1/87
Chlorine dioxide	10049-04-4	1/1/87
Chloroacetic acid	79–11–8	1/1/87
2-Chloroacetophenone	532–27–4	1/1/87
1-(3-Chloroallyl)-3,5,7-triaza-1-azoniaadamantane chloride	4080-31-3	1/1/95
p-Chloroaniline	106–47–8 108–90–7	1/1/95 1/1/87
Chlorobenzene	510-15-6	1/1/87
1-Chloro-1,1-difluoroethane (HCFC-142b)	75–68–3	1/1/94
Chlorodifluoromethane (HCFC-22)	75-45-6	1/1/94
Chloroethane (Ethyl chloride)	75-00-3	1/1/87
Chloroform	67–66–3	1/1/87
Chloromethane (Methyl chloride)	74–87–3	1/1/87
Chloromethyl methyl ether	107-30-2	1/1/87
3-Chloro-2-methyl-1-propene	563-47-3 104-12-1	1/1/95 1/1/95
Chloropicrin	76-06-2	1/1/95
Chloroprene	126-99-8	1/1/87
3-Chloropropionitrile	542-76-7	1/1/95
Chlorotetrafluoroethane	63938-10-3	1/1/94
1-Chloro-1,1,2,2-tetrafluoroethane (HCFC-124a)	354-25-6	1/1/94
2-Chloro-1,1,1,2-tetrafluoroethane (HCFC-124)	2837–89–0	1/1/94
Chlorothalonil [1,3-Benzenedicarbonitrile,2,4,5,6-tetrachloro-]	1897–45–6	1/1/87
p-Chloro-o-toluidine	95–69–2 75–88–7	1/1/95 1/1/95
Chlorotrifluoromethane (CFC-13)	75–72–9	1/1/95
3-Chloro-1,1,1-trifluoro-propane (HCFC-253fb)	460-35-5	1/1/95
Chlorpyrifos methyl [O,O-dimethyl-O-(3,5,6-trichloro-2-pyridyl)phosphorothioate	5598-13-0	1/1/95
Chlorsulfuron [2-chloro-N-[[4-methoxy-6-methyl-1,3,5-triazin-2-		
yl)amino]carbonyl]benzenesulfonamide]	64902-72-3	1/1/95
Chromium	7440-47-3	1/1/87
Cobalt	7440-48-4	1/1/87
Copper	7440–50–8 8001–58–9	1/1/87
p-Cresidine	120-71-8	1/1/90 1/1/87
Cresol (mixed isomers)	1319–77–3	1/1/87
m-Cresol	108-39-4	1/1/87
o-Cresol	95–48–7	1/1/87
p-Cresol	106-44-5	1/1/87
Crotonaldehyde	4170–30–3	1/1/95
Cumene	98–82–8	1/1/87

Chemical name	CAS No.	Effective date
Cumene hydroperoxide	80-15-9	1/1/87
Cupferron[Benzeneamine, N-hydroxy-N-nitroso, ammonium salt]	135-20-6	1/1/87
Cyanazine	21725-46-2	1/1/95
Cycloate	1134–23–2	1/1/95
Cyclohexane	110-82-7	1/1/87
Cyclohexanol	108–93–0	1/1/95
Cyfluthrin [3-(2,2-Dichloroethenyl)-2,2-dimethylcyclopropanecarboxylic acid, cyano(4-fluoro-3-phenoxyphenyl)methyl ester] Cyhalothrin [3-(2-Chloro-3,3,3-trifluoro-1-propenyl)-2,2-dimethylcyclopropanecarboxylic acid cyano(3-	68359–37–5	1/1/95
phenoxyphenyl)methyl ester]	68085-85-8	1/1/95
2,4-D [Acetic acid, (2,4-dichlorophenoxy)-]	94-75-7	1/1/87
Dazomet(Tetrahydro-3,5-dimethyl-2H-1,3,5-thiadiazine-2-thione)	533-74-4	1/1/95
Dazomet, sodium salt [Tetrahydro-3,5-dimethyl-2H-1,3,5-thiadiazine-2-thione, ion(1-), sodium]	53404-60-7	1/1/95
2,4,-DB	94-82-6	1/1/95
2,4-D butoxyethyl ester	1929-73-3	1/1/95
2,4-D butyl ester	94–80–4 2971–38–2	1/1/95 1/1/95
2,4-D chlorocrotyl ester Decabromodiphenyl oxide	1163-19-5	1/1/87
Desmedipham	13684–56–5	1/1/95
2,4-D 2-ethylhexyl ester	1928-43-4	1/1/95
2,4-D 2-ethyl-4-methylpentyl ester	53404–37–8	1/1/95
Diallate [Carbamothioic acid, bis(1-methylethyl)-, S-(2,3-dichloro-2-propenyl) ester]	2303-16-4	1/1/87
2,4-Diaminoanisole	615-05-4	1/1/87
2,4-Diaminoanisole sulfate	39156-41-7	1/1/87
4,4'-Diaminodiphenyl ether	101-80-4	1/1/87
Diaminotoluene (mixed isomers)	25376-45-8	1/1/87
2,4-Diaminotoluene	95-80-7	1/1/87
Diazinon	333-41-5	1/1/95
Diazomethane	334-88-3	1/1/87
Dibenzofuran	132–64–9	1/1/87
1,2-Dibromo-3-chloropropane (DBCP)	96–12–8 10222–01–2	1/1/87 1/1/95
2,2-Dibromo-3-nitrilopropionamide	106-93-4	1/1/93
Dibromotetrafluoroethane (Halon 2402)	124-73-2	7/8/90
Dibutyl phthalate	84-74-2	1/1/87
Dicamba (3,6-Dichloro-2-methoxybenzoic acid)	1918-00-9	1/1/95
Dichloran [2,6-Dichloro-4-nitroaniline]	99-30-9	1/1/95
Dichlorobenzene (mixed isomers)	25321-22-6	1/1/87
1,2-Dichlorobenzene	95–50–1	1/1/87
1,3-Dichlorobenzene	541–73–1	1/1/87
1,4-Dichlorobenzene	106-46-7	1/1/87
3,3'-Dichlorobenzidine	91–94–1	1/1/87
3,3'-Dichlorobenzidine dihydrochloride	612-83-9	1/1/95
3,3'-Dichlorobenzidine sulfate	64969–34–2 75–27–4	1/1/95 1/1/87
1,4-Dichloro-2-butene	764–41–0	1/1/94
trans-1,4-Dichloro-2-butene	110-57-6	1/1/95
1,2-Dichloro-1,1-difluoroethane (HCFC-132b)	1649-08-7	1/1/95
Dichlorodifluoromethane (CFC-12)	75–71–8	7/8/90
Dichlorofluoromethane (HCFC-21)	75-43-4	1/1/95
1,2-Dichloroethane (Ethylene dichloride)	107-06-2	1/1/87
1,2-Dichlorethylene	540-59-0	1/1/87
1,1-Dichloro-1-fluoroethane (HCFC-141b)	1717–00–6	1/1/94
Dichloromethane (Methylene chloride)	75-09-2	1/1/87
Dichloropentafluoropropane	127564-92-5	1/1/95
1,1-dichloro-1,2,2,3,3-pentafluoropropane (HCFC-225cc)	13474-88-9	1/1/95
1,1-dichloro-1,2,3,3,3-pentafluoropropane (HCFC-225eb)	111512-56-2	1/1/95
1,2-dichloro-1,1,2,3,3-pentafluoropropane (HCFC-225bb)	422-44-6 431-86-7	1/1/95 1/1/95
1,2-dichloro-1,1,3,3,3-pentafluoropropane (HCFC-225da) 1,3-dichloro-1,1,2,2,3-pentafluoropropane (HCFC-225cb)	507–55–1	1/1/95
1,3-dichloro-1,1,2,3,3-pentafluoropropane (HCFC-225ea)	136013-79-1	1/1/95
2,2-dichloro-1,1,1,3,3-pentafluoropropane (HCFC-225aa)	128903-21-9	1/1/95
2,3-dichloro-1,1,1,2,3-pentafluoropropane (HCFC-225ba)	422-48-0	1/1/95
3,3-dichloro-1,1,1,2,2-pentafluoropropane (HCFC-225ca)	422-56-0	1/1/95
Dichlorophene [2,2'-Methylene-bis(4-chlorophenol)]	97-23-4	1/1/95
2,4-Dichlorophenol	120-83-2	1/1/87
1,2-Dichloropropane	78–87–5	1/1/87
2,3-Dichloropropene	78–88–6	1/1/90
trans-1,3-Dichloropropene	10061-02-6	1/1/95
1,3-Dichloropropylene	542-75-6	1/1/87
Dichlorotrifluoroethane (CFG-114)	76–14–2 34077–87–7	7/8/90 1/1/94
Dichloro-1,1,2-trifluoroethane		
Districto 1,1,5 utiliastostiano	30-34-10-3	1/1/34

Chemical name	CAS No.	Effectiv date
1,1-Dichloro-1,2,2-trifluoroethane (HCFC-123b)	812-04-4	1/1/9
1,2-Dichloro-1,1,2-trifluoroethane (HCFC-123a)	354-23-4	1/1/9
2,2-Dichloro-1,1,1-trifluoroethane (HCFC-123)	306-83-2	1/1/9
Dichlorvos [Phosphoric acid, 2,2-dichloroethenyl dimethyl ester]	62-73-7	1/1/8
Diclofop methyl [2-[4-(2,4-Dichlorophenoxy)phenoxy]propanoic acid, methyl ester]	51338–27–3	1/1/9
Dicofol [Benzenemethanol,4-chloroalpha(4-chlorophenyl)alpha(trichloromethyl)-]	115–32–2	1/1/8
Dicyclopentadiene	77–73–6	1/1/9
Diepoxybutane	1464–53–5	1/1/8
Diethanolamine	111–42–2	1/1/8
Diethatyl ethyl	38727-55-8	1/1/9
Di (2-ethylhexyl)phthalate	117–81–7	1/1/8
ethyl sulfate	64–67–5	1/1/8
Diflubenzuron	35367–38–5	1/1/9
Diglycidyl resorcinol ether	101-90-6	1/1/9
Dimethipin [2,3,-Dihydro-5,6-dimethyl-1,4-dithiin-1,1,4,4-tetraoxide]	55290-64-7	1/1/9
Dimethoate	60–51–5	1/1/9
Dihydrosafrole	94–58–6	1/1/9
3,3′-Dimethoxybenzidine	119-90-4	1/1/8
3,3'-Dimethoxybenzidine dihydrochloride (o-Dianisidine dihydrochloride)	20325-40-0	1/1/9
3,3'-Dimethoxybenzidine hydrochloride (o-Dianisidine hydrochloride)	111984-09-9	1/1/9
Dimethylamine	124-40-3	1/1/9
Dimethylamine dicamba	2300-66-5	1/1/9
4-Dimethylaminoazobenzene	60-11-7	1/1/8
3,3'-Dimethylbenzidine (o-Tolidine)	119–93–7	1/1/8
3,3'-Dimethylbenzidine dihydrochloride (o-Tolidine dihydrochloride)	612-82-8	1/1/9
3,3'-Dimethylbenzidine dihydrofluoride (o-Tolidine dihydrofluoride)	41766-75-0	1/1/9
Dimethylcarbamyl chloride	79–44–7	1/1/8
Dimethyl chlorothiophosphate	2524-03-0	1/1/9
N,N-Dimethylformamide	68-12-2	1/1/9
1,1-Dimethyl hydrazine	57–14–7	1/1/8
2,4-Dimethylphenol	105–67–9	1/1/8
Dimethyl phthalate	131–11–3	1/1/8
Dimethyl sulfate	77–78–1	1/1/8
m-Dinitrobenzene	99–65–0	1/1/9
o-Dinitrobenzene	528-29-0	1/1/9
p-Dinitrobenzene	100-25-4	1/1/9
Dinitrobutyl phenol (Dinoseb)	88–85–7	1/1/9
Dinocap	39300-45-3	1/1/9
4,6-Dinitro-o-cresol	534–52–1	1/1/8
2,4-Dinitrophenol	51–28–5	1/1/8
2,4-Dinitrotoluene	121–14–2	1/1/8
2,6-Dinitrotoluene	606–20–2	1/1/8
Dinitrotoluene (mixed isomers)	25321-14-6	1/1/9
1,4-Dioxane	123-91-1	1/1/8
Diphenamid	957–51–7	1/1/9
Diphenylamine	122-39-4	1/1/9
1,2-Diphenylhydrazine (Hydrazobenzene)	122-66-7	1/1/8
Dipotassium endothall [7-Oxabicyclo(2.2.1)heptane-2,3-dicarboxylic acid, dipotassium salt]	2164-07-0	1/1/9
Dipropyl isocinchomeronate	136–45–8	1/1/9
Disodium cyanodithioimidocarbonate	138-93-2	1/1/9
2,4-D isopropyl ester	94–11–1	1/1/9
2,4-Dithiobiuret	541–53–7	1/1/9
Diuron	330-54-1	1/1/9
Dodine [Dodecylguanidine monoacetate]	2439-10-3	1/1/9
2,4,-DP	120-36-5	1/1/9
2,4-D propylene glycol butyl ether ester	1320-18-9	1/1/9
2,4-D sodium salt	2702-72-9	1/1/9
Epichlorohydrin	106-89-8	1/1/8
Ethoprop [Phosphorodithioic acid O-ethyl S,S-dipropyl ester]	13194-48-4	1/1/9
2-Ethoxyethanol	110–80–5	1/1/8
Ethyl acrylate	140–88–5	1/1/8
Ethylbenzene	100-41-4	1/1/8
Ethyl chloroformate	541-41-3	1/1/8
Ethyl dipropylthiocarbamate [EPTC]	759-94-4	1/1/9
Ethylene	74-85-1	1/1/8
Ethylene glycol	107-21-1	1/1/8
Ethyleneimine(Aziridine)	151-56-4	1/1/8
Ethylene oxide	75-21-8	1/1/8
Ethylene thiourea	96-45-7	1/1/8
Ethylidene dichloride	75–34–3	1/1/9
Famphur	52-85-7	1/1/9
Fenarimol [.alpha(2-Chlorophenyl)alpha4-chlorophenyl)-5-pyrimidinemethanol]	60168-88-9	1/1/9
		, ., .

date			
17,490-18 17,491-18 17,4	Chemical name	CAS No.	Effective date
Page	Fenoxaprop ethyl [2-(4-((6-Chloro-2-benzoxazolylen)oxy)phenoxy)propanoic acid,ethyl ester]	66441–23–4	1/1/95
	Fenoxycarb [2-(4-Phenoxyphenoxy)ethyl]carbamic acid ethyl ester]	72490-01-8	1/1/95
1972 1972		39515-41-8	1/1/95
rebam [Trisidimethylacamo-dithioato & Siyinon]	Fenthion [O,O-Dimethyl O-[3-methyl-4-(methylthio)phenyl]ester, phosphorothioic acid]		1/1/95
Integrate March September Septembe			1/1/95
Table Tabl			1/1/95
Timestance Tim			1/1/95
Ituvalinate N- 2-Chloro-4-(trifluoromethyliphenyl)-DL-valine(+)-cyano (3-phenoxyphenyl)methyl ester] (69409-94-5) (17)			1/1/95
olpet	Fluvalinate [N-[2-Chloro-4-(trifluoromethyl)phenyl]-DL-valine(+)-cyano (3-phenoxyphenyl)methyl		1/1/95
comesafen [5-[2-Chloro-4-(trifluoromethyl)phenoxyl-N-methylsufonyl)2-nitrobenzamide] 7278-02-0 1/178-02-0			1/1/95
formaldehyde 50-00-0 15-00-0 formic acid 64-18-6 17/1 feron 113 [Ethane, 1,12-trichloro-1,22-trifluoro-] 76-18-1 17/1 festachlori 1,36,7,8-8 Heptachloro-3a,4,7,7-a-tetrahydro-4,7-methano-1H-indene] 76-44-8 17/1 festachloro-1,3-butadiene 87-68-3 17/1 lipha-Hexachlorocyclohexare 319-84-6 17/1 fescachlorocyclopentadiene 77-47-4 17/1 fescachlorocyclopentadiene 66-77-2-1 17/1 fescachlorocyclopentadiene 1335-87-1 17/1 fescachlorocyclopentadiene 68-31-9 17/1 fescachlorocyclopentadiene 68-31-9 17/1 fescachlorocyclophoramide 68-31-9 17/1 fescachlorocyclophoramide 68-31-9 17/1 fescachlorocyclophoramide 110-54-3 17/1 fescachlorocyclophoramide 68-31-9 17/1 fydrazine sulltae 110-54-3 17/1 fydrazine sulltae 110-54-3 17/1 fydrazine sulltae 110-54-3 17/1 fydrazine sull	Fomesafen [5-(2-Chloro-4-(trifluoromethyl)phenoxy)-N-methylsulfonyl)-2-nitrobenzamide]	72178-02-0	1/1/95
Femal Common Co	Fluometuron [Urea, N,N-dimethyl-N'-[3-(trifluoromethyl)phenyl]-]		1/1/87
176-13-1 1774 177			1/1/87
Internation 1,4,5,6,7,8,8-Heptachloro-3a.4,7,7a-tetrahydro-4,7-methano-1H-indene]			
Iterachirorbenzene	Hentachlor[1 4 5 6 7 8 8-Hentachlorg-3a 4 7 7a-tetrahydrg-4 7-methang-1H-indene]		1/1/87
lexachloro-1.3-butadiene 87-68-3 11/1/16/16/16/16/16/16/16/16/16/16/16/16			1/1/87
texachlorocyclopentadiene	Hexachloro-1,3-butadiene		1/1/87
167-72-1 11/13 137-87-1	alpha-Hexachlorocyclohexane	319-84-6	1/1/95
texachloropaphthalene	Hexachlorocyclopentadiene		1/1/87
lexachlorophene lexamethylphosphoramide			1/1/87
lexamethylphosphoramide 680-31-9 1711-14-14-14-14-14-14-14-14-14-14-14-14-1			., .,
Hexane			
Exazinone			1/1/95
hydramethylnon Tetrahydro-5,5-dimethyl-2(H)-pyrimidinone[3-[4-(trifluoromethyl)phenyl]-1-[2-[4-(trifluoromethyl)phenyl]-2-propenylidene]hydrazone] 67485-29-4 1/1/(1/2-10-10-10-10-10-10-10-10-10-10-10-10-10-			1/1/95
Sydrazine	Hydramethylnon [Tetrahydro-5,5-dimethyl-2(1H)-pyrimidinone[3-[4-(trifluoromethyl)phenyl]-1-[2-[4-		
10034-93-2 1/1/ Vydrochloric acid (acid aerosols including mists, vapors, gas, fog, and other airborne forms of any particle size)			
Vydrochloric acid (acid aerosols including mists, vapors, gas, fog, and other airborne forms of any particle size) 7647–01–0 1/1/rydrogen cyanide 74-90-8 1/1/rydrogen fluoride 778-30-6-4 1/1/rydrogen fluoride 778-30-6-3 1/1/rydrogen fluoride 778-30-6			1/1/87
Aydrogen yanide	Hydrochloric acid (acid aerosols including mists, vapors, gas, fog, and other airborne forms of any		
hydrogen fluoride 7664-39-3 31/14 hydrogen sulfide 7783-06-4 17/14 hydrogen sulfide 7584-06-53-6 17/14 hydrogen sulfide 7584-06-53-6 17/14 hydrogen sulfide 7585-44-0 17/14 hydrogen sulfide 7584-4-0 17/14 hydrogen sulfide 7584-4-0 17/14 hydrogen sulfide 7585-44-0 17/14 hydrogen sulfide 7585-44-0 17/14 hydrogen sulfide 7585-6-1 17/14 hydrogen sulfide 7585-6-1 17/14 hydrogen sulfide 7584-4-0 17/14 hydrogen sulfide 7585-6-1 17/14 hydrogen sulfide 7585-6-1 17/14 hydrogen sulfide 7584-4-0 17/14 hydrogen sulfide 7585-6-1 17/14 hydrogen sulfide 7584-4-0 hydroge			1/1/87
Sydrogen sulfide			1/1/87
123-31-9 171/2 1			1/1/94
Mazali 1- 2-(2,4-Dichlorophenyl)-2-(2-proppenyloxy)ethyl]-1H-imidazole 3554-44-0 1/1/1 1/14-1 1/14	Hydroquinone		1/1/87
13463-40-6 17/1/ 78-84-2	Imazalil [1-[2-(2,4-Dichlorophenyl)-2-(2-propenyloxy)ethyl]-1H-imidazole]	35554-44-0	1/1/95
78-84-2 17/1/ 465-73-6 1			1/1/95
A65-73-6 1/1/ Sofenphos [2-[[Ethoxyl][(1-methylethyl)amino]phosphinothioy]]oxy]benzoic acid 1-methylethyl ester] 25311-71-1 Sofenphos [2-[[Ethoxyl][(1-methylethyl)amino]phosphinothioy]]oxy]benzoic acid 1-methylethyl ester] 1/1/ Sopropyl alcohol (Only persons who manufacture by the strong acid process are subject, no supplier notifiction.) 80-05-7 1/1/ Sosafrole			1/1/95
25311-71-1 1/1/2 25311-71-1 1/1/2 25311-71-1 1/1/2 25311-71-1 1/1/2 25311-71-1			1/1/87
Sopropy alcohol (Only persons who manufacture by the strong acid process are subject, no supplier notifiction.) 67–63–0 1/1/k-1/sopropylidenediphenol 80–05–7 1/1/k-1/sopropylidenediphenol 1/2-58–1 1/1/k-1/sopropylidenediphenol 1/2-55–1 1/1/k-1/sopropylidenediphenol 1/2-55–1 1/1/k-1/sopropylidenediphenol 1/2-55–1 1/1/k-1/sopropylidenediphenol 1/2-55–1 1/1/k-1/sopropylidenediphenol 1/2-55–1 1/1/k-1/sopropylidenediphenol 1/2-58–1 1/1/k-1/sopropylidenediphenol 1/2-55–1 1/2-35–1 1/1/k-1/sopropylidenediphenol 1/2-55–1 1/2-35			
.4'-Isopropylidenediphenol 80–05–7 1/1/1 .osafrole 120–58–1 1/1/1 .actofen [5-(2-Chloro-4-(trifluoromethyl)phenoxy)-2-nitro-2-ethoxy-1- methyl-2-oxoethyl ester] 77501–63–4 .indane [Cyclohexane, 1,2,3,4,5,6-hexachloro-(1.alpha.,2.alpha.,3.beta.,4.alpha.,5.alpha.,6.beta.)-] 58–89–9 .inuron 330–55–2 1/1/1 .ithium carbonate 121–75–5 1/1/1 .dalathion 121–75–5 1/1/1 .daleic anhydride 108–31–6 1/1 .daneb [Carbamodithioic acid, 1,2-ethanediylbis-, manganese complex] 12427–38–2 1/1/1 .danganese 7439–96–5 1/1/1 .decoprop 93–65–2 1/1/1 .derrory 93–65–2 1/1/1 .derrory 7439–97–6 1/1/1 .derbans odium (Sodium methyldithiocarbamate) 137–42–8 1/1/1 .dethacrylonitrile 137–42–8 1/1/1 .dethacrole [2-(3,4-Dichlorophenyl)-4-methyl-1,2,4-oxadiazolidine-3,5-dione] 20354–26–1 1/1/1 .dethoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA)) 94–74–6 1/1/1 .dethoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653–48–3 1/1/1	Isopropyl alcohol (Only persons who manufacture by the strong acid process are subject, no sup-		
120-58-1			1/1/87
actofen [5-(2-Chloro-4-(trifluoromethyl)phenoxy)-2-nitro-2-ethoxy-1- methyl-2-oxoethyl ester] 77501-63-4 1/1/ ead 7439-92-1 1/1/ indane [Cyclohexane, 1,2,3,4,5,6-hexachloro-(1.alpha,2.alpha,3.beta,4.alpha,5.alpha,6.beta.)-] 88-89-9 1/1/ indiane [Cyclohexane, 1,2,3,4,5,6-hexachloro-(1.alpha,2.alpha,3.beta,4.alpha,5.alpha,6.beta.)-] 1/1/ indiane [Cyclohexane, 1,2,3,4,5,6-hexachloro-(1.alpha,3.beta,4.alpha,5.alpha,6.beta.]-1/1/ indiane [Cyclohexane, 1,2,2,4,5,6-hexachloro-(1.alpha,3.beta,4.alpha,5.alpha,6.beta.]-1/1/ indiane [Cyclohexane, 1,2,2,4,5,6-hexachloro-(1.alpha,3.beta,4.alpha,5.alpha,6.beta.]-1/1/ indiane [Cyclohexane, 1,2,2,4,5,6-hexachloro-(1.alpha,3.beta,4.alpha,5.alpha,6.beta.]-1/1/ indiane [Cyclohexane, 1,2,2,4,5,6-hexachloro-(1.alpha,3.beta,4.alpha,5.alpha,6.beta.]-1/1/ indiane [Cyclohexane, 1,2,2,4,5,6-hexachloro-(1.alpha,3.beta,4.alpha,5.alpha,5.alpha,6.beta.]-1/1/ indiane [Cyclohexane, 1,2,2,4,5,6-hexachlor			1/1/87
Again Agai			1/1/90
indane [Cyclohexane, 1,2,3,4,5,6-hexachloro-(1.alpha.,2.alpha.,3.beta.,4.alpha.,5.alpha.,6.beta.)-]	Lead		1/1/87
ithium carbonate 554–13–2 1/1/1 // Alalathion 121–75–5 1/1/1 // Alaleic anhydride 108–31–6 1/1/1 // Alanononitrile 109–77–3 1/1/1 // Alanopanese 7439–96–5 1/1/1 // Alanopanese 7439–96–6 1/1/1 // Mercoprop 93–65–2 1/1/1 // Mercaptobenzothiazole (MBT) 149–30–4 1/1/1 // Alercury 7439–97–6 1/1/1 // Merphos 150–50–5 1/1/1 // Methacylonitrile 137–42–8 1/1/1 // Methacylonitrile 126–98–7 1/1/1 // Methazole [2-(3,4-Dichlorophenyl)-4-methyl-1,2,4-oxadiazolidine-3,5-dione] 20354–26–1 1/1/1 // Methoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA) 94–74–6 1/1/1 // Methoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653–48–3 1/1/1 // Methoxychlor [Benzene, 1,1'-(2,2,2,2-trichloroethylidene)bis[4-methoxy-] 72–43–5 1/1/1 -Methoxyethanol 109–86–4 1/1/1	Lindane [Cyclohexane, 1,2,3,4,5,6-hexachloro-(1.alpha.,2.alpha.,3.beta.,4.alpha.,5.alpha.,6.beta.)-]		1/1/87
Malathion 121-75-5 1/1/h Maleic anhydride 108-31-6 1/1/h Malononitrile 109-77-3 1/1/h Manganese (Carbamodithioic acid, 1,2-ethanediylbis-, manganese complex) 12427-38-2 1/1/h Mecoprop 93-65-2 1/1/h Mercury 7439-96-5 1/1/h Mercury 7439-97-6 1/1/h Merbhos 150-50-5 1/1/h Metham sodium (Sodium methyldithiocarbamate) 137-42-8 1/1/h Methacrylonitrile 126-98-7 1/1/h Methacole [2-(3,4-Dichlorophenyl)-4-methyl-1,2,4-oxadiazolidine-3,5-dione] 20354-26-1 1/1/h Methoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA)) 94-74-6 1/1/h Methoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653-48-3 1/1/h -Methoxychlor [Benzene, 1,1'-(2,2,2,2-trichloroethylidene)bis[4-methoxy-] 72-43-5 1/1/h -Methoxyethanol 109-86-4 1/1/h	Linuron		1/1/95
Maleic anhydride 108–31–6 1/1/h Malononitrile 109–77–3 1/1/h Maneb [Carbamodithioic acid, 1,2-ethanediylbis-, manganese complex] 12427–38–2 1/1/h Manganese 7439–96–5 1/1/h Mecoprop 93–65–2 1/1/h Mercury 7439–97–6 1/1/h Merphos 150–50–5 1/1/h Metham sodium (Sodium methyldithiocarbamate) 137–42–8 1/1/h Methanol 67–56–1 1/1/h Methazole [2-(3,4-Dichlorophenyl)-4-methyl-1,2,4-oxadiazolidine-3,5-dione] 20354–26–1 1/1/h Methoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA)) 94–74–6 1/1/h Methoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653–48–3 1/1/h Methoxychlor [Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-] 72–43–5 1/1/h -Methoxyethanol 109–86–4 1/1/h	Lithium carbonate		1/1/95
Malononitrile			1/1/95
Maneb [Carbamodithioic acid, 1,2-ethanediylbis-, manganese complex] 12427–38–2 1/1/h Alanganese 7439–96–5 1/1/h Hecoprop 93–65–2 1/1/h Herroptobenzothiazole (MBT) 149–30–4 1/1/h Mercury 7439–97–6 1/1/h Metham sodium (Sodium methyldithiocarbamate) 150–50–5 11/h Methacrylonitrile 126–98–7 1/1/h Methacrylonitrile 67–56–1 1/1/h Methazole [2-(3,4-Dichlorophenyl)-4-methyl-1,2,4-oxadiazolidine-3,5-dione] 20354–26–1 1/1/h Methoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA)) 94–74–6 1/1/h Methoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653–48–3 1/1/h Methoxychlor [Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-] 72–43–5 1/1/h -Methoxyethanol 109–86–4 1/1/h			1/1/87
Manganese 7439-96-5 1/1// Mecoprop 93-65-2 1/1// Mercaptobenzothiazole (MBT) 149-30-4 1/1// Mercury 7439-97-6 1/1// Merphos 150-50-5 1/1// Metham sodium (Sodium methyldithiocarbamate) 137-42-8 1/1// Methanol (Methazorlonitrile) 67-56-1 1/1// Methanol (Methazole [2-(3,4-Dichlorophenyl)-4-methyl-1,2,4-oxadiazolidine-3,5-dione] 20354-26-1 1/1// Methoxole (4-Chloro-2-methylphenoxy) acetic acid (MCPA)) 94-74-6 1/1// Methoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653-48-3 1/1// Methoxychlor [Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-] 72-43-5 1/1// -Methoxyethanol 109-86-4 1/1//			
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149-30-4 1/1/ 149-30-4 1/1/ 149-30-4 1/1/ 149-30-6 1/1/ 149-30-6 1/1/ 150-50-5 1/1/ 150-50-5 1/1/ 150-50-5 1/1/ 150-50-5 1/1/ 150-50-5 1/1/ 150-50-5 1/1/ 150-50-5 1/1/ 150-50-5 1/1/ 150-50-5 1/1/ 160-98-7 1/1/ 160-98-7 1/1/ 160-98-7 1/1/ 160-98-7 1/1/ 160-98-7 1/1/ 160-98-7 1/1/ 160-98-7 1/1/ 160-98-8 1/1/ 160-98-8 1/1/ 160-98-8 1/1/ 160-98-8 1/1/ 160-98-8 1/1/ 160-98-8 1/1/ 170-98-8 1/1/ 170-98-8 1/1/ 170-98-8 1/1/ 170-98-8 1/1/			1/1/95
Mercury 7439–97–6 1/1/k Merphos 150–50–5 1/1/k Metham sodium (Sodium methyldithiocarbamate) 137–42–8 1/1/k Methacrylonitrile 126–98–7 1/1/k Methanol 67–56–1 1/1/k Methazole [2-(3,4-Dichlorophenyl)-4-methyl-1,2,4-oxadiazolidine-3,5-dione] 20354–26–1 1/1/k Methiocarb 2032–65–7 1/1/k Methoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA)) 94–74–6 1/1/k Methoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653–48–3 1/1/k Methoxychlor [Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-] 72–43–5 1/1/k -Methoxyethanol 109–86–4 1/1/k	2-Mercaptobenzothiazole (MBT)		1/1/95
Metham sodium (Sodium methyldithiocarbamate) 137-42-8 1/1/h Methacrylonitrile 126-98-7 1/1/h Methanol 67-56-1 1/1/h Methazole [2-(3,4-Dichlorophenyl)-4-methyl-1,2,4-oxadiazolidine-3,5-dione] 20354-26-1 1/1/h Methiocarb 2032-65-7 1/1/h Methoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA)) 94-74-6 1/1/h Methoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653-48-3 1/1/h Methoxychlor [Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-] 72-43-5 1/1/h -Methoxyethanol 109-86-4 1/1/h	Mercury	7439-97-6	1/1/87
Methacrylonitrile 126–98–7 1/1// 6ethanol Metharol 67–56–1 1/1// 67–56–1 Methazole [2-(3,4-Dichlorophenyl)-4-methyl-1,2,4-oxadiazolidine-3,5-dione] 20354–26–1 1/1// 20354–26–1 Methoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA)) 94–74–6 1/1// 1// 1// 1// 1// 1// 1// 1// 1// 1			1/1/95
Methanol 67–56–1 1/1/2 Methazole [2-(3,4-Dichlorophenyl)-4-methyl-1,2,4-oxadiazolidine-3,5-dione] 20354–26–1 1/1/2 Methiocarb 2032–65–7 1/1/2 Methoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA)) 94–74–6 1/1/2 Methoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653–48–3 1/1/2 Methoxychlor [Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-] 72–43–5 1/1/2 -Methoxyethanol 109–86–4 1/1/2			1/1/95
Methazole [2-(3,4-Dichlorophenyl)-4-methyl-1,2,4-oxadiazolidine-3,5-dione] 20354–26–1 1/1/2 Methiocarb 2032–65–7 1/1/2 Methoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA)) 94–74–6 1/1/2 Methoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653–48–3 1/1/2 Methoxychlor [Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-] 72–43–5 1/1/2 -Methoxyethanol 109–86–4 1/1/2			1/1/94
Methiocarb 2032–65–7 1/1/h Methoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA)) 94–74–6 1/1/h Methoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653–48–3 1/1/h Methoxychlor [Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-] 72–43–5 1/1/h -Methoxyethanol 109–86–4 1/1/h			1/1/87 1/1/95
Methoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA)) 94–74–6 1/1/2 Methoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653–48–3 1/1/2 Nethoxychlor [Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-] 72–43–5 1/1/2 -Methoxyethanol 109–86–4 1/1/2			1/1/95
Methoxone-sodium salt ((4-chloro-2-methylphenoxy) acetate sodium salt) 3653-48-3 1/1/2 Methoxychlor [Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-] 72-43-5 1/1/2 1-Methoxyethanol 109-86-4 1/1/2			1/1/95
Methoxychlor [Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-] 72-43-5 1/1/t 1-Methoxyethanol 109-86-4 1/1/t			1/1/95
-Methoxyethanol	Methoxychlor [Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-methoxy-]		1/1/87
Methyl isothiocyanate [Isothiocyanatomethane]	2-Methoxyethanol	109-86-4	1/1/87
	Methyl isothiocyanate [Isothiocyanatomethane]	556-61-6	1/1/95

Chemical name	CAS No.	Effective date
2-Methyllactonitrile	75-86-5	1/1/95
Methyl acrylate	96-33-3	1/1/87
Methyl tert-butyl ether	1634-04-4	1/1/87
Methyl chlorocarbonate	79–22–1	1/1/94
4,4'-Methylenebis(2-chloroaniline) (MBOCA)	101-14-4	1/1/87
4,4'-Methylenebis(N,N-dimethyl) benzenamine	101–61–1	1/1/87
Methylenebis(phenylisocyanate) (MDI)	101–68–8 74–95–3	1/1/87 1/1/87
4,4'-Methylenedianiline	101-77-9	1/1/87
Methyl ethyl ketone	78–93–3	1/1/87
Methyl hydrazine	60-34-4	1/1/87
Methyl iodide	74-88-4	1/1/87
Methyl isobutyl ketone	108-10-1	1/1/87
Methyl isocyanate	624-83-9	1/1/87
Methyl mercaptan	74–93–1	1/1/94
Methyl methacrylate	80-62-6	1/1/87
N-Methylolacrylamide	924-42-5	1/1/95
Methyl parathion	298-00-0	1/1/95
N-Methyl-2-pyrrolidone	872-50-4	1/1/95
2-Methylpyridine	109-06-8	1/1/94
Metribuzin	9006–42–2 21087–64–9	1/1/95 1/1/95
Wevinphos	7786–34–7	1/1/95
Michler's ketone	90-94-8	1/1/87
Molinate (1H-Azepine-1-carbothioic acid, hexahydro-S-ethyl ester)	2212-67-1	1/1/95
Molybdenum trioxide	1313–27–5	1/1/87
(Mono)chloropentafluoroethane (CFC–115)	76–15–3	7/8/90
Monuron	150-68-5	1/1/95
Mustard gas [Ethane, 1,1'-thiobis[2-chloro-]	505-60-2	1/1/87
Myclobutanil [.alphaButylalpha(4-chlorophenyl)-1H-1,2,4-triazole-1-propanenitrile]	88671-89-0	1/1/95
Nabam	142-59-6	1/1/95
Naled	300-76-5	1/1/95
Naphthalene	91–20–3	1/1/87
alpha-Naphthylamine	134–32–7	1/1/87
beta-Naphthylamine	91–59–8	1/1/87
Nickel	7440-02-0	1/1/87
Nitrapyrin (2-Chloro-6-(trichloromethyl) pyridine)	1929–82–4 7697–37–2	1/1/95 1/1/87
Nitri acid	139–13–9	1/1/87
5-Nitro- <i>o</i> -anisidine	99–59–2	1/1/87
5-Nitro-o-toluidine	99–55–8	1/1/94
o-Nitroaniline	100-01-6	1/1/95
Nitrobenzene	98-95-3	1/1/87
4-Nitrobiphenyl	92-93-3	1/1/87
Nitrofen [Benzene, 2,4-dichloro-1-(4-nitrophenoxy)-]	1836-75-5	1/1/87
Nitrogen mustard [2-Chloro-N-(2-chloroethyl)-N-methylethanamine]	51–75–2	1/1/87
Nitroglycerin	55-63-0	1/1/87
2-Nitrophenol	88-75-5	1/1/87
4-Nitrophenol	100-02-7	1/1/87
2-Nitropropane	79-46-9	1/1/87
p-Nitrosodiphenylamine	156-10-5	1/1/87
N,N-Dimethylaniline	121–69–7 924–16–3	1/1/87 1/1/87
V-Nitrosodi- <i>n</i> -butylamine	55-18-5	1/1/87
V-Nitrosodimethylamine	62-75-9	1/1/87
N-Nitrosodiphenylamine	86-30-6	1/1/87
V-Nitrosodi- <i>n</i> -propylamine	621–64–7	1/1/87
V-Nitrosomethylvinylamine	4549-40-0	1/1/87
V-Nitrosomorpholine	59-89-2	1/1/87
V-Nitroso-N-ethylurea	759–73–9	1/1/87
V-Nitroso-N-methylurea	684-93-5	1/1/87
V-Nitrosonornicotine	16543-55-8	1/1/87
V-Nitrosopiperidine	100-75-4	1/1/87
Norflurazon [4-Chloro-5-(methylamino)-2-[3-(trifluoromethyl)phenyl]-3(2H)-pyridazinone]	27314–13–2	1/1/95
Octachloronaphthalene	2234-13-1	1/1/87
Octachlorostyrene	29082-74-4	1/00
Oryzalin [4-(Dipropylamino)-3,5-dinitrobenzenesulfonamide]	19044-88-3	1/1/95
Osmium tetroxide	20816-12-0	1/1/87
Oxydemeton methyl [S-(2-(ethylsulfinyl)ethyl) o,o-dimethyl ester phosphorothioic acid]	301–12–2	1/1/95
one] Oxyfluorfen	19666–30–9 42874–03–3	1/1/95

Paraldehyte		-	
Paragutal dichloride	Chemical name	CAS No.	Effective date
Parathino Phosphorothioic acid, Q.O-diethyth-(4-hirophenyl) ester] 56-38-2 11/18	Paraldehyde	123–63–7	1/1/94
Pebulate Buylethy(carbanothioic acid S-propyl ester]	Paraquat dichloride	1910-42-5	1/1/95
Pendinahin N-(1-Ethytpropyl-3.4-dimethyl-2.6-dimitrobenzenamine			1/1/87
Pentachlorobenzene	Pebulate [Butylethylcarbamothioic acid S-propyl ester]		1/1/95
Pentashioropethane	Pendimethalin [N-(1-Ethylpropyi)-3,4-dimethyl-2,6-dinitrobenzenamine]		
Pentabar		1/1/94	
Pentobarbital sodium			1/1/87
Perchioromethyl mercaptan	Pentobarbital sodium	57-33-0	1/1/95
Permethrin [3-(2_Dichlorechenyl)_2_2_dimethylcyclopropanecarboxylic acid. 3-	Peracetic acid		1/1/87
phenoxyphenyl/inethyl ester		594–42–3	1/1/95
Phenathriane		E264E E2 1	1/1/05
Phenol			
Phenothrin 12.2Dimethyl-3-(2-methyl-1-propenylicyclopropanecarboxylic acid 3-phenoxyphenyl/methyl ester 106-50-3 1/1/9 1/1			1/1/87
phenoxyphenylmethyl ester		.00 00 2	., ., 0.
1,2-Phenylenediamine		26002-80-2	1/1/95
1.3-Phenylenediamine 108-45-2 11/19 1.2-Phenylenediamine dihydrochloride 615-28-1 11/19 1.2-Phenylenediamine dihydrochloride 615-28-1 11/19	p-Phenylenediamine	106-50-3	1/1/87
1.2-Phenylenediamine dihydrochloride			1/1/95
1.4-Phenylenecliamine dihydrochloride			1/1/95
2-Phenylphenol 90-43-7 1/1/8 Phenythorn 57-41-0 1/1/9 Phosphire 57-41-0 1/1/9 Phosphire 57-41-0 1/1/9 Phosphorus (yellow or white) 75-44-5 1/1/8 75-44-5 1/1/8 75-44-5 1/1/8 75-44-5 1/1/8 75-44-5 1/1/8 75-44-5 1/1/8 75-44-5 1/1/8 75-44-0 1/1/8 77-23-14-0 1/1/8			
Phenytoin			
Phosphorus (yellow or white)			1/1/95
Phosphine 7803-51-2 1/1/8 Phosphorus (yellow or white) 17/83-51-2 1/1/8 Phosphorus (yellow or white) 85-44-9 1/1/8 Phosphorus (yellow or white) 85-44-9 1/1/8 Piciora and 1918-02-1 1/1/8 Picoronyl butoxide 51-03-6 1/1/8 Piperonyl butoxide 51-03-6 1/1/8 Piperonyl butoxide 1336-36-3 1/1/8 Polychlorinated biphenyls (PCBs) 1336-36-3 1/1/8 Polychlorinated biphenyls (PCBs) 1336-36-3 1/1/8 Potassium dimethyldithiocarbamate 128-03-0 1/1/9 Potassium dimethyldithiocarbamate 128-03-0 1/1/9 Profenotos (O-(4-Brome-2-chlorophenyl)-0-ethyl-5-propyl phosphorothioatel 41199-08-7 1/1/9 Prometryn (N.NBis(1-methylethyl)-6-methylthio-1,3,5-triazine-2,4- diaminel 22950-58-5 1/1/9 Proparentyn (N.NBis(1-methylethyl)-6-methylthio-1,3,5-triazine-2,4- diaminel 1728-7-1 1/1/9 Proparentyn (N.NBis(1-methylethyl)-6-methylthio-1,3,5-triazine-2,4- diaminel 1120-11-4 1/1/8 Proparentyn (N.NBis(1-methylethyl)-6-methylt			1/1/87
Phthalic anhydride	Phosphine		1/1/95
Pictoria acid 1918-02-1 1/1/9 88-89-1 1/1/8 1/1/8	Phosphorus (yellow or white)	7723-14-0	1/1/87
Picric acid	Phthalic anhydride		1/1/87
Piperonyl butoxide			1/1/95
Primiphos methyl [O-(2-(Diethylamino)-6-methyl-4-pyrimidinyl)-O,O-dimethylphosphorothioate] 29232-93-7 1/19 Polychoriontated biphenyls (PCBs) 1788-36-3 1/18 Polassium bromate 7758-01-2 1/19 Potassium bromate 128-03-0 1/19 Potassium brethyldithiocarbamate 128-03-0 1/19 Potassium brethyldithiocarbamate 128-03-0 1/19 Profenders (D-(4-Bromo-2-chlorophenyl)-O-ethyl-S-propyl phosphorothioate] 41198-08-7 1/19 Prometryn [N.N-Bis(1-methylethyl)-6-methylthio-1.3,5-triazine-2,4- diamine] 728-19-6 1/19 Propameride 23950-58-5 1/19 Propane sultone 1120-71-4 1/18 Propane sultone 1120-71-4 1/18 Propane sultone 1120-71-4 1/18 Propargide 2312-38-8 1/19 Propargyl alcohol 213-38-8 1/19 Propatoryl (S-(4-Brothorophenyl)propanamide] 211-23-8 1/19 Propiconazole [1-[2-(2,4-Dichlorophenyl)-4-propyl-1,3-dioxolan-2-yl]- methyl-1H-1,2,4,-triazole] 60207-90-1 1/19 Propylene (Propene) 114-26-1 1/18 Propylene (Propene) 115-07-1 1/18 Propylene (Propene) 116-07-1 1/18 Propylene (Propene) 116-07-1 1/18 Propylene (Propene) 116-07-1 1/18 Propylene (Stde 1/18 1/18 1/18 1/18 Propylene (Stde 1/18 1/18 1/18 1/18 Propylene (Stde 1/			
Polychlorinated biphenyls (PCBs) 1336–36-3 1/18 1768–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9 17758–01-2 1/1/9			
Potassium bromate			
Potassium dimethyldithiocarbamate 128-03-0 11/9 17	Potassium hromate		1/1/95
Potassium N-methyldithiocarbamate 137-41-7 1/1/9 41198-08-7 1/			1/1/95
Profendos [O-(4-Bromo-2-chlorophenyl)-O-ethyl-S-propyl phosphorothioate]			1/1/95
Propamide	Profenofos [O-(4-Bromo-2-chlorophenyl)-O-ethyl-S-propyl phosphorothioate]	41198-08-7	1/1/95
Propachlor [2-Chloro-N-(1-methylethyl)-N-phenylacetamide] 1120-71-4 1120-71-5 1120-71-7 1120	Prometryn [N,N'-Bis(1-methylethyl)-6-methylthio-1,3,5-triazine-2,4- diamine]		1/1/95
Propane sultone			1/1/94
Proparili [N-(3,4-Dichlorophenyl)propanamide]			
Propargite 2312-35-8 1/1/9 1/7-9-7 1/1/9 1/1/9 1/7-9-7 1/1/9			
107-19-7 1/1/9 1			1/1/95
Propetamphos [3-[[(Ethylamino)methoxyphosphinothioyl]oxy]-2-butenoic acid, 1-methylethyl ester] 31218-83-4 1/1/9 60207-90-1 1/1/9 1/1/			1/1/95
Propiconazole [1-[2-(2,4-Dichlorophenyl)-4-propyl-1,3-dioxolan-2-yl]- methyl-1H-1,2,4,-triazole] 60207-90-1 1/1/9 57-57-8 1/1/8 1/1/3-38-6 1/1/3-38-6 1/1/3-			1/1/95
Propionaldehyde	Propiconazole [1-[2-(2,4-Dichlorophenyl)-4-propyl-1,3-dioxolan-2-yl]- methyl-1H-1,2,4,-triazole]	60207-90-1	1/1/95
Proposur [Phenol, 2-(1-methylethoxy)-, methylcarbamate]	beta-Propiolactone		1/1/87
115-07-1			1/1/87
Propyleneimine 75–55–8 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 75–56–9 11/18 71–22–5 11/18 71–22–5 71/18 71–22–5 71/18 71–22–5 71/18 71–22–5 71/18 76578–14–8 71/19 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 76578–14–8 7678–14–8 7			
75-56-9			
110-86-1 11/18 11/19 110-86-1 11/18 11/19			1/1/87
Quinoline 91–22–5 1/1/8 Quinone 82–68–8 1/1/8 Quizalofop-ethyl [2-[4-[(6-Chloro-2-quinoxalinyl)oxy]phenoxy]propanoic acid ethyl ester] 76578–14–8 1/1/8 Resmethrin [[5-(Phenylmethyl)-3-furanyl]methyl 2,2-dimethyl-3-(2-methyl-1-propenyl)cyclopropanecarboxylatel] 10453–86–8 1/1/9 Saccharin (only persons who manufacture are subject, no supplier notification) [1,2-Benzisothiazol-3(2H)-one,1,1-dioxide] 81–07–2 1/1/8 Safrole 94–59–7 1/1/8 Selenium 7782–49–2 1/1/8 Selenium [2-[1-(Ethoxyimino)butyl]-5-[2-(ethylthio)propyl]-3-hydroxy-2-cyclohexen-1-one] 74051–80–2 1/1/9 Silver 7440–22–4 1/1/8 Simazine 122–34–9 1/1/9 Sodium azide 26628–22–8 1/1/9 Sodium dimethyldithiocarbamate 1982–69–0 1/1/9 Sodium fluoroacetate 62–74–8 1/1/9 Sodium nitrite 7632–00–0 1/1/9 Sodium pentachlorophenate 131–52–2			1/1/87
Quintozene [Pentachloronitrobenzene] 82–68–8 1/1/8 Quizalofop-ethyl [2-[4-[6-Chloro-2-quinoxalinyl)oxy]phenoxy]propanoic acid ethyl ester] 76578–14–8 1/1/9 Resmethrin [[5-(Phenylmethyl)-3-furanyl]methyl 2,2-dimethyl-3-(2-methyl-1-propenyl) 10453–86–8 1/1/9 Saccharin (only persons who manufacture are subject, no supplier notification) [1,2-Benzisothiazol-3(2H)-one,1,1-dioxide] 81–07–2 1/1/8 Safrole 94–59–7 1/1/8 Sethoxydim [2-[1-(Ethoxyimino)butyl]-5-[2-(ethylthio)propyl]-3-hydroxy-2-cyclohexen-1-one] 74051–80–2 1/1/9 Silver 7440–22–4 1/1/8 Sodium azide 26628–22–8 1/1/9 Sodium diamba [3,6-Dichloro-2-methoxybenzoic acid, sodium salt] 1982–69–0 1/1/9 Sodium fluoroacetate 62–74–8 1/1/9 Sodium pentachlorophenate 131–52–2	Quinoline		1/1/87
Quizalofop-ethyl [2-[4-[(6-Chloro-2-quinoxalinyl)oxy]phenoxy]propanoic acid ethyl ester] 76578-14-8 1/1/9 Resmethrin [[5-(Phenylmethyl)-3-furanyl]methyl 2,2-dimethyl-3-(2-methyl-1-propenyl)cyclopropanecarboxylatel] 10453-86-8 1/1/9 Saccharin (only persons who manufacture are subject, no supplier notification) [1,2-Benzisothiazol-3(2H)-one,1,1-dioxide] 81-07-2 1/1/8 Safrole 94-59-7 1/1/8 Selenium 7782-49-2 1/1/8 Selenium [2-[1-(Ethoxyimino)butyl]-5-[2-(ethylthio)propyl]-3-hydroxy-2-cyclohexen-1-one] 74051-80-2 1/1/9 Silver 7440-22-4 1/1/8 Simazine 122-34-9 1/1/9 Sodium azide 26628-22-8 1/1/9 Sodium dimethyldithiocarbamate 1982-69-0 1/1/9 Sodium fluoroacetate 62-74-8 1/1/9 Sodium nitrite 7632-00-0 1/1/9 Sodium pentachlorophenate 131-52-2	Quinone	106-51-4	1/1/87
Resmethrin [[5-(Phenylmethyl)-3-furanyl]methyl 2,2-dimethyl-3-(2-methyl-1-propenyl)cyclopropanecarboxylate] 10453-86-8 1/1/9 3caccharin (only persons who manufacture are subject, no supplier notification) 1,2-Benzisothiazol-3(2H)-one,1,1-dioxide 81-07-2 1/1/8 94-59-7 1/1/8 94-59-7 1/1/8 94-59-7 1/1/8 94-59-7 1/1/8 94-59-7 1/1/8 94-59-7 1/1/8 94-59-7 1/1/8	Quintozene [Pentachloronitrobenzene]		1/1/87
Saccharin (only persons who manufacture are subject, no supplier notification) [1,2-Benzisothiazol-3(2H)-one,1,1-dioxide] 81-07-2 1/1/8 Salfrole 94-59-7 1/1/8 Selenium 7782-49-2 1/1/8 Sethoxydim [2-[1-(Ethoxyimino)butyl]-5-[2-(ethylthio)propyl]-3-hydroxy-2-cyclohexen-1-one] 74051-80-2 1/1/9 Silver 7440-22-4 1/1/8 Simazine 122-34-9 1/1/9 Sodium azide 26628-22-8 1/1/9 Sodium dimethyldithiocarbamate 1982-69-0 1/1/9 Sodium fluoroacetate 62-74-8 1/1/9 Sodium nitrite 7632-00-0 1/1/9 Sodium pentachlorophenate 131-52-2	Quizalofop-ethyl [2-[4-[(6-Chloro-2-quinoxalinyl)oxy]phenoxy]propanoic acid ethyl ester]		1/1/95
Safrole 94-59-7 1/1/8 Selenium 7782-49-2 1/1/8 Sethoxydim [2-[1-(Ethoxyimino)butyl]-5-[2-(ethylthio)propyl]-3-hydroxy-2-cyclohexen-1-one] 74051-80-2 1/1/9 Silver 7440-22-4 1/1/8 Simazine 122-34-9 1/1/9 Sodium azide 26628-22-8 1/1/9 Sodium dicamba [3,6-Dichloro-2-methoxybenzoic acid, sodium salt] 1982-69-0 1/1/9 Sodium dimethyldithiocarbamate 128-04-1 1/1/9 Sodium pitrite 62-74-8 1/1/9 Sodium pentachlorophenate 131-52-2	Saccharin (only persons who manufacture are subject, no supplier notification) [1,2-Benzisothiazol-		
Selenium 7782–49–2 1/1/8 Sethoxydim [2-[1-(Ethoxyimino)butyl]-5-[2-(ethylthio)propyl]-3-hydroxy-2-cyclohexen-1-one] 74051–80–2 1/1/9 Silver 7440–22–4 1/1/8 Simazine 122–34–9 1/1/9 Sodium azide 26628–22–8 1/1/9 Sodium diamba [3,6-Dichloro-2-methoxybenzoic acid, sodium salt] 1982–69–0 1/1/9 Sodium fluoroacetate 62–74–8 1/1/9 Sodium nitrite 7632–00–0 1/1/9 Sodium pentachlorophenate 131–52–2			1/1/87
Sethoxydim [2-[1-(Ethoxyimino)butyl]-5-[2-(ethylthio)propyl]-3-hydroxy-2-cyclohexen-1-one] 74051-80-2 1/1/9 Silver 7440-22-4 1/1/8 Simazine 2662-22-8 1/1/9 Sodium azide 26628-22-8 1/1/9 Sodium dicamba [3,6-Dichloro-2-methoxybenzoic acid, sodium salt] 1982-69-0 1/1/9 Sodium fluoroacetate 128-04-1 1/1/9 Sodium nitrite 62-74-8 1/1/9 Sodium pentachlorophenate 131-52-2	Selenium		1/1/87
Silver 7440-22-4 1/1/8 Simazine 122-34-9 1/1/9 Sodium azide 26628-22-8 1/1/9 Sodium dicamba [3,6-Dichloro-2-methoxybenzoic acid, sodium salt] 1982-69-0 1/1/9 Sodium dimethyldithiocarbamate 128-04-1 1/1/9 Sodium fluoroacetate 62-74-8 1/1/9 Sodium nitrite 7632-00-0 1/1/9 Sodium pentachlorophenate 131-52-2	Sethoxydim [2-[1-(Ethoxyimino)butyl]-5-[2-(ethylthio)propyl]-3-hydroxy-2-cyclohexen-1-one]		1/1/95
Sodium azide 26628–22–8 1/1/9 Sodium dicamba [3,6-Dichloro-2-methoxybenzoic acid, sodium salt] 1982–69–0 1/1/9 Sodium dimethyldithiocarbamate 128–04–1 1/1/9 Sodium fluoroacetate 62–74–8 1/1/9 Sodium pentachlorophenate 131–52–2 1/1/9	Silver		1/1/87
Sodium dicamba [3,6-Dichloro-2-methoxybenzoic acid, sodium salt] 1982–69–0 1/1/9 Sodium dimethyldithiocarbamate 128–04–1 1/1/9 Sodium fluoroacetate 62–74–8 1/1/9 Sodium nitrite 7632–00–0 1/1/9 Sodium pentachlorophenate 131–52–2	Simazine		1/1/95
Sodium dimethyldithiocarbamate 128-04-1 1/1/9 Sodium fluoroacetate 62-74-8 1/1/9 Sodium nitrite 7632-00-0 1/1/9 Sodium pentachlorophenate 131-52-2			1/1/95
Sodium fluoroacetate 62–74–8 1/1/9 Sodium nitrite 7632–00–0 1/1/9 Sodium pentachlorophenate 131–52–2			
Sodium nitrite 7632-00-0 1/1/9 Sodium pentachlorophenate 131-52-2			
Sodium pentachlorophenate			1/1/95
	Sodium pentachlorophenate		., 1,55
	Sodium o-phenylphenoxide		1/1/95

Chemical name	CAS No.	Effective
Chemical name	OAO 110.	date
Styrene	100-42-5	1/1/87
Styrene oxide	96-09-3	1/1/87
ticle size)	7664-93-9	1/1/87
Sulfuryl fluoride [Vikane]	2699-79-8	1/1/95
Sulprofos [O-Ethyl O-[4-(methylthio)phenyl]phosphorodithioic acid S-propyl ester]	35400-43-2	1/1/95
Tebuthiuron [N-[5-(1,1-Dimethylethyl)-1,3,4-thiadiazol-2-yl)-N,N'-dimethylurea]	34014–18–1 3383–96–8	1/1/95 1/1/95
Terbacil [5-Chloro-3-(1,1-dimethylethyl)-6-methyl-2,4(1H,3H)-pyrimidinedione]	5902-51-2	1/1/95
Tetrabromobisphenol A	00079-94-7	1/00
1,1,1,2-Tetrachloroethane	630-20-6	1/1/94
1,1,2,2-Tetrachloroethane	79–34–5	1/1/87 1/1/87
1,1,2-Tetrachloro-2-fluoroethane (HCFC-121a)	127–18–4 354–11–0	1/1/95
1,1,2,2-Tetrachloro-1-fluoroethane (HCFC-121)	354-14-3	1/1/95
Tetrachlorvinphos [Phosphoric acid, 2-chloro-1-(2,4,5-trichlorophenyl)ethenyl dimethyl ester]	961-11-5	1/1/87
Tetracycline hydrochloride	64–75–5	1/1/95
Tetramethrin [2,2-Dimethyl-3-(2-methyl-1-propenyl)cyclopropanecarboxylic acid (1,3,4,5,6,7-	7696-12-0	1/1/95
hexahydro-1,3-dioxo-2H-isoindol-2-yl)methyl ester]	7440-28-0	1/1/95
Thiabendazole [2-(4-Thiazolyl)-1H-benzimidazole]	148-79-8	1/1/95
Thioacetamide	62-55-5	1/1/87
Thiobencarb [Carbamic acid, diethylthio-, s-(p-chlorobenzyl)]	28249-77-6	1/1/95
4,4'-Thiodianiline	139-65-1	1/1/87
Thiodicarb	59669-26-0 23564-06-9	1/1/95
Thiophanate-methyl	23564-05-8	1/1/95
Thiosemicarbazide	79-19-6	1/1/95
Thiourea	62-56-6	1/1/87
Thiram	137–26–8	1/1/94
Thorium dioxide	1314–20–1 7550–45–0	1/1/87
Toluene	108-88-3	1/1/87
Toluene-2,4-diisocyanate	584-84-9	1/1/87
Toluene-2,6-diisocyanate	91-08-7	1/1/87
Toluenediisocyanate (mixed isomers)	26471–62–5	1/1/90
o-Toluidine	95–53–4 636–21–5	1/1/87
Toxaphene	8001–35–2	1/1/87
Triadimefon [1-(4-Chlorophenoxy)-3,3-dimethyl-1-(1H-1,2,4-triazol-1-yl)-2-butanone]	43121-43-3	1/1/95
Triallate	2303-17-5	1/1/95
Triaziquone [2,5-Cyclohexadiene-1,4-dione,2,3,5-tris(1-aziridinyl)-]	68–76–8	1/1/87
Tribenuron methyl [2-(((((4-Methoxy-6-methyl-1,3,5-triazin-2-yl)-methylamino)carbonyl)amino)sulfonyl)-, methyl ester]	101200-48-0	1/1/95
Tributyltin fluoride	1983-10-4	1/1/95
Tributyltin methacrylate	2155-70-6	1/1/95
S,S,S-Tributyltrithiophosphate (DEF)	78-48-8	1/1/95
Trichlorfon [Phosphonic acid, (2,2,2-trichloro-1-hydroxyethyl)-, dimethyl ester]	52-68-6	1/1/87
Trichloroacetyl chloride	76–02–8 120–82–1	1/1/95
1,1,1-Trichloroethane (Methyl chloroform)	71–55–6	1/1/87
1,1,2-Trichloroethane	79-00-5	1/1/87
Trichloroethylene	79-01-6	1/1/87
Trichlorofluoromethane (CFC-11)	75–69–4	7/8/90
2,4,5-Trichlorophenol	95–95–4 88–06–2	1/1/87
1,2,3-Trichloropropane	96-18-4	1/1/95
Triclopyr, triethylammonium salt	57213-69-1	1/1/95
Triethylamine	121-44-8	1/1/95
Triforine [N,N'-[1,4-Piperazinediyl-bis(2,2,2-trichloroethylidene)] bisformamide]	26644-46-2	1/1/95
THIRD AND THE MEDICAL PRODUCT IN THE PRODUCT OF THE	1582–09–8 95–63–6	1/1/87 1/1/87
1.2.4-Trimethylhenzene	2655-15-4	1/1/95
1,2,4-Trimethylbenzene		1/1/95
1,2,4-Trimethylbenzene 2,3,5-Trimethylphenyl methylcarbamate Triphenyltin chloride	639-58-7	
1,2,4-Trimethylbenzene 2,3,5-Trimethylphenyl methylcarbamate Triphenyltin chloride Triphenyltin hydroxide	76-87-9	1/1/95
1,2,4-Trimethylbenzene 2,3,5-Trimethylphenyl methylcarbamate Triphenyltin chloride Triphenyltin hydroxide Tris(2,3-dibromopropyl) phosphate	76–87–9 126–72–7	1/1/87
1,2,4-Trimethylbenzene 2,3,5-Trimethylphenyl methylcarbamate Triphenyltin chloride Triphenyltin hydroxide Tris(2,3-dibromopropyl) phosphate Trypan blue	76–87–9 126–72–7 72–57–1	1/1/87 1/1/94
1,2,4-Trimethylbenzene 2,3,5-Trimethylphenyl methylcarbamate Triphenyltin chloride Triphenyltin hydroxide Tris(2,3-dibromopropyl) phosphate Trypan blue Urethane (Ethyl carbamate)	76–87–9 126–72–7	1/1/87
1,2,4-Trimethylbenzene 2,3,5-Trimethylphenyl methylcarbamate Triphenyltin chloride	76–87–9 126–72–7 72–57–1 51–79–6	1/1/87 1/1/94 1/1/87
1,2,4-Trimethylbenzene 2,3,5-Trimethylphenyl methylcarbamate Triphenyltin chloride Triphenyltin hydroxide Tris(2,3-dibromopropyl) phosphate Trypan blue Urethane (Ethyl carbamate) Vanadium (except when contained in an alloy)	76–87–9 126–72–7 72–57–1 51–79–6 7440–62–2	1/1/87 1/1/94 1/1/87 1/00

	CAS No.	Effective
Chemical name	0/10/110.	date
Vinylidene chloride	. 75–35–4	1/1/87
Xylene (mixed isomers)	. 1330–20–7	1/1/87
m-Xylene	. 108–38–3	1/1/87
o-Xylene	. 95–47–6	1/1/87
p-Xylene	. 106–42–3	1/1/87
2,6-Xylidine	87–62–7	1/1/87
Zinc (fume or dust)	7440–66–6	1/1/87
Zineb [Carbamodithioic acid, 1,2-ethanediylbis-, zinc complex]	. 12122–67–7	1/1/87

(b) CAS Number listing.

AS No.	Chemical name	
50-00-0	Formaldehyde	Γ
51-03-6	Piperonyl butoxide	1
51-21-8	Fluorouracil (5-Fluorouracil)	ı
51-28-5	2,4-Dinitrophenol	ı
51-75-2	Nitrogen mustard [2-Chloro-N-(2-chloroethyl)-N-methylethanamine]	ı
51-79-6	Urethane (Ethyl carbamate)	ı
52-68-6	Trichlorfon [Phosphonic acid, (2,2,2-trichloro-1-hydroxyethyl)-dimethyl ester]	ı
52-85-7	Famphur Famphur	ı
	2-Acetylaminofluorene	ı
53-96-3		ı
55-18-5	N-Nitrosodiethylamine	ı
55-21-0	Benzamide	ı
55-38-9	Fenthion [O,O-Dimethyl O-[3-methyl-4-(methylthio)phenyl] ester, phosphorothioic acid]	ı
55-63-0	Nitroglycerin	ı
56-23-5	Carbon tetrachloride	ı
56-35-9	Bis(tributyltin) oxide	ı
56–38–2	Parathion [Phosphorothioic acid, 0,0-diethyl-0-(4-nitrophenyl)ester]	ı
57–14–7	1,1-Dimethyl hydrazine	ı
57-33-0	Pentobarbital sodium	ı
57-41-0	Phenytoin	
57-57-8	beta-Propiolactone	ı
57-74-9	Chlordane [4,7-Methanoindan, 1,2,4,5,6,7,8,8-octachloro-2,3,3a,4,7,7a-hexahydro-]	ı
58-89-9	Lindane [Cyclohexane, 1,2,3,4,5,6-hexachloro-(1.alpha.,2.alpha.,3.beta.,4.alpha.,5.alpha.,6.beta.)-]	ı
59-89-2	N-Nitrosomorpholine	ı
60-09-3	4-Aminoazobenzene	ı
60-11-7	4-Dimethylaminoazobenzene	ı
60-34-4	Methyl hydrazine	ı
60-35-5	Acetamide	١
60-51-5	Dimethoate	١
61–82–5	Amitrole	١
62-53-3	Aniline	ı
62-55-5	Thioacetamide	ı
62-56-6	Thiourea	ı
62-73-7	Dichlorvos [Phosphoric acid, 2,2-dichloroethenyl dimethyl ester]	ı
		ı
62-74-8	Sodium fluoroacetate	ı
62-75-9	N-Nitrosodimethylamine	ı
63–25–2	Carbaryl [1-Naphthalenol, methylcarbamate]	ı
64–18–6	Formic acid	ı
64–67–5	Diethyl sulfate	1
64–75–5	Tetracycline hydrochloride	
67–56–1	Methanol	ı
67–63–0	Isopropyl alcohol (only persons who manufacture by the strong acid process are subject, supplier	l
67-66-3	notification not required.)	
	Chloroform	ı
67-72-1	Hexachloroethane	
68–12–2	N,N-Dimethylformamide	1
68–76–8	Triaziquone [2,5-Cyclohexadiene-1,4-dione,2,3,5-tris(1-aziridinyl)-]	
70–30–4	Hexachlorophene	
71–36–3	n- Butyl alcohol	
71-43-2	Benzene	
71-55-6	1,1,1-Trichloroethane (Methyl chloroform)	
72-43-5	Methoxychlor [Benzene, 1,1'-(2,2,2,-trichloroethylidene)bis [4-methoxy-]	I
72-57-1	Trypan blue	ı
74-83-9	Bromomethane (Methyl bromide)	1
74-85-1		1

^{*}Note: Ammonium nitrate (solution) is removed from this listing; the removal is effective July 2, 1995, for the 1995 reporting year.
*Note: The listing of 2,2-dibromo-3-nitrilopropionamide (DBNPA)(CAS No. 10222–01–2) is stayed. The stay will remain in effect until further administrative action is taken.

S No.	Chemical name
74–87–3	Chloromethane (Methyl chloride)
74–88–4	Methyl iodide
74-90-8	Hydrogen cyanide
74-93-1	Methyl mercaptan
74-95-3	Methylene bromide
75-00-3	Chloroethane (Ethyl chloride)
75-01-4	Vinyl chloride
75-05-8	Acetonitrile
75-07-0	Acetaldehyde
75-09-2	Dichloromethane (Methylene chloride)
75-15-0	Carbon disulfide
75-21-8	Ethylene oxide
75-25-2	Bromoform (Tribromomethane)
75-27-4	Dichlorobromomethane
75-34-3	Ethylidene dichloride
75-35-4	Vinylidene chloride
75-43-4	Dichlorofluoromethane (HCFC-21)
75-44-5	Phosgene
75-45-6	Chlorodifluoromethane (HCFC-22)
75-55-8	Propyleneimine
75–56–9	Propylene oxide
75–63–8	Bromotrifluoromethane (Halon 1301)
75–65–0	tert-Butyl alcohol
75-68-3	1-Chloro-1,1-difluoroethane (HCFC-142b)
75–69–4	Trichlorofluoromethane (CFC–11)
75–71–8	Dichlorodifluoromethane (CFC-12)
75-72-9	Chlorotrifluoromethane (CFC-13)
75-86-5	2-Methyllactonitrile
75-88-7	2-Chloro-1,1,1-trifluoroethane (HCFC-133a)
76–01–7	Pentachloroethane
76-02-8	Trichloroacetyl chloride
76-06-2	Chloropicrin
76–13–1	Freon-113
76–14–2	Dichlorotetrafluoroethane (CFC-114)
76–15–3	(Mono)chloropentafluoroethane (CFC-115)
76–44–8	Heptachlor [1,4,5,6,7,8,8-Heptachloro-3a,4,7,7a-tetrahydro-4,7-methano-1H-indene]
76–87–9	Triphenyltin hydroxide
77–47–4	Hexachlorocyclopentadiene
77–73–6	Dicyclopentadiene
77–78–1	Dimethyl sulfate
78–48–8	S,S,S-Tributyltrithiophosphate (DEF)
78–84–2	Isobutyraldehyde
78–87–5	1,2-Dichloropropane
78–88–6	2,3-Dichloropropene
78–92–2	sec- Butyl alcohol
78-93-3	Methyl ethyl ketone
79-00-5	1,1,2-Trichloroethane
79-00-5	Trichloroethylene
79–01–0	Acrylamide
79–00–1	Acrylic acid
79–10–7 79–11–8	Chloroacetic acid
79–11–6 79–19–6	Thiosemicarbazide
79–19–0	Peracetic acid
79–21–0	Methyl chlorocarbonate
79–22–1 79–34–5	
	1,1,2,2-Tetrachloroethane
79–44–7	Dimethylcarbamyl chloride
79–46–9	2-Nitropropane
80-05-7	4,4'-Isopropylidenediphenol
80–15–9	Cumene hydroperoxide
80–62–6	Methyl methacrylate
81–07–2	Saccharin (only persons who manufacture are subject, no supplier notification) [1,2-Benzisothiazol-
04 00 0	3(2H)-one,1,1-dioxide]
81–88–9	C.I. Food Red 15
82–28–0	1-Amino-2-methylanthraquinone
82–68–8	Quintozene [Pentachloronitrobenzene]
84–74–2	Dibutyl phthalate
85–01–8	Phenanthrene
85–44–9	Phthalic anhydride
86–30–6	N-Nitrosodiphenylamine
87-62-7	2,6-Xylidine
87–68–3	Hexachloro-1,3-butadiene
	Pentachlorophenol (PCP)

S No.	Chemical name
88–75–5	2-Nitrophenol
88-85-7	Dinitrobutyl phenol (Dinoseb)
88-89-1	Picric acid
90-04-0	o-Anisidine
90-43-7	2-Phenylphenol
90-94-8	Michler's ketone
91-08-7	Toluene-2,6-diisocyanate
91–20–3	Naphthalene
91–22–5	Quinoline
91–59–8	beta-Naphthylamine
91–94–1	3,3'-Dichlorobenzidine
92–52–4	Biphenyl
92-67-1	4-Aminobiphenyl
92-87-5	Benzidine
92-93-3	4-Nitrobiphenyl
93-65-2	Mecoprop
94-11-1	2,4-D isopropyl ester
94-36-0	Benzoyl peroxide
94–58–6	Dihydrosafrole
94–59–7	Safrole Safrole
94–74–6	Methoxone (4-Chloro-2-methylphenoxy) acetic acid (MCPA)
94–75–7	2,4-D [Acetic acid, (2,4-dichlorophenoxy)-]
94-80-4	2,4-D butyl ester
94–82–6	2,4-DB
95–47–6	o-Xylene
95-48-7	o-Cresol
95-50-1	1,2-Dichlorobenzene
95-53-4	o-Toluidine
95-54-5	1.2-Phenylenediamine
95–63–6	1,2,4-Trimethylbenzene
95–69–2	p-Chloro-o-toluidine
95-80-7	2,4-Diaminotoluene
95–95–4	2,4,5-Trichlorophenol
96-09-3	Styrene oxide
96–12–8	1,2-Dibromo-3-chloropropane (DBCP)
96–18–4	1,2,3-Trichloropropane
96-33-3	Methyl acrylate
96-45-7	Ethylene thiourea
97-23-4	Dichlorophene [2,2'-Methylene-bis(4-chlorophenol)]
97-56-3	C.I. Solvent Yellow 3
98-07-7	Benzoic trichloride (Benzotrichloride)
98–82–8	Cumene
98-86-2	Acetophenone
98-87-3	Benzal chloride
98-88-4	Benzoyl chloride
98–95–3	Nitrobenzene
99–30–9	Dichloran [2,6-Dichloro-4-nitroaniline]
99-55-8	5-Nitro-o-toluidine
99-59-2	5-Nitro-o-anisidine
99-65-0	m-Dinitrobenzene
100-01-6	p-Nitroaniline
100-01-7	4-Nitrophenol
100-02-7	p-Dinitrobenzene
100-25-4	Ethylbenzene
100-41-4	1 *
	Styrene
100-44-7	Benzyl chloride
100–75–4	N-Nitrosopiperidine
101–05–3	Anilazine [4,6-dichloro-N-(2-chlorophenyl)-1,3,5-triazin-2-amine]
101–14–4	4,4'-Methylenebis(2-chloroaniline) (MBOCA)
101–61–1	4,4'-Methylenebis(N,N-dimethyl)benzenamine
101–68–8	Methylenebis(phenylisocyanate) (MDI)
101–77–9	4.4'-Methylenedianiline
01-80-4	4,4'-Diaminodiphenyl ether
101–90–6	Diglycidyl resorcinol ether
	p-Chlorophenyl isocyanate
104-12-1	
104-94-9	p-Anisidine
105–67–9	2,4-Dimethylphenol
106–42–3	p-Xylene
106–44–5	p-Cresol
106-46-7	1,4-Dichlorobenzene
106-47-8	p-Chloroaniline
	p-Phenylenediamine
106-50-3	

S No.	Chemical name
06–88–7	1,2-Butylene oxide
06-89-8	Epichlorohydrin
106-69-6	1,2-Dibromoethane (Ethylene dibromide)
06-99-0	1,3-Butadiene
07–02–8	Acrolein
07-05-1	Allyl chloride
07-06-2	1,2-Dichloroethane (Ethylene dichloride)
07-11-9	Allylamine
107–13–1	
	Acrylonitrile
107–18–6	Allyl alcohol
07–19–7	Propargyl alcohol
107-21-1	Ethylene glycol
107-30-2	Chloromethyl methyl ether
108-05-4	Vinyl acetate
08-10-1	Methyl isobutyl ketone
08–31–6	Maleic anhydride
08-38-3	m-Xylene
08-39-4	m-Cresol
08-45-2	1,3-Phenylenediamine
08-60-1	
	Bis(2-chloro-1-methylethyl)ether
08-88-3	Toluene
108–90–7	Chlorobenzene
108-93-0	Cyclohexanol
108-95-2	Phenol
109-06-8	2-Methylpyridine
109-77-3	Malononitrile
109–86–4	2-Methoxyethanol
110–54–3	n-Hexane
110-57-6	trans-1,4-Dichloro-2-butene
110-80-5	2-Ethoxyethanol
10-82-7	
	Cyclohexane
10-86-1	Pyridine
11–42–2	Diethanolamine
111–44–4	Bis(2-chloroethyl) ether
111-91-1	Bis(2-chloroethoxy)methane
14–26–1	Propoxur [Phenol, 2-(1-methylethoxy)-, methylcarbamate]
15-07-1	
	Propylene (Propene)
15–28–6	Chlorendic acid
15-32-2	Dicofol [Benzenemethanol, 4-chloroalpha(4-chlorophenyl)alpha(trichloromethyl)-]
16-06-3	Aldicarb
17-79-3	2-Aminoanthraguinone
117–81–7	Di(2-ethylhexyl) phthalate (DEHP)
118–74–1	Hexachlorobenzene
119–90–4	3,3'-Dimethoxybenzidine
19–93–7	3,3'-Dimethylbenzidine (o-Tolidine)
20-12-7	Anthracene
20-36-5	2,4-DP
120-58-1	Isosafrole
120–71–8	p-Cresidine
120–80–9	Catechol
120-82-1	1,2,4-Trichlorobenzene
20-83-2	2,4-Dichlorophenol
21–14–2	2.4-Dinitrotoluene
21–14–2	Triethylamine
21–69–7	N,N-Dimethylaniline
21-75-5	Malathion
122-34-9	Simazine
22-39-4	Diphenylamine
122-66-7	
	1,2-Diphenylhydrazine (Hydrazobenzene)
23–31–9	Hydroquinone
23-38-6	Propionaldehyde
23-63-7	Paraldehyde
23-72-8	Butyraldehyde
23-91-1	1,4-Dioxane
24-40-3	Dimethylamine
124-73-2	Dibromotetrafluoroethane (Halon 2402)
126-72-7	Tris-2,3-dibromopropyl) phosphate
126-98-7	Methacrylonitrile
126-99-8	Chloroprene
127–18–4	Tetrachloroethylene (Perchloroethylene)
28-03-0	Potassium dimethyldithiocarbamate
28-04-1	Sodium dimethyldithiocarbamate

131-52-2 S 132-27-4 S 132-64-9 L 133-06-2 C 133-07-3 F 133-90-4 C 134-29-2 C 134-32-7 A 136-45-8 L 137-26-8 T 137-42-8 N 138-93-2 L 140-88-5 E 140-88-5 L 140-88-5 L 141-32-2 B 142-59-6 N 148-79-8 T 150-50-5 N	Dimethyl phthalate Sodium pentachlorophenate Sodium o-phenylphenoxide Dibenzofuran Daptan [1H-Isoindole-1,3(2H)-dione,3a,4,7,7a-tetrahydro-2-[(trichloromethyl)thio]-] Dipet Chloramben [Benzoic acid, 3-amino-2,5-dichloro-] D-Anisidine hydrochloride alpha-Naphthylamine Cupferron [Benzeneamine, N-hydroxy-N-nitroso, ammonium salt] Dipropyl isocinchomeronate Thiram Otassium n-methyldithiocarbamate Metham Sodium Disodium cyanodithioimidocarbonate itirilotriacetic acid 4,4'-Thiodianiline Ethyl acrylate Sutyl acrylate Sutyl acrylate Nabam Thiabendazole [2-(4-Thiazolyl)-1H-benzimidazole] 2-Mercaptobenzothiazole	1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1
132-27-4 S 132-64-9 I 133-06-2 C 133-07-3 F 133-90-4 C 134-32-7 a 135-20-6 C 137-26-8 T 137-41-7 F 138-93-2 C 139-13-9 C 140-88-5 E 140-88-5 E 142-32-6 N 148-79-8 T 149-30-4 2 150-50-5 N	Sodium o-phenylphenoxide Dibenzofuran Dibenzofuran Diaptan [1H-Isoindole-1,3(2H)-dione,3a,4,7,7a-tetrahydro-2-[(trichloromethyl)thio]-] Dept Dept Dhoramben [Benzoic acid, 3-amino-2,5-dichloro-] D-Anisidine hydrochloride Dapha-Naphthylamine Dupferron [Benzeneamine, N-hydroxy-N-nitroso, ammonium salt] Dipropyl isocinchomeronate Dipropyl isocinchomeronate Dissaium n-methyldithiocarbamate Metham Sodium Dissodium oyanodithioimidocarbonate Uitrilotriacetic acid d,4'-Thiodianiline thyl acrylate Butyl acrylate Butyl acrylate Butyl acrylate Butyl acrylate Deptition of the properties of the	1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1
132-64-9	Dibenzofuran Captan [1H-Isoindole-1,3(2H)-dione,3a,4,7,7a-tetrahydro-2-[(trichloromethyl)thio]-] Captan [1H-Isoindole-1,3(2H)-dione,3a,4,7,7a-tetrahydro-2-[(trichloromethyl)thio]-] Chloramben [Benzoic acid, 3-amino-2,5-dichloro-] Chaisidine hydrochloride Japha-Naphthylamine Cupferron [Benzeneamine, N-hydroxy-N-nitroso, ammonium salt] Dipropyl isocinchomeronate Thiram Potassium n-methyldithiocarbamate Metham Sodium Disodium cyanodithioimidocarbonate Nitrilotriacetic acid 4,4-Thiodianiline Ethyl acrylate Butyl crylate Butylacryla	1// 1// 1// 1// 1// 1// 1// 1// 1// 1//
133-06-2 C 133-07-3 F 133-90-4 C 134-29-2 c 134-32-7 a 136-45-8 C 137-26-8 T 137-42-8 M 138-93-2 C 140-88-5 E 141-32-9 M 141-32-9 M 148-79-8 T 149-30-4 2 150-50-5 M	Captan [1H-Isoindole-1,3(2H)-dione,3a,4,7,7a-tetrahydro-2-[(trichloromethyl)thio]-]	1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1
133-07-3 F 133-90-4 C 134-32-7 a 135-20-6 C 137-26-8 T 137-41-7 F 139-13-9 K 140-88-5 E 141-32-2 E 142-59-6 N 148-79-8 T 150-50-5 M 153-05-5 M	Folpet Chloramben [Benzoic acid, 3-amino-2,5-dichloro-] D-Anisidine hydrochloride alpha-Naphthylamine Cupferron [Benzeneamine, N-hydroxy-N-nitroso, ammonium salt] Dipropyl isocinchomeronate Thiram Potassium n-methyldithiocarbamate Metham Sodium Disodium cyanodithioimidocarbonate Uitrilotriacetic acid 4,4"-Thiodianiline thyl acrylate Butyl acrylate Sutyl acrylate S	1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1
133-90-4 C 134-29-2 d 134-22-7 a 135-20-6 C 136-45-8 C 137-41-7 F 137-42-8 M 138-93-2 D 139-65-1 4 140-88-5 E 142-59-6 M 148-79-8 T 150-50-5 M	Chloramben [Benzoic acid, 3-amino-2,5-dichloro-]Anisidine hydrochloride alpha-Naphthylamine Cupferron [Benzeneamine, N-hydroxy-N-nitroso, ammonium salt] Dipropyl isocinchomeronate Thiram Potassium n-methyldithiocarbamate Metham Sodium Disodium cyanodithioimidocarbonate Nitrilotriacetic acid 4,4-Thiodianiline Ethyl acrylate Butyl acrylate Butyl acrylate Nabam Thiabendazole [2-(4-Thiazolyl)-1H-benzimidazole]	1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/
134-29-2 c 134-32-7 a 134-32-7 6 136-45-8 D 137-42-8 N 138-93-2 D 139-65-1 4 140-88-5 E 142-59-6 N 148-79-8 T 150-30-4 2 150-50-5 N	o-Anisidine hydrochloride alpha-Naphthylamine Cupferron [Benzeneamine, N-hydroxy-N-nitroso, ammonium salt] Dipropyl isocinchomeronate Thiram Potassium n-methyldithiocarbamate Metham Sodium Disodium cyanodithioimidocarbonate ditrilotriacetic acid 4,4'-Thiodianiline Ethyl acrylate Sutyl acrylate Sutyl acrylate Vabam Thiabendazole [2-(4-Thiazolyl)-1H-benzimidazole]	1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/
134-32-7 a 135-20-6 C 136-45-8 I 137-26-8 I 137-41-7 F 137-42-8 M 139-32-2 I 139-13-9 N 139-65-1 4 141-32-2 E 142-59-6 N 148-79-8 I 149-30-4 2 150-50-5 M	alpha-Naphthylamine Dupferron [Benzeneamine, N-hydroxy-N-nitroso, ammonium salt] Dipropyl isocinchomeronate Thiram Potassium n-methyldithiocarbamate Metham Sodium Disodium oyanodithioimidocarbonate Vitrilotriacetic acid 4,4'-Thiodianiline thyl acrylate Butyl a	1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/
135-20-6 C 136-45-8 L 137-41-7 F 137-42-8 M 138-93-2 L 139-65-1 4 140-88-5 E 142-59-6 M 148-79-8 T 150-50-5 M	Dipferon [Benzeneamine, N-hydroxy-N-nitroso, ammonium salt] Dipropyl isocinchomeronate Thiram Potassium n-methyldithiocarbamate Metham Sodium Disodium oyanodithioimidocarbonate Nitrilotriacetic acid 4,4-Thiodianiline Ethyl acrylate Butyl acrylate Habam Thiabendazole [2-(4-Thiazolyl)-1H-benzimidazole]	1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/
136-45-8 L 137-26-8 L 137-41-7 F 137-42-8 M 138-93-2 L 139-13-9 L 139-65-1 4 140-88-5 L 141-32-2 L 142-59-6 M 148-79-8 T 149-30-4 L 150-50-5 M	Dipropyl isocinchomeronate Thiram Potassium n-methyldithiocarbamate Metham Sodium Disodium cyanodithioimidocarbonate Witrilotriacetic acid 4,4-Thiodianiline Ethyl acrylate Butyl acrylate Wabam Thiabendazole [2-(4-Thiazolyl)-1H-benzimidazole]	1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/
137-26-8 T 137-41-7 F 137-42-8 1 138-93-2 C 139-13-9 N 139-65-1 4 140-88-5 E 141-32-2 E 142-59-6 N 148-79-8 T 149-30-4 2 150-50-5 N	Thiram Otassium n-methyldithiocarbamate Metham Sodium Disodium cyanodithioimidocarbonate Itirilotriacetic acid 4,4'-Thiodianiline	1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/
137-42-8 M 138-93-2 D 139-13-9 D 139-65-1 4 140-88-5 D 141-32-2 D 142-59-6 M 148-79-8 T 149-30-4 2 150-50-5 M	Metham Sodium Disodium cyanodithioimidocarbonate Nitrilotriacetic acid 4,4-Thiodianiline Ethyl acrylate Sutyl acrylate Nabam Thiabendazole [2-(4-Thiazolyl)-1H-benzimidazole]	1/ 1/ 1/ 1/ 1/ 1/ 1/
138-93-2	Disodium cyanodithioimidocarbonate \text{itrilotriacetic acid} 4.4'-Thiodianiline Ethyl acrylate Butyl acrylate Vabam Thiabendazole [2-(4-Thiazolyl)-1H-benzimidazole] 2-Mercaptobenzothiazole	1/ 1/ 1/ 1/ 1/ 1/
139–13–9 N 139–65–1 4 140–88–5 E 141–32–2 B 142–59–6 N 148–79–8 T 149–30–4 2 150–50–5 N	\text{\tint{\text{\tint{\text{\tin\text{\texi\tint{\text{\texit{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\t	1/ 1/ 1/ 1/ 1/
139–65–1 4 140–88–5 E 141–32–2 B 142–59–6 N 148–79–8 T 149–30–4 2 150–50–5 N	4,4'-Thiodianiline :thyl acrylate Sutyl acrylate Nabam :Thiabendazole [2-(4-Thiazolyl)-1H-benzimidazole] 2-Mercaptobenzothiazole	1/ 1/ 1/ 1/
140–88–5 E 141–32–2 B 142–59–6 N 148–79–8 T 149–30–4 2 150–50–5 N	Ethyl acrylate Sutyl acrylate Nabam Thiabendazole [2-(4-Thiazolyl)-1H-benzimidazole] P-Mercaptobenzothiazole	1/ 1/ 1/
141–32–2 B 142–59–6 N 148–79–8 T 149–30–4 2 150–50–5 N	Butyl acrylate Vabam Phiabendazole [2-(4-Thiazolyl)-1H-benzimidazole] P-Mercaptobenzothiazole	1/ 1/
142–59–6 N 148–79–8 T 149–30–4 2 150–50–5 N	Nabam	1/
148–79–8 T 149–30–4 2 150–50–5 M	Fhiabendazole [2-(4-Thiazolyl)-1H-benzimidazole]	
149–30–4 2 150–50–5 N	2-Mercaptobenzothiazole	
150-50-5 N		1/
	Merphos	1/
	Monuron	1/
	Ethyleneimine (Aziridine)	1/
	p-Nitrosodiphenylamine	1/
	Calcium cyanamide	1/
298-00-0 N	Methyl parathion	1/
	Naled	1/
	Oxydemeton methyl [s-(2-(Ethylsulfinyl)ethyl)o,o-dimethyl ester phosphorothioic acid]	1/
	Hydrazine	1/
	2,2-Dichloro-1,1,1-trifluoroethane (HCFC-123)	1/
	Aldrin[1,4:5,8-Dimethanonaphthalene,1,2,3,4,10,10-hexachloro-1,4,4a,5,8,8a-hexahydro- (1,alpha,,4.alpha,,4a.beta,,5.alpha,, 8.alpha,,8a.beta).] Bromacii (5-Bromo-6-methyl-3-(1-methylpropyl)-2,4-(1H,3H)-pyrimidinedione)	1/
	alpha-Hexachlorocyclohexane	1/
	Diuron	1/
330-55-2 L	_inuron	1/
	Diazinon	1/
	Diazomethane	1/
	Bromochlorodifluoromethane (Halon 1211)	7/
	I,1,1,2-Tetrachloro-2-fluoroethane (HCFC-121a)	1/
	I,1,2,2-Tetrachloro-1-fluoroethane (HCFC-121)	1/
	I,2-Dichloro-1,1,2-trifluoroethane (HCFC-123a)	1/
	Brucine	1/
	1,2-dichloro-1,1,2,3,3-pentafluoropropane (HCFC-225bb)	1/
	2,3-dichloro-1,1,1,2,3-pentafluoropropane (HCFC-225ba)	1/
	3,3-dichloro-1,1,1,2,2-pentafluoropropane (HCFC-225ca)	1/
	1,2-dichloro-1,1,3,3,3-pentafluoropropane (HCFC-225da)	1/
	3-chloro-1,1,1-trifluoropropane (HCFC-253fb)	1/
	Carbonyl sulfide	1/
	sodrin	1/
	C.I. Solvent Yellow 34 (Aurimine)	1/
	Mustard gas [Ethane, 1,1'-thiobis[2-chloro-]	1/
	I,3-dichloro-1,1,2,2,3-pentafluoropropane (HCFC-225cb)	1/
	Chlorobenzilate[Benezeneacetic acid, 4-chloroalpha(4-chlorophenyl)alpha,-hydroxy-, ethyl ester]	1/
	p-Dinitrobenzene	1/
	2-Chloroacetophenone	1/
533-74-4 E	Dazomet (Tetrahydro-3,5-dimethyl-2H-1,3,5-thiadiazine-2-thione)	1/
		1/
	I,2-DichloroethyleneEthyl chloroformate	1/
	2,4-Dithiobiuret	1/
	I,3-Dichlorobenzene	1/
	I,3-Dichloropropylene	1/
	3-Chloropropionitrile	1
	Bis(chloromethyl) ether	1/
	Lithium carbonate	1/
	Methyl isothiocyanate [Isothiocyanatomethane]	1/
	3-Chloro-2-methyl-1-propene	1/
569-64-2 C	C.I. Basic Green 4	1,

AS No.	Chemical name	E
606–20–2	2,6-Dinitrotoluene	
612-82-8	3,3'-Dimethylbenzidine dihydrochloride (o-Tolidine dihydrochloride)	
612-83-9	3,3'-Dichlorobenzidine dihydrochloride	
615-05-4	2,4-Diaminoanisole	
615-28-1	1,2-Phenylenediamine dihydrochloride	
621-64-7	N-Nitrosodi-n-propylamine	
624–18–0	1,4-Phenylenediamine dihydrochloride	
624–83–9	Methyl isocyanate	
630–20–6	1,1,1,2-Tetrachloroethane	
636–21–5	o-Toluidine hydrochloride	
639–58–7	Triphenyltin chloride	
680–31–9	Hexamethylphosphoramide	
684–93–5	N-Nitroso-N-methylurea	
709–98–8	Propanil [N-(3,4-Dichlorophenyl)propanamide]	
759–73–9	N-Nitroso-N-ethylurea	
759–94–4	Ethyl dipropylthiocarbamate (EPTC)	
764–41–0	1,4-Dichloro-2-butene	
812-04-4	1,1-Dichloro-1,2,2-trifluoroethane (HCFC-123b)	
834–12–8	Ametryn (N-Ethyl-N'-(1-methylethyl)-6-(methylthio)-1,3,5,-triazine-2,4-diamine)	
842-07-9	C.I. Solvent Yellow 14	
872–50–4	N-Methyl-2-pyrrolidone	
924–16–3	N-Nitrosodi- <i>n</i> -butylamine	
924–42–5	N-Methylolacrylamide	
957–51–7	Diphenamid	
961–11–5	Tetrachlorvinphos [Phosphoric acid, 2-chloro-1-(2,4,5-trichlorophenyl)ethenyl dimethyl ester]	
989–38–8	C.I. Basic Red I	
114–71–2	Pebulate [Butylethylcarbamo-thioic acid S-propyl ester]	
120–71–4	Propane sultone	
134–23–2	Cycloate	
163–19–5	Decabromodiphenyl oxide	
313-27-5	Molybdenum trioxide	
314-20-1	Thorium dioxide	
319–77–3	Cresol (mixed isomers)	
320-18-9	2,4-D propylene glycol butyl ether ester	
330-20-7	Xylene (mixed isomers)	
332-21-4	Asbestos (friable)	
335-87-1	Hexachloronaphthalene	
336-36-3	Polychlorinated biphenyls (PCBs)	
344-28-1	Aluminum oxide (fibrous forms)	
464-53-5	Diepoxybutane	
563-66-2	Carbofuran	
582-09-8	Trifluralin [Benzeneamine, 2,6-dinitro-N,N-dipropyl-4-(trifluoromethyl)-]	
634-04-4	Methyl tert-butyl ether	
649-08-7	1,2-dichloro-1,1-difluoroethane (HCFC-132b)	
689-84-5	Bromoxynil (3,5-Dibromo-4-hydroxybenzonitrile)	
689-99-2	Bromoxynil octanoate (Octanoic acid, 2,6-dibromo-4-cyanophenyl ester)	
717–00–6	1,1-Dichloro-1-fluoroethane (HCFC-141b)	
836–75–5	Nitrofen [Benzene, 2,4-dichloro-1-(4-nitrophenoxy)-]	
861–40–1	Benfluralin(N-Butyl-N-ethyl-2,6-dinitro-4-(trifluoromethyl)benzenamine)	
897–45–6	Chlorothalonil [1-3-Benzenedicarbonitrile,2,4,5,6-tetrachloro-]	
910–42–5	Paraquat dichloride	
912–24–9	Atrazine (6-Chloro-N-ethyl-N'-(1-methylethyl)-1,3,5,-triazine-2,4-diamine)	
918-00-9	Dicamba (3,6-Dichloro-2-methoxybenzoic acid)	
918–02–1	Picloram	
918–16–7	Propachlor [2-Chloro-N-(1-methylethyl)-N-phenylacetamide]	
928–43–4	2,4-D 2-ethylhexyl ester	
929-73-3	2,4-D butoxyethyl ester	
929-82-4	Nitrapyrin (2-Chloro-6-(trichloromethyl)pyridine)	
937–37–7	C.I. Direct Black 38	
982–69–0	Sodium dicamba [3,6-Dichloro-2-methoxybenzoic acid, sodium salt]	
983–10–4	Tributyltin fluoride	
032-65-7	Methiocarb	
155-70-6	Tributyltin methacrylate	
164-07-0	Dipotassium endothall [7-Oxabicyclo(2.2.1)heptane-2,3-dicarboxylic acid, dipotassium salt]	
164-07-0	Fluometuron [Urea, N,N-dimethyl-N'-[3-(trifluoromethyl)phenyl]-]	
212-67-1	Molinate (1H-Azepine-1-carbothioic acid, hexahydro-S-ethyl ester)	
	Octachloronaphthalene	
234–13–1 300–66–5	Dimethylamine dicamba	
300-66-5	Diallate [Carbamothioic acid, bis(1-methylethyl)-, S-(2,3-dichloro-2-propenyl)ester]	
303-17-5	Triallate	
312–35–8 439–01–2	Propargite	
		1

AS No.	Chemical name
524-03-0	Dimethyl chlorothiophosphate
602-46-2	C.I. Direct Blue 6
655–15–4	2,3,5-Trimethylphenyl methylcarbamate
899–79–8	Sulfuryl Fluoride [Vikane]
702–72–9	2,4-D sodium salt
332–40–8	C.I. Disperse Yellow 3
337–89–0	2-Chloro-1,1,1,2-tetrafluoroethane (HCFC-124)
971–38–2 118–97–6	2,4-D chlorocrotyl ester
383–96–8	Temephos
653-48-3	Methoxone - sodium salt (4-Chloro-2-methylphenoxy acetate sodium salt)
761–53–3	C.I. Food Red 5
080-31-3	1-(3-Chloroallyl)-3,5,7-triaza-1-azoniaadamantane chloride
170-30-3	Crotonaldehyde
549-40-0	N-Nitrosomethylvinylamine
680–78–8	C.I. Acid Green 3
234–68–4	Carboxin (5,6-Dihydro-2-methyl-N-phenyl-1,4-oxathiin-3-carboxamide)
598–13–0	Chlorpyrifos methyl [O,O-dimethyl-O-(3,5,6-trichloro-2-pyridyl)phosphorothioate]
902-51-2	Terbacil [5-Chloro-3-(1,1-dimethylethyl)-6-methyl-2,4-(1H,3H)-pyrimidinedione]
459-94-5	C.I. Acid Red 114
3484–52–2	Ammonium nitrate (solution)
287-19-6	Prometryn [N,N'-Bis(1-methylethyl)-6-methylthio-1,3,5-triazine-2,4-diamine]
7429–90–5 7439–92–1	Lead
439-92-1	Manganese
439-90-3	Mercury
440-02-0	Nickel
440-22-4	Silver
440-28-0	Thallium
440-36-0	Antimony
440-38-2	Arsenic
440–39–3	Barium
440–41–7	Beryllium
440–43–9	Cadmium
440-47-3	Chromium
440-48-4	Cobalt
440-50-8	Copper
7440–62–2 7440–66–6	Vanadium (except when contained in an alloy)
7550-45-0	Titanium tetrachloride
632-00-0	Sodium nitrite
637-07-2	Boron trifluoride
647-01-0	Hydrochloric acid (acid aerosols including mists, vapors, gas, fog, and other airborne forms of any
	particle size)
664-39-3	Hydrogen fluoride
664-41-7	Ammonia (includes anhydrous ammonia and aqueous ammonia from water dissociable ammonium
	salts and other sources; 10 percent of total aqueous ammonia is reportable under this listing)
664–93–9	Sulfuric acid (acid aerosols including mists, vapors, gas, fog, and other airborne forms of any par-
	_ ticle size)
7696–12–0	Tetramethrin [2,2-Dimethyl-3-(2-methyl-1-propenyl)cyclopropane-carboxylic acid (1,3,4,5,6,7-
697–37–2	hexahydro-1,3-dioxo-2H-isoindol-2-yl)methyl ester]
723–14–0	Phosphorus (yellow or white)
725-14-0	Bromine
758-01-2	Potassium bromate
782-41-4	Fluorine
782–49–2	Selenium
782–50–5	Chlorine
783-06-4	Hydrogen sulfide
783-20-2	Ammonium sulfate (solution)
001-35-2	Toxaphene
001-58-9	Creosote
786-34-7	Mevinphos
. 55 57 7	Phosphine
7803–51–2	las e
7803–51–2 9006–42–2	
7803–51–2 9006–42–2 9079–94–7	Tetrabromobisphenol A
7803–51–2 9006–42–2 9079–94–7 9191–24–2	Tetrabromobisphenol A
803–51–2 1006–42–2 1079–94–7 1191–24–2 1608–93–5	Tetrabromobisphenol A
803–51–2 006–42–2 079–94–7 191–24–2 608–93–5 028–15–6	Tetrabromobisphenol A Benzo(g,h,i)perylene Pentachlorobenzene Ozone
7803-51-2 9006-42-2 9079-94-7 9191-24-2 9608-93-5 9028-15-6 9034-93-2	Metiram Tetrabromobisphenol A Benzo(g,h,i)perylene Pentachlorobenzene Ozone Hydrazine sulfate
803–51–2 006–42–2 079–94–7 191–24–2 608–93–5 028–15–6	Tetrabromobisphenol A Benzo(g,h,i)perylene Pentachlorobenzene Ozone

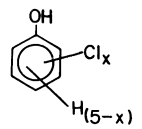
CAS No.	Chemical name	Eff
		+ '
0294-34-5	Boron trichloride	
0453–86–8	Resmethrin [[5-(Phenylmethyl)-3-furanyl]methyl 2,2-dimethyl-3-(2-methyl-1-propenyl)cyclopropanecarboxylate]]	
2122–67–7	Zineb [Carbamodithioic acid, 1,2-ethanediylbis-, zinc complex]	
2427–38–2	Maneb [Carbamodithioic acid, 1,2-ethanediylbis-, manganese complex]	
3194-48-4	Ethoprop [Phosphorodithioic acid O-ethyl S,S-dipropyl ester]	
3356-08-6	Fenbutatin oxide (hexakis(2-methyl-2-phenylpropyl)distannoxane)	
3463-40-6	Iron pentacarbonyl	
3474-88-9	1,1-Dichloro-1,2,2,3,3-pentafluoropropane (HCFC-225cc)	
3684–56–5	Desmedipham	
4484–64–1	Ferbam [Tris(dimethylcarbamo-dithioato-S,S')iron]	
5972–60–8	Alachlor	
6071–86–6	C.I. Direct Brown 95	
6543–55–8 7804–35–2	N-Nitrosonornicotine Benomyl	
9044-88-3	Oryzalin [4-(Dipropylamino)-3,5-dinitrobenzene-sulfonamide]	
9666–30–9	Oxydiazon [3-[2,4-Dichloro-5-(1-methylethoxy)phenyl]-5-(1,1-dimethylethyl)-1,3,4-oxadiazol-2(3H)-one]	
0325-40-0	3,3'-Dimethoxybenzidine dihydrochloride (Dianisidine dihydrochloride)	
0354-26-1	Methazole [2-(3,4-Dichlorophenyl)-4-methyl-1,2,4-oxadiazolidine-3,5-dione]	
0816-12-0	Osmium tetroxide	
0859-73-8	Aluminum phosphide	
1087–64–9	Metribuzin	
1725–46–2	Cyanazine	
2781–23–3	Bendiocarb [2,2-Dimethyl-1,3-benzodioxol-4-ol methylcarbamate]	
23564-05-8	Thiophanate methyl	
3564-06-9	Thiophanate ethyl [[1,2-Phenylenebis(iminocarbonothioyl)]biscarbamic acid diethyl ester]	
3950-58-5	Pronamide	
25311–71–1 25321–14–6	Isofenphos [2-[[Ethoxyl[(1-methylethyl)amino]phosphinothioyl]oxy]benzoic acid 1-methylethyl ester] Dinitrotoluene	
.5521-14-0	(mixed isomers)	
5321-22-6	Dichlorobenzene (mixed isomers)	
25376-45-8	Diaminotoluene (mixed isomers)	
6002-80-2	Phenothrin [2,2-Dimethyl-3-(2-methyl-1-propenyl)cyclopropanecarboxylic acid (3-	
6471–62–5	phenoxyphenyl)methyl ester] Toluenediisocyanate	
26628-22-8	(mixed isomers)	
26644-46-2	Triforine [N,N'-[1,4-Piperazinediylbis(2,2,2-trichloroethylidene)] bisformamide]	
7314–13–2	Norflurazon [4-Chloro-5-(methylamino)-2-[3-(trifluoromethyl)phenyl]- 3(2H)-pyridazinone]	
8057-48-9	d-trans-Allethrin [d-trans-Chrysanthemic acid of d-allethrone]	
8249-77-6	Thiobencarb [Carbamic acid, diethylthio-, s-(p-chlorobenzyl)]	
8407-37-6	C.I. Direct Blue 218	
9082-74-4	Octachlorostyrene	
9232-93-7	Pirimiphos methyl [O-(2-(Diethylamino)-6-methyl-4-pyrimidinyl)-O,O-dimethyl phosphorothioate]	
0560-19-1	Acephate (Acetylphosphoramidothioic acid O,S-dimethyl ester)	
31218–83–4	Propetamphos [3-[[(Ethylamino)methoxyphosphino-thioyl]oxy]-2-butenoic acid, 1-methylethyl ester]	
3089–61–1	Amitraz	
4014–18–1	Terbuthiuron [N-[5-(1,1-Dimethylethyl)-1,3,4-thiadiazol-2-yl)-N,N'- dimethylurea]	
4077-87-7	Dichlorotrifluoroethane	
5367-38-5	Diflubenzuron	
5400-43-2	Sulprofos [O-Ethyl O-[4-(methylthio)phenyl]phosphorodithioic acid S-propyl ester]	
55554-44-0 5691-65-7	Imazalil [1-[2-(2,4-Dichlorophenyl)-2-(2-propenyloxy)ethyl]-1H-imidazole]	
8727-55-8	Diethatyl ethyl	
9156-41-7	2,4-Diaminoanisole sulfate	
9300-45-3	Dinocap	
9515–41–8	Fenpropathrin [2,2,3,3-Tetramethylcyclopropane carboxylic acid cyano(3-phenoxyphenyl)methyl ester]	
0487-42-1	Pendimethalin [N-(1-Ethylpropyl)-3,4-dimethyl-2,6-dinitrobenzen-amine]	
1198-08-7	Profenofos [O-(4-Bromo-2-chlorophenyl)-O-ethyl-S-propyl phosphorothioate]	
1766-75-0	3,3'-Dimethylbenzidine dihydrofluoride (ortho-Tolidine dihydrofluoride)	
2874-03-3	Oxyfluorfen	
3121–43–3	Triadimefon [1-(4-Chlorophenoxy)-3,3-dimethyl-1-(1H-1,2,4-triazol-1-yl)-2-butanone]	
0471–44–8	Vinclozolin [3-(3,5-Dichlorophenyl)-5-ethenyl-5-methyl-2,4- oxazolidinedione]	
1235-04-2	Hexazinone	
1338–27–3	Diclofop methyl [2-[4-(2,4-Dichlorophenoxy)phenoxy]propanoic acid, methyl ester]	
1630–58–1 2645–53–1	Fenvalerate Permethrin [3-(2,2-Dichloroethenyl)-2,2-dimethylcyclopropanecarboxylic acid, (3-	
3404–19–6	phenoxyphenyl)methyl ester] Bromacil, lithium salt [2,4-(1H,3H)-Pyrimidinedione, 5-bromo-6-methyl-3- (1-methylpropyl), lithium salt]	
3404–37–8	2,4-D 2-ethyl-4-methylpentyl ester	
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CAS No.	Chemical name	Effective date
53404-60-7	Dazomet, sodium salt [Tetrahydro-3,5-dimethyl-2H-1,3,5-thiadiazine-2-thione, ion(1-), sodium]	1/1/95
55290-64-7	Dimethipin [2,3,-Dihydro-5,6-dimethyl-1,4-dithiin 1,1,4,4-tetraoxide]	1/1/95
55406-53-6	3-lodo-2-propynyl butylcarbamate	1/1/95
57213-69-1	Triclopyr, triethylammonium salt	1/1/95
59669-26-0	Thiodicarb	1/1/95
60168-88-9	Fenarimol [.alpha(2-Chlorophenyl)alpha4-chlorophenyl)-5-pyrimidine- methanol]	1/1/95
60207-90-1	Propiconazole [1-[2-(2,4-Dichlorophenyl)-4-propyl-1,3-dioxolan-2-yl]-methyl-1H-1,2,4,-triazole]	1/1/95
62476-59-9	Acifluorfen, sodium salt [5-(2-Chloro-4-(trifluoromethyl) phenoxy)-2-nitrobenzoic acid, sodium salt]	1/1/95
62924-70-3	Flumetralin [2-Chloro-N-(2,6-dinitro-4-(trifluoromethyl)-phenyl)-N-ethyl-6-fluorobenzenemethanamine]	1/1/95
63938-10-3	Chlorotetrafluoroethane	1/1/94
64902-72-3	Chlorsulfuron [2-chloro-N-[[4-methoxy-6-methyl-1,3,5-triazin-2-yl)amino] car-	
	bonyl]benzenesulfonamide]	1/1/95
64969-34-2	3,3'-Dichlorobenzidine.sulfate	1/1/95
66441-23-4	Fenoxaprop ethyl [2-(4-((6-Chloro-2-benzoxazolylen)oxy)phenoxy) propanoic acid, ethyl ester]	1/1/95
67485–29–4	Hydramethylnon [Tetrahydro-5,5-dimethyl-2(1H)-pyrimidinone[3-[4- (trifluoromethyl)phenyl]-1-[2-[4- (trifluoromethyl)phenyl]-2- propenylidene]hydrazone]	1/1/95
68085-85-8	Cyhalothrin [3-(2-Chloro-3,3,3-triffuoro-1-propenyl)-2,2- dimethylcyclopropanecarboxylic acid	
68359-37-5	cyano(3-phenoxyphenyl)methyl ester]	1/1/95
00400 04 5	phenoxyphenyl)methyl ester]	1/1/95
69409–94–5	Fluvalinate [N-[2-Chloro-4-(trifluoromethyl)phenyl]-DL-valine(+)-cyano(3-phenoxyphenyl)methylester]	1/1/95
69806-50-4 71751-41-2	Fluazifop-butyl [2-[4-[[5-(Trifluoromethyl)-2-pyridinyl]oxy]-phenoxy]propanoic acid, butyl ester]	1/1/95
	Abamectin [Avermectin B1]	1/1/95
72178-02-0	Formesafen [5-(2-Chloro-4-(trifluoromethyl)phenoxy)-N-methylsulfonyl)-2- nitrobenzamide]	
72490-01-8	Fenoxycarb [2-(4-Phenoxyphenoxy)ethyl]carbamic acid ethyl ester]	1/1/95
74051-80-2	Sethoxydim [2-[1-(Ethoxyimino)butyl]-5-[2-(ethylthio)propyl]-3-hydroxy-2-cyclohexen-1-one]	1/1/95
76578-14-8	Quizalofop-ethyl [2-[4-[(6-Chloro-2-quinoxalinyl)oxy]phenoxy] propanoic acid ethyl ester]	1/1/95
77501–63–4	Lactofen [5-(2-Chloro-4-(trifluoromethyl)phenoxy)-2-nitro-2-ethoxy-1-methyl-2-oxoethyl ester]	1/1/95
82657-04-3	Bifenthrin	
88671-89-0	Myclobutanil [.alphaButylalpha(4-chlorophenyl)-1H-1,2,4-triazole- 1-propanenitrile]	1/1/95
90454-18-5	Dichloro-1,1,2-trifluoroethane	1/1/94
90982-32-4	Chlorimuron ethyl [Ethyl-2-[[(4-chloro-6-methoxyprimidin-2-yl)-carbonyl]-amino]sulfonyl]benzoate]	1/1/95
101200-48-0	Tribenuron methyl [2-(((((4-Methoxy-6-methyl-1,3,5-triazin-2-yl)-	4/4/05
	methylamino)carbonyl)amino)sulfonyl)-, methyl ester]	1/1/95
111512–56–2	1,1-dichloro-1,2,3,3,3-pentafluoropropane (HCFC-225eb)	1/1/95
111984-09-9	3,3'-Dimethoxybenzidine hydrochloride (Dianisidine dihydrochloride)	1/1/95
127564-92-5	Dichloropentafluoropropane	1/1/95
128903-21-9	2,2-Dichloro-1,1,1,3,3-pentafluoropropane (HCFC-225aa)	1/1/95
136013-79-1	1,3-Dichloro-1,1,2,3,3-pentafluoropropane (HCFC-225ea)	1/1/95

*Note: CAS No. 6484–52–2 is removed from this listing; the removal is effective July 2, 1995, for the 1995 reporting year. *Note: The listing of 2,2-dibromo-3-nitrilopropionamide (DBNPA)(CAS No. 10222–01–2) is stayed. The stay will remain in effect until further administrative action is taken.

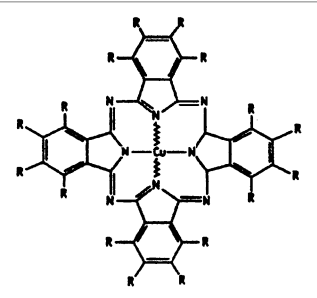
(c) Chemical categories in alphabetical order.

Category name	Effective date
Antimony Compounds: Includes any unique chemical substance that contains antimony as part of that chemical's in- frastructure	1/1/87
Arsenic Compounds: Includes any unique chemical substance that contains arsenic as part of that chemical's infra- structure	1/1/87
Barium Compounds: Includes any unique chemical substance that contains barium as part of that chemical's infra- structure (except for barium sulfate, (CAS No. 7727–43–7)	1/1/87
frastructure	1/1/87
Chlorophenols	1/1/87 1/1/87



Where x=1 to 5

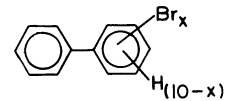
Category name	Effective date
Chromium Compounds: Includes any unique chemical substance that contains chromium as part of that chemical's infrastructure. Cobalt Compounds: Includes any unique chemical substance that contains cobalt as part of that chemical's infrastructure. Copper Compounds: Includes any unique chemical substance that contains copper as part of that chemical's infrastructure (except for C.I. Pigment Blue 15 (PB-15, CAS No. 147-14-8), C.I. Pigment Green 7 (PG-7, CAS No. 1328-53-6), and C.I. Pigment Green 36 (PG-36, CAS No. 14302-13-7) except copper phthalocyanine compounds that are substituted with only hydrogen and/or bromine and/or chlorine that meet the following molecular structure definition:	



where R = H and/or Br and/or Cl only."

	Category name	Effective date
	$\operatorname{Inds}: X = \operatorname{CN}^-$ where $X = \operatorname{H}^-$ or any other group where a formal dissociation can be made. For ex- Ca(CN) ₂	1/1/87
Diisocvanates (T	his category includes only those chemicals listed below)	1/1/95
	1,3-Bis(methylisocyanate)cyclohexane	1/1/50
	1,4-Bis(methylisocyanate)cyclohexane	
	1,4-Cyclohexane diisocyanate	
	Diethyldiisocyanatobenzene	
	4,4'-Diisocyanatodiphenyl ether	
	2.4'-Diisocyanatodiphenyl sulfide	
	3,3'-Dimethoxybenzidine-4,4'-diisocyanate	
	3,3'-Dimethyl-4,4'-diphenylene diisocyanate	
	3,3'-Dimethyldiphenylmethane-4,4'-diisocyanate	
	Hexamethylene-1,6-diisocyanate	
	Isophorone diisocyanate	
	4-Methyldiphenylmethane-3,4-diisocyanate	
	1,1-Methylene bis(4-isocyanatocyclohexane)	
000101-68-8	Methylenebis(phenylisocyanate) (MDI)	
003173-72-6	1,5-Naphthalene diisocyanate	
000123-61-5	1,3-Phenylene diisocyanate	
000104-49-4	1,4-Phenylene diisocyanate	
009016-87-9	Polymeric diphenylmethane diisocyanate	
016938-22-0	2,2,4-Trimethylhexamethylene diisocyanate	
015646-96-5	2,4,4-Trimethylhexamethylene diisocyanate	

Dioxin and dioxin-like compounds (Manufacturing; and the processing or otherwise use of dioxin and dioxin-like compounds if the dioxin and dioxin-like compounds are present as contaminants in a chemical and if they were created during the manufacturing of that chemical) (This category includes only those chemicals listed below) 67562-39-4 1,2,3,4,7,8,9-Heptachlorodibenzofuran 55673-89-7 1,2,3,4,7,8,9-Heptachlorodibenzofuran 70648-26-9 1,2,3,4,7,8-Hexachlorodibenzofuran 7117-44-9 1,2,3,6,7,8-Hexachlorodibenzofuran 60851-34-5 2,3,4,6,7,8-Hexachlorodibenzofuran 39227-28-6 1,2,3,4,7,8-Hexachlorodibenzo-p-dioxin 57653-85-7 1,2,3,6,7,8-Hexachlorodibenzo-p-dioxin 19408-74-3 1,2,3,7,8,9-Hexachlorodibenzo-p-dioxin 35822-46-9 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 30268-87-9 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 57117-41-6 1,2,3,7,8-Pentachlorodibenzo-p-dioxin 57117-31-4 2,3,4,7,8-Pentachlorodibenzo-p-dioxin 40321-76-4 2,3,7,8-Pentachlorodibenzo-p-dioxin 523,7,8-Pentachlorodibenzo-p-dioxin	1/00
(This category includes only those chemicals listed below) 67562-39-4 1,2,3,4,6,7,8-Heptachlorodibenzofuran 55673-89-7 1,2,3,4,7,8,9-Heptachlorodibenzofuran 70648-26-9 1,2,3,4,7,8-Hexachlorodibenzofuran 57117-44-9 1,2,3,6,7,8-Hexachlorodibenzofuran 60851-34-5 2,3,4,6,7,8-Hexachlorodibenzofuran 39227-28-6 1,2,3,4,7,8-Hexachlorodibenzofuran 39227-28-6 1,2,3,4,7,8-Hexachlorodibenzo-p-dioxin 57653-85-7 1,2,3,7,8-Hexachlorodibenzo-p-dioxin 19408-74-3 1,2,3,7,8-Hexachlorodibenzo-p-dioxin 39001-02-0 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 39001-02-0 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 57117-41-6 1,2,3,7,8-Pentachlorodibenzo-p-dioxin 57117-31-4 40321-76-4 1,2,3,7,8-Pentachlorodibenzo-p-dioxin	1/00
67562–39-4 1,2,3,4,6,7,8-Heptachlorodibenzofuran 70648–26-9 1,2,3,4,7,8,9-Heptachlorodibenzofuran 70148–21-9 1,2,3,4,7,8-Hexachlorodibenzofuran 72918–21-9 1,2,3,7,8,9-Hexachlorodibenzofuran 1,2,3,7,8,9-Hexachlorodibenzofuran 2,3,4,6,7,8-Hexachlorodibenzofuran 39227–28-6 1,2,3,4,7,8-Hexachlorodibenzo-p-dioxin 57653–85-7 1,2,3,6,7,8-Hexachlorodibenzo-p-dioxin 1,2,3,4,6,7,8-Hexachlorodibenzo-p-dioxin 1,2,3,4,6,7,8-Hexachlorodibenzo-p-dioxin 39001–02-0 1,2,3,4,6,7,8-Hexachlorodibenzo-p-dioxin 39001–02-0 1,2,3,4,6,7,8-Poctachlorodibenzo-p-dioxin 39101–02-0 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 1,2,3,7,8-Pentachlorodibenzo-p-dioxin 1,2,3,7,8-Pentachlorodibenzo-p-dioxin 2,3,4,7,8-Pentachlorodibenzo-p-dioxin 1,2,3,7,8-Pentachlorodibenzo-p-dioxin	
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60851–34–5 2,3,4,6,7,8-Hexachlorodibenzofuran 1,2,3,4,7,8-Hexachlorodibenzo- <i>p</i> -dioxin 1,2,3,6,7,8-Hexachlorodibenzo- <i>p</i> -dioxin 1,2,3,6,7,8-Hexachlorodibenzo- <i>p</i> -dioxin 1,2,3,7,8,9-Hexachlorodibenzo- <i>p</i> -dioxin 1,2,3,4,6,7,8,9-Hexachlorodibenzo- <i>p</i> -dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo- <i>p</i> -dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo- <i>p</i> -dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo- <i>p</i> -dioxin 1,2,3,7,8-Pentachlorodibenzo-furan 2,3,4,7,8-Pentachlorodibenzofuran 1,2,3,7,8-Pentachlorodibenzofuran 1,2,3,7,8-Pentachlorodibenzofuran 1,2,3,7,8-Pentachlorodibenzo- <i>p</i> -dioxin	
39227–28–6 1,2,3,4,7,8-Hexachlorodibenzo- <i>p</i> -dioxin 57653–85–7 1,2,3,6,7,8-Hexachlorodibenzo- <i>p</i> -dioxin 1,2408–74–3 1,2,3,4,6,7,8-Heptachlorodibenzo- <i>p</i> -dioxin 1,2,3,4,6,7,8,9-Hexachlorodibenzo- <i>p</i> -dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo- <i>p</i> -dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo- <i>p</i> -dioxin 1,2,3,7,8-Pentachlorodibenzo- <i>p</i> -dioxin 1,2,3,7,8-Pentachlorodibenzo-function 1,2,3,4,6,7,8,9-Octachlorodibenzo-function 1,2,3,4,6,7,8,9-Octachlorodibenzo-function 1,2,3,7,8-Pentachlorodibenzo-function 1,2,3,4,6,7,8,9-Pentachlorodibenzo-function 1,2,3,4,6,7,8,9-Pentachlorodibenzo-function 1,2,3,4,6,7,8,9-P	
57653–85–7 1,2,3,6,7,8-Hexachlorodibenzo- <i>p</i> -dioxin 1,2,3,7,8,9-Hexachlorodibenzo- <i>p</i> -dioxin 35822–46–9 1,2,3,4,6,7,8-Heptachlorodibenzo- <i>p</i> -dioxin 39001–02–0 1,2,3,4,6,7,8,9-Octachlorodibenzo- <i>p</i> -dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzofuran 1,2,3,4,6,7,8,9-Octachlorodibenzofuran 1,2,3,4,6,7,8,9-Detachlorodibenzofuran 2,3,4,7,8-Pentachlorodibenzofuran 1,2,3,7,8-Pentachlorodibenzofuran 1,2,3,7,8-Pentachlorodibenzofuran 1,2,3,7,8-Pentachlorodibenzofuran 1,2,3,7,8-Pentachlorodibenzo- <i>p</i> -dioxin	
35822–46–9 1,2,3,4,6,7,8-Heptachlorodibenzo- <i>p</i> -dioxin 39001–02–0 1,2,3,4,6,7,8,9-Octachlorodibenzo-furan 03268–87–9 1,2,3,4,6,7,8,9-Octachlorodibenzo- <i>p</i> -dioxin 57117–41–6 1,2,3,7,8-Pentachlorodibenzo-furan 40321–76–4 1,2,3,7,8-Pentachlorodibenzo- <i>p</i> -dioxin	
39001–02–0 1,2,3,4,6,7,8,9-Octachlorodibenzofuran 03268–87–9 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 57117–41–6 1,2,3,7,8-Pentachlorodibenzofuran 57117–31–4 2,3,4,7,8-Pentachlorodibenzofuran 40321–76–4 1,2,3,7,8-Pentachlorodibenzo-p-dioxin	
03268–87–9 1,2,3,4,6,7,8,9-Octachlorodibenzo- <i>p</i> -dioxin 57117–41–6 1,2,3,7,8-Pentachlorodibenzofuran 57117–31–4 2,3,4,7,8-Pentachlorodibenzofuran 40321–76–4 1,2,3,7,8-Pentachlorodibenzo- <i>p</i> -dioxin	
57117-41-6 1,2,3,7,8-Pentachlorodibenzofuran 57117-31-4 2,3,4,7,8-Pentachlorodibenzofuran 40321-76-4 1,2,3,7,8-Pentachlorodibenzo-p-dioxin	
57117–31–4 2,3,4,7,8-Pentachlorodibenzofuran 40321–76–4 1,2,3,7,8-Pentachlorodibenzo- <i>p</i> -dioxin	
40321–76–4 1,2,3,7,8-Pentachlorodibenzo- <i>p</i> -dioxin	
51207–31–9 2,3,7,8-Tetrachlorodibenzofuran	
01746–01–6 2,3,7,8-Tetrachlorodibenzo- <i>p</i> -dioxin	
	1/1/94
,	1/1/95
R - (OCH ₂ CH ₂) _n - OR' Where:	
n = 1, 2, or 3;	
R = alkyl C7 or less; or	
R = phenyl or alkyl substituted phenyl;	
R' = H or alkyl C7 or less; or	
OR' consisting of carboxylic acid ester, sulfate, phosphate, nitrate, or sulfonate.	
Lead Compounds: Includes any unique chemical substance that contains lead as part of that chemical's infrastructure	1/1/87
Manganese Compounds: Includes any unique chemical substance that contains manganese as part of that chemi-	1/1/87
Mercury Compounds: Includes any unique chemical substance that contains mercury as part of that chemical's infra-	
	1/1/87
	1/1/95 1/1/95
Nickel Compounds: Includes any unique chemical substance that contains nickel as part of that chemical's infra-	1/1/95
	1/1/87
Polychlorinated alkanes (C ₁₀ to C ₁₃): Includes those chemicals defined by the following formula:	1/1/95
$C_x H_{2x-y=2} Cl_y$	
where x= 10 to 13;	
y= 3 to 12; and where the average chlorine content ranges from 40–70% with the limiting molecular formulas C ₁₀ H ₁₉ Cl ₃ and C ₁₃	
H ₁₆ Cl ₁₂ .	
	1/1/95
00218–01–9 Benzo(a)phenanthrene	
00050–32–8 Benzo(a)pyrene	
00205–99–2 Benzo(b)fluoranthene	
00205–82–3 Benzo(j)fluoranthene 00207–08–9 Benzo(k)fluoranthene	
00206–44–0 Benzo(j,k)fluorene	1/00
00189–55–9 Benzo(rst)pentaphene	
00226–36–8 Dibenz(a,h)acridine	
00224–42–0 Dibenz(a,j)acridine	
00053–70–3 Dibenzo(a,h)anthracene	
05385–75–1 Dibenzo(a,e)fluoranthene 00192–65–4 Dibenzo(a,e)pyrene	
00189-64-0 Dibenzo(a,h)pyrene	
00191–30–0 Dibenzo(a,l)pyrene	
00194–59–2 7H-Dibenzo(c,g)carbazole	
00057–97–6 7,12-Dimethylbenz(a)anthracene	
00193–39–5 Indeno[1,2,3-cd]pyrene	4/00
00056–49–5 3-Methylcholanthrene 03697–24–3 5-Methylchrysene	1/00
03037-Z4-3 3-Welliylullyselle	



Where x=1 to 10

Category name	Effective date	
Selenium Compounds: Includes any unique chemical substance that contains selenium as part of that chemical's in- frastructure	1/1/87	
Silver Compounds: Includes any unique chemical substance that contains silver as part of that chemical's infrastructure	1/1/87	
Strychnine and salts	1/1/95	
Vanadium compounds Warfarin and salts	1/00	
Zinc Compounds: Includes any unique chemical substance that contains zinc as part of that chemical's infrastructure	1/1/87	

[53 FR 4525, Feb. 16, 1988; 53 FR 12748, Apr. 18, 1988]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §372.65, see the List of CFR Sections Affected in the Finding Aids section of this volume.

Subpart E—Forms and Instructions

§ 372.85 Toxic chemical release reporting form and instructions.

- (a) Availability of reporting form and instructions. The most current version of EPA Form R (EPA Form 9350–1 and subsequent revisions) and the instructions for completing this form may be obtained by writing to the Section 313 Document Distribution Center, P.O. Box 12505, Cincinnati, OH 45212. EPA also encourages facilities subject to this part to submit the required information to EPA by using magnetic media (computer disk or tape) in lieu of Form R. Instructions for submitting and using magnetic media may also be obtained from the address given in this paragraph.
- (b) Form elements. Information elements reportable on EPA Form R or equivalent magnetic media format include the following:
- (1) An indication of whether the report:
- (i) Claims chemical identity as trade secret.
- (ii) Covers the entire facility or part of a facility.

- (2) Signature of a senior management official certifying the following: "I hereby certify that I have reviewed the attached documents and, to the best of my knowledge and belief, the submitted information is true and complete and that amounts and values in this report are accurate based upon reasonable estimates using data available to the preparer of the report."
- (3) Facility name and address including the toxic chemical release inventory facility identification number if known.
- (4) Name and telephone number for both a technical contact and a public contact.
- (5) The four-digit SIC code(s) for the facility or establishments in the facility.
- (6) Latitude and longitude coordinates for the facility.
 - (7) The following facility identifiers:
- (i) Dun and Bradstreet identification number.
- (ii) EPA identification number (RCRA I.D. Number).
 - (iii) NPDES permit number.
- (iv) Underground Injection Well Code (UIC) identification number.

- (8) The name(s) of receiving stream(s) or water body to which the chemical is released.
- (9) Name of the facility's parent company and its Dun and Bradstreet identification number.
- (10) Name and CAS number (if applicable) of the chemical reported.
- (11) If the chemical identity is claimed trade secret, a generic name for the chemical.
- (12) A mixture component identity if the chemical identity is not known.
- (13) An indication of the activities and uses of the chemical at the facility.
- (14) An indication of the maximum amount of the chemical on site at any point in time during the reporting year.
- (15) Information on releases of the chemical to the environment as follows:
- (i) An estimate of total releases in pounds (except for dioxin and dioxinlike compounds, which shall be reported in grams) per year (releases of less than 1,000 pounds per year may be indicated in ranges, except for chemicals set forth in § 372.28) from the facility plus an indication of the basis of estimate for the following:
- (A) Fugitive or non-point air emissions.
 - (B) Stack or point air emissions.
- (C) Discharges to receiving streams or water bodies including an indication of the percent of releases due to stormwater.
 - (D) Underground injection on site.
 - (E) Releases to land on site.
- (ii) Report a distribution of the chemicals included in the dioxin and dioxin-like compounds category. Such distribution shall either represent the distribution of the total quantity of dioxin and dioxin-like compounds released to all media from the facility; or its one best media-specific distribution.
- (16) Information on transfers of the chemical in wastes to off-site locations as follows:
- (i) For transfers to Publicly Owned Treatment Works (POTW):
- (A) The name and address (including county) of each POTW to which the chemical is transferred.

- (B) An estimate of the amount of the chemical transferred in pounds (except for dioxin and dioxin-like compounds, which shall be reported in grams) per year (transfers of less than 1,000 pounds per year may be indicated as a range, except for chemicals set forth in § 372.28) and an indication of the basis of the estimate.
- (ii) For transfers to other off-site locations:
- (A) The name, address (including county), and EPA identification number (RCRA I.D. Number) of each off-site location, including an indication of whether the location is owned or controlled by the reporting facility or its parent company.
- (B) An estimate of the amount of the chemical in waste transferred in pounds (except for dioxin and dioxinlike compounds, which shall be reported in grams) per year (transfers of less than 1,000 pounds may be indicated in ranges, except for chemicals set forth in §372.28) to each off-site location, and an indication of the basis for the estimate and an indication of the type of treatment or disposal used.
- (17) The following information relative to waste treatment:
- (i) An indication of the general type of wastestream containing the reported chemical.
- (ii) The treatment method applied to the wastestream.
- (iii) An indication of the concentration of the chemical in the wastestream prior to treatment.
- (iv) An estimate in percent of the efficiency of the treatment plus an indication of whether the estimate is based upon operating data.
- (v) An indication (use is optional) of whether treatments listed are part of a treatment sequence.
- (18) Pollution prevention data (reporting is optional) which includes the type of pollution prevention modification, quantity of the chemical in the wastes prior to treatment and disposal (for both the current and prior reporting year), a production index, and the reason for the pollution prevention action. This optional reporting expires after the 1990 reporting year.

[56 FR 29186, June 26, 1991, as amended at 64 FR 58753, Oct. 29, 1999]

§ 372.95 Alternate threshold certification and instructions.

- (a) Availability of the alternate threshold certification statement and instructions. Availability of the alternate threshold certification statement and instructions is the same as provided in §372.85(a) for availability of the reporting form and instructions.
- (b) Alternate threshold certification statement elements. The following information must be reported on an alternate threshold certification statement pursuant to § 372.27(b):
 - (1) Reporting year.
- (2) An indication of whether the chemical identified is being claimed as trade secret.
- (3) Chemical name and CAS number (if applicable) of the chemical, or the category name.
- (4) Signature of a senior management official certifying the following: pursuant to 40 CFR 372.27, "I hereby certify that to the best of my knowledge and belief for the toxic chemical listed in this statement, the annual reportable amount, as defined in 40 CFR 372.27(a), did not exceed 500 pounds for this reporting year and that the chemical was manufactured, or processed, or otherwise used in an amount not exceeding 1 million pounds during this reporting year."
 - (5) Date signed.
 - (6) Facility name and address.
- (7) Mailing address of the facility if different than paragraph (b)(6) of this section.
- (8) Toxic chemical release inventory facility identification number if known.
- (9) Name and telephone number of a technical contact.
- (10) The four-digit SIC codes for the facility or establishments in the facility.
- (11) Latitude and longitude coordinates for the facility.
- (12) Dun and Bradstreet Number of the facility.
- (13) EPA Identification Number(s) (RCRA) I.D. Number(s) of the facility.
- (14) Facility NPDES Permit Number(s).
- (15) Underground Injection Well Code (UIC) I.D. Number(s) of the facility.
- (16) Name of the facility's parent company.

(17) Parent company's Dun and Bradstreet Number.

[59 FR 61502, Nov. 30, 1994]

PART 373—REPORTING HAZ-ARDOUS SUBSTANCE ACTIVITY WHEN SELLING OR TRANSFER-RING FEDERAL REAL PROPERTY

Sec

373.1 General requirement.

373.2 Applicability.

373.3 Content of notice.

373.4 Definitions.

AUTHORITY: 42 U.S.C. 9620.

Source: 55 FR 14212, Apr. 16, 1990, unless otherwise noted.

§ 373.1 General requirement.

After the last day of the six-month period beginning on April 16, 1990, whenever any department, agency or instrumentality of the United States enters into any contract for the sale or other transfer of real property which is owned by the United States and at which any hazardous substance was stored for one year or more, known to have been released, or disposed of, the head of such department, agency or instrumentality must include in such contract notice of the type and quantity of such hazardous substance and notice of the time at which such storage, release or disposal took place, to the extent such information is available on the basis of a complete search of agency files.

[60 FR 33915, June 29, 1995]

§ 373.2 Applicability.

- (a) Except as otherwise provided in this section, the notice required by 40 CFR 373.1 applies whenever the United States enters into any contract for the sale or other transfer of real property which is owned by the United States and on which any hazardous substance was stored for one year or more, known to have been released, or disposed of.
- (b) The notice required by 40 CFR 373.1 for the storage for one year or more of hazardous substances applies only when hazardous substances are or have been stored in quantities greater than or equal to 1000 kilograms or the

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hazardous substance's CERCLA reportable quantity found at 40 CFR 302.4, whichever is greater. Hazardous substances that are also listed under 40 CFR 261.30 as acutely hazardous wastes, and that are stored for one year or more, are subject to the notice requirement when stored in quantities greater than or equal to one kilogram.

(c) The notice required by 40 CFR 373.1 for the known release of hazardous substances applies only when hazardous substances are or have been released in quantities greater than or equal to the substance's CERCLA reportable quantity found at 40 CFR 302.4.

§ 373.3 Content of notice.

The notice required by 40 CFR 373.1 must contain the following information:

(a) The name of the hazardous substance; the Chemical Abstracts Services Registry Number (CASRN) where applicable; the regulatory synonym for the hazardous substance, as listed in 40 CFR 302.4, where applicable; the RCRA hazardous waste number specified in 40 CFR 261.30, where applicable; the quantity in kilograms and pounds of the hazardous substance that has been stored for one year or more, or known to have been released, or disposed of, on the property, and the date(s) that such storage, release, or disposal took place.

(b) The following statement, prominently displayed: "The information contained in this notice is required under the authority of regulations promulgated under section 120(h) of the Comprehensive Environmental Response, Liability, and Compensation Act (CERCLA or "Superfund") 42 U.S.C. section 9620(h)."

§ 373.4 Definitions.

For the purposes of implementing this regulation, the following definitions apply:

- (a) *Hazardous substances* means that group of substances defined as hazardous under CERCLA 101(14), and that appear at 40 CFR 302.4.
- (b) Storage means the holding of hazardous substances for a temporary period, at the end of which the hazardous

substance is either used, neutralized, disposed of, or stored elsewhere.

(c) *Release* is defined as specified by CERCLA 101(22).

(d) *Disposal* means the discharge, deposit, injection, dumping, spilling, leaking or placing of any hazardous substance into or on any land or water so that such hazardous substance or any constituent thereof may enter the environment or be emitted into the air or discharged into any waters, including groundwater.

PART 374—PRIOR NOTICE OF CITIZEN SUITS

Sec.

374.1 Purpose.

374.2 Service of notice.

374.3 Contents of notice. 374.4 Timing of notice.

374.5 Copy of complaint.

374.6 Addresses.

AUTHORITY: 42 U.S.C. 9659.

SOURCE: 57 FR 55040, Nov. 23, 1992, unless otherwise noted.

§374.1 Purpose.

Section 310 of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA), authorizes civil actions by any person to enforce the Act. These civil actions may be brought against any person (including the United States, and any other governmental instrumentality or agency, to the extent permitted by the Eleventh Amendment to the Constitution), that is alleged to become effective pursuant to the Act (including any provision of an agreement under section 120 of the Act, relating to Federal facilities); and against the President or any other officer of the United States (including the Administrator of the Environmental Protection Agency and the Administrator of the Agency for Toxic Substances and Disease Registry) where there is alleged a failure to perform any act or duty under this Act, which is not discretionary with the President or such other officer, including an act or duty under section 120 of the Act (relating to Federal facilities), but not including any act or duty under section 311 of the Act (relating to research, development, and demonstration). These civil actions under section 310 of the Act are to be filed in accordance with the rules of the district court in which the action is instituted. The purpose of this part is to prescribe procedures governing the notice requirements of subsections (d) and (e) of section 310 of the Act as a prerequisite to the commencement of such actions.

§ 374.2 Service of notice.

(a) Violation of standard, regulation, condition, requirement, or order. Notice of intent to file suit under subsection 310(a)(1) of the Act shall be served by personal service upon, or by certified mail, return receipt requested, addressed to the alleged violator of any standard, regulation, condition, requirement, or order which has become effective pursuant to this Act in the following manner:

(1) If the alleged violator is a private individual or corporation, notice shall be served by personal service upon, or by certified mail, return receipt requested, addressed to the person alleged to be in violation. If the alleged violator is a corporation, a copy of the notice shall also be served by personal service upon or by certified mail, return receipt requested, addressed to the registered agent, if any, of that corporation in the State in which the violation is alleged to have occurred. A copy of the notice shall be served by personal service upon or by certified mail, return receipt requested, addressed to the United States Attorney General; to the Attorney General of the State in which the violation is alleged to have occurred; and to the head of the Federal agency with delegated responsibility for the CERCLA provision allegedly violated, pursuant to Executive Order 12580, 3 CFR, 1987 Comp., p. 193, as amended by Executive Order 12777, 3 CFR, 1991 Comp., p. 351. If the Environmental Protection Agency has responsibility for the CERCLA provision allegedly violated, then a copy of the notice shall be served by personal service upon or by certified mail, return receipt requested, addressed to the Administrator of the Environmental Protection Agency, and to the

Regional Administrator of the Environmental Protection Agency for the Region in which the violation is alleged to have occurred. A list of addresses that may be useful in providing notice of citizen suits is provided at §374.6. Note that these addresses are subject to change and must be verified prior to use.

(2) If the alleged violator is a State or local agency, notice shall be served by personal service upon or by certified mail, return receipt requested, addressed to the head of that agency. A copy of the notice shall be served by personal service upon or by certified mail, return receipt requested, addressed to the United States Attorney General; to the Attorney General of the State in which the violation is alleged to have occurred; and to the head of the Federal agency with delegated responsibility, pursuant to Executive Order 12580, for the CERCLA provision allegedly violated. If the Environmental Protection Agency has the delegated responsibility for the CERCLA provision allegedly violated, then a copy of the notice shall be served by personal service upon or by certified mail, return receipt requested, addressed to the Administrator of the Environmental Protection Agency, and to the Regional Administrator of the Environmental Protection Agency for the Region in which the violation is alleged to have occurred. A list of addresses that may be useful in providing notice of citizen suits is provided at §374.6. Note that these addresses are subject to change and must be verified prior to use.

(3) If the alleged violator is a Federal agency, notice shall be served by personal service upon or by certified mail, return receipt requested, addressed to the head of the agency. A copy of the notice shall be served by personal service upon or by certified mail, return receipt requested, addressed to the United States Attorney General; to the Attorney General of the State in which the violation is alleged to have occurred; and to the head of the Federal agency with delegated responsibility, pursuant to Executive Order 12580, for the CERCLA provision allegedly violated. If the Environmental Protection

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Agency has the delegated responsibility for the CERCLA provision allegedly violated, then a copy of the notice shall be served by personal service upon or by certified mail, return receipt requested, addressed to the Administrator of the Environmental Protection Agency, and to the Regional Administrator of the Environmental Protection Agency for the Region in which the violation is alleged to have occurred. A list of addresses that may be useful in providing notice of citizen suits is provided at §374.6. These addresses are subject to change and must be verified prior to use.

(b) Failure to act. Service of notice of intent to file suit under subsection 310(a)(2) of the Act shall be accomplished by personal service upon or by certified mail, return receipt requested, addressed to the United States Attorney General and to the head of the agency of the United States (including the Administrator of the Environmental Protection Agency or the Administrator of the Agency for Toxic Substances and Disease Registry), who is alleged to have failed to perform an act or duty which is not discretionary.

(c) Date of service. Notice given in accordance with the provisions of this part shall be considered to have been served on the date of receipt. If notice or copy of notice is required to be served on more than one entity, notice shall be considered to have been served on the date of receipt by the last entity served. If service was accomplished by mail, the date of receipt will be considered to be the date noted on the return receipt card.

§ 374.3 Contents of notice.

(a) Violation of standard, regulation, condition, requirement, or order. Notice regarding an alleged violation of a standard, regulation, condition, requirement, or order (including any provision of an agreement under section 120 of the Act, relating to Federal facilities) which has become effective under this Act shall include sufficient information to allow the recipient to identify the specific standard, regulation, condition, requirement, or order (including any provision of an agreement under section 120 of the Act, relating to Federal facilities) which has

allegedly been violated; the activity or failure to act alleged to constitute a violation; the name and address of the site and facility alleged to be in violation, if known; the person or persons responsible for the alleged violation; the date or dates of the violation; and the full name, address, and telephone number of the person giving notice.

(b) Failure to act. Notice regarding an alleged failure of the President or other officer of the United States to perform an act or duty which is not discretionary under the Act shall identify the provisions of the Act which require such act or create such duty; shall describe with reasonable specificity the action taken or not taken by the President or other officer that is claimed to constitute a failure to perform the act or duty; shall identify the Agency and name and title of the officers allegedly failing to perform the act or duty; and shall state the full name, address, and telephone number of the person giving the notice.

(c) *Identification of counsel*. All notices shall state the name, address, and telephone number of the legal counsel, if any, representing the person giving the notice.

[57 FR 55040, Nov. 23, 1992; 57 FR 61612, Dec. 28, 1992]

§ 374.4 Timing of notice.

(a) Violation of standard, regulation, condition, requirement, or order. No action may be commenced under subsection 310(a)(1) of the Act before sixty (60) days after the plaintiff has served notice of the violation as specified in §374.2(c). No action may be commenced under subsection 310(a)(1) of the Act if the President or his or her delegatee has commenced and is diligently prosecuting an action under the Act or under the Resource Conservation and Recovery Act (RCRA), 42 U.S.C. 6901 et seq., to require compliance with the CERCLA standard, regulation, condition, requirement, or order concerned (including any provision of an agreement under section 120 of the Act).

(b) Failure to act. No action may be commenced under subsection 310(a)(2) of the Act before sixty (60) days after the plaintiff has given notice of the failure to act as specified in this part.

§ 374.5 Copy of complaint.

At the time of filing an action under this Act, the plaintiff must provide a copy of the complaint to the Attorney General of the United States and to the Administrator of the Environmental Protection Agency.

§ 374.6 Addresses.

- Administrator, U.S. Environmental Protection Agency, 401 M Street, SW. (A-100), Washington, DC 20460.
- Regional Administrator, Region I, U.S. Environmental Protection Agency, John F. Kennedy Building, room 2203, Boston, MA 02203.
- Regional Administrator, Region II, U.S. Environmental Protection Agency, 26 Federal Plaza, room 930, New York, NY 10278.
- Regional Administrator, Region III, U.S. Environmental Protection Agency, 841 Chestnut Street, Philadelphia, PA 19107.
- Regional Administrator, Region IV, U.S. Environmental Protection Agency, 345 Courtland Street, NE., Atlanta, GA 30365.
- Regional Administrator, Region V, U.S. Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, IL 60604.

- Regional Administrator, Region VI, U.S. Environmental Protection Agency, 1445 Ross Avenue, suite 1200, Dallas, TX 75202-2733.
- Regional Administrator, Region VII, U.S. Environmental Protection Agency, 726 Minnesota Avenue, Kansas City, KS 66101.
- Regional Administrator, Region VIII, U.S. Environmental Protection Agency, 999 18th Street, suite 500, Denver, CO 80202-2405.
- Regional Administrator, Region IX, U.S. Environmental Protection Agency, 75 Hawthorne Street, San Francisco, CA 94105.
- Regional Administrator, Region X, U.S. Environmental Protection Agency, 1200 Sixth Avenue, Seattle, WA 98101.
- Administrator, Agency for Toxic Substances and Disease Registry, Center for Disease Control, 200 Independence Avenue, SW., Washington, DC 20201.
- Attorney General, United States Department of Justice, Tenth and Pennsylvania Avenues, NW., Washington, DC 20530.

PARTS 375-399 [RESERVED]